

CMI HIGH-YIELD OPPORTUNITY FUND CORP. Offering Memorandum Amended and Restated

Update 2021



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This Offering Memorandum is for the personal use only of those persons to whom we deliver a copy in connection with this Offering for the purpose of evaluating the securities we are offering hereby. By accepting a copy of this Offering Memorandum, you agree that you will not transmit, reproduce or make available to anyone, other than your professional advisors or as required by law, this Offering Memorandum or any information contained herein. No person has been authorized to give any other information or to make anyother representation concerning this Offering that is not contained in this Offering Memorandum. You should not rely on any such other information or representation. The delivery of this Offering Memorandum is not intended to constitute an offering of securities where it is unlawful to make an offering memorandum distribution under National Instrument 45-106.

Continuous Offering

March 31, 2022

AMENDED AND RESTATED OFFERING MEMORANDUM CMI HIGH-YIELD OPPORTUNITY FUND CORP. Class A Preferred Shares Class F Preferred Shares

SUBSCRIPTION PRICE: \$1.00 PER SHARE MINIMUM INITIAL INVESTMENT: \$5,000

ThisConfidentialOfferingMemorandum(the"OfferingMemorandum")constitutesacontinuousofferingof securities of CMIHigh-Yield Opportunity Fund Corp. (the "Corporation") as described herein, on a private placement basisonly in those jurisdictions where they may be lawfully offered forsale and there in only by persons permitted to sell such securities and to those persons to whom they may be law fully offered for sale. No securities commission the securities of the securities ofor similar regulatory authority in Canada or any other jurisdiction has reviewed the Offering Memorandum or has in the second secondanyway passed up on the merits of the securities offered here under and any representation to the contrary is an anyway passed up on the merits of the securities of the secoffence. No prospect us has been filed or will be filed with any such authority in connection with the securities offered and the securities of the securihereunder. The Offering Memorandum is provided to specific prospective investors for the purpose of assisting them and their professional advisers in evaluating the securities offered here by and is not, and under no circumstances, isto be construed as a prospect us or advertisement or a public offering of these securities. No person is authorized to the security of the securet of the segiveanyinformationormakeanyrepresentationnotcontainedintheOfferingMemoranduminconnectionwiththe offering of the sesecurities and if give normade, any such information or representation may not be relied upon. Thesecuritiesdescribedhereinarenot"deposits" within the meaning of the Canada Deposit Insurance Corporation Act, are not insured under the provisions of that Actor any other legislation, and are not quaranteed. Under applicable laws, resale of the securities offered hereunder may be subject to indefinite restrictions, other than through redemption of the securities or another available exemption.

Potential investors should pay particular attention to the information under "Risk Factors" in the Offering Memorandum. An investment in the securities described herein requires the financial ability and willing ness to accept certain risks. No assurance can be given that the objective of the Corporation will be achieved or that investors will receive a return of their investment.

The Corporation is offering, on a private placement basis, an unlimited number of Class A Preferred Shares (the "Class A Shares") and an unlimited number of Class F Preferred Shares (the "Class F Shares" and together with the Class A Shares, the "Offered Shares") in the capital of the Corporation at a price of \$1.00 per Share (the "Offering").

The Offered Shares will be offered to eligible investors under certain prospect us exemptions under National Instrument 45-106

-Prospectus Exemptions ("NI45-106") in accordance with the conditions specified in the Offering Memorandum. The Offered Shares may be offered in each of the provinces and territories of Canada (the "Selling Jurisdictions") pursuant to available prospectus exemptions and subject to the registration requirements of applicables ecurities legislation in the Selling Jurisdictions.

The minimum initial investment amount for Offered Shares purchased by investors that are accredited investors ("Accredited Investor Exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um exemption (the "Offering Memorand um exemption") and the offering memorand um

Exemption") is \$5,000. For investors who are not relying the preceding exemptions and who are non-individuals, Offered Shares may be purchased by relying on the minimum amount exemption in NI45-106 (the "Minimum Amount Exemption"), which requires a minimum initial investment of \$150,000. The requirements of each prospectus exemption are set out in the accompanying Subscription Agreement.

TheCorporationhastherighttowaiveorvarytheminimumsubscriptionamountinitssolediscretion, subject to applicable securities laws. There is no market through which the Offered Shares may be sold and no such market is expected to develop as a consequence of the subscription.

The Offered Shares being distributed pursuant to the Offering Memorandum are subject to restrictions on resale until such time as:

- i. appropriate hold periods under applicable securities laws have been satisfied;
- ii. the trade is made in reliance on an available statutory exemption; or
- iii. an appropriate discretionary order is obtained pursuant to applicable securities laws. Since the Corporation is not a reporting issuer pursuant to applicable securities laws, the applicable hold periods may never expire, and if no further statutory exemption may be relied upon or if no discretionary order is obtained, this could result in a purchaser having to hold Offered Shares for an indefinite period of time. The Corporation does not currently intend to file a prospectus or otherwise become a reporting issuer pursuant to applicable securities laws and accordingly it is not intended that the Offered Shares will become freely tradable. See "Resale Restrictions".

Purchasers of Offered Shares pursuant to the Offering Memorand umare granted certain rights of action for damages or rescission described herein under the heading "Purchaser's Rights of Action for Damages or Rescission".

EACHPURCHASEROFOFFEREDSHARESISADVISEDTOCONSULTWITHTHEIROWNLEGALADVISORASTO THECOMPLETEDETAILS OF THE EXEMPTIONS FROM THE PROSPECTUS REQUIREMENTS OF APPLICABLE SECURITIES LAWS BEING RELIED UPON AND THE CONSEQUENCES OF PURCHASING OFFERED SHARES PURSUANT TO SUCH EXEMPTIONS.

SUMMARY

The following is a summary of the principal features of an investment in the Corporation and is qualified in its entire ty by the more detailed information contained later in the Offering Memorandum.

The Issuer:	CMI High	-Yield Opportunity Fund Corp. (the "Corporation")
Head Office:	Address:	2425 Matheson Blvd., Mississauga ON, L4W5K4
	Tel:	1-888-465-1432 ext. 707
	E-mail:	investor@cmiloans.ca
Currently Listed or Quoted:	The secu	ities do not trade on any exchange or market.
Securities Offered:		ing consists of an unlimited number of Offered Shares. See ion of the Offered Shares."
	The Offer	ing is limited to investors relying on the
	a. Accre	dited Investor Exemption;
	b. Offer	ing Memorandum Exemption;
		renon-individualswhoinvestpursuanttotheMinimumAmount ption; or
	prosp offere Jurisc regist	om Offered Shares may otherwise be sold in accordance with a bectus exemption under NI 45-106. The Offered Shares may be ed in each of the provinces and territories of Canada (the "Selling dictions") pursuant to prospect us exemptions and subject to the ration requirements of applicables ecurities legislation of the Selling dictions.
Price per Security:	\$1.00 per	Offered Share.
Maximum Offering:	may be th	numOfferingis\$100,000,000.ThereisnominimumOffering.You he only investor. Funds available under the Offering may not be to accomplish our proposed objectives.
Minimum Subscription Amount	Inthecase	ersmustsubscribeforaminimumof5,000OfferedShares(\$5,000). eofSubscribersrelyingontheMinimumAmountExemption,the n subscription amount is \$150,000.
Objective of the Corporation:	Investme TheCorpo holdings	oration intends to qualify at all relevant times as a Mortgage ont Corporation ("MIC") under the Income Tax Act (the "Tax Act"). oration's objective is togenerate a regular stream of income from its of mortgage loans within the MIC criteria prescribed by the Tax Act, serving capital. See "Income Tax Consequences and RRSPE ligibility"
Payment Terms:		, wire, electronic funds, transferor certified cheque payable to "CMI Id Opportunity Fund Corp." for the full subscription amount.
Proposed Closing Date(s):	will occu subscripti	ed Shares will be offered for sale on a continuous basis. Closings r on the dates established by the Managers in its discretion. All onsreceivedaresubjecttorejection,orallotmentandtheCorporation the right to terminate this Offering without notice.

Income Tax Consequences:	There are important tax consequences to these securities. See the section entitled "IncomeTaxConsequences and RRSPE ligibility". "Subscribers should consult their independent professional advisors before making an investment in this Offering.
Selling Agent:	Class A Shares
	The Corporation may payselling commissions or fees of up to 3% of the funds raised. In addition, registered dealers purchasing Class A Shares on behalf of their clients may be paid trailing commissions for ongoing services they provide to investors, including investment advice, account statements and news letters. A trailing commission is generally calculated and payable quarterly in arrears to dealers whose clients hold Class A Shares at a rate equal to 1% of out standing shares attributable to the Class A Shares sold by such dealers as at the last business day of the applicable quarter. The trailing commissions are paid by the Managerout of the feesitreceives from the Corporation. The trailing commissions are not payable on Class A Shares purchased pursuant to the DRIP. The Manager may change or cancel the trailing commission at any time in its sole discretion.
	Class F Shares
	Nosales commission or trailing commission is paid to a dealer in respect of Class F Shares. See "Compensation Paid to Sellers and Finders"
Resale Restrictions:	Youwillberestrictedfromsellingyoursecuritiesforanindefiniteperiod.See "Resale Restrictions".
Risk Factors:	AninvestmentintheOfferedSharesissubjecttovariousriskfactors, including but not limited to the following: no market for Offered Shares and transfers on transfer; retraction liquidity; no guarantees on the Corporation's ability to pay dividends; no review on the Offering Memorandum by the securities regulatory authorities; absence of management rights; the Corporation's ability to borrow; risks associated with the Corporation's MIC tax designation; absence of voting rights; dilution; conflicts of interest; reliance on management and third parties; future operations and possible need for additional funds; litigation risks; competition and availability of investments; environment alliability of a mortgage; investments not insured; changes in regulatory regime; renewal of mortgages; liquidity risk; priority over security; investment concentration; sensitivity to interest rates; mortgage prepayments; prepayment son mortgages higherrisk mortgages; defaults changes in property values; use of leverage; changes in economy and credit markets.
	There is no guarantee that an investment I the Corporation will earn a positive return in the short or long-term. See "Risk Factors" for a discussion of the investment considerations that should be taken into account by prospective subscribers.
Purchaser's Rights:	Youhavetwo(2) business days to cancely our agreement to purchase these securities. If there is a misrepresentation in this Offering Memorandum, you have the right to sue either for damages or to cancel the agreement. See "Purchasers' Rights of Action for Damages or Rescission".
Currency:	IntheOfferingMemorandumallreferencetodollaramountsaretoCanadian dollars, except where otherwise indicated.

NO SECURITIES REGULATORY AUTHORITY OR REGULATOR HAS ASSESSED THE MERITS OF THESE SECURITIES OR REVIEWED THIS OFFERING MEMORANDUM. ANY REPRESENTATION TO THE CONTRARY IS AN OFFENCE. THIS IS A RISKY INVESTMENT. SEE "*RISK FACTORS*".

FORWARD-LOOKING STATEMENTS

ThisOfferingMemorandumcontainscertainstatementsordisclosuresthatmayconstituteforward-lookinginformation undertheapplicablesecuritieslegislationandtherespectiveregulations, rules and policies and orders thereunder and all applicable published orders and rulings ("securities legislation") of the applicablese curities commissions or similar regulatory authority ("securities regulatory authority").

Forward-lookingstatements may be identified by the use of words like "believes", "intends", "expects", "may", "will", "should", "estimates" or "anticipates", or the negative equivalents of those words or comparable terminology, and by discussions of strategies that involver is ks and uncertainties. All forward-looking statements are based on the Corporation's current beliefs as well as assumptions made by and information currently available to the Corporation and relate to, among other things, anticipated financial performance; prospects; strategies; the nature of the Corporation's operations; sources of income; forecasts of capital expenditures and the sources of the financing thereof; expectations regarding the ability of the Corporation torais capital; the Corporation's outlook; plans and objectives for future operations; forecast results; and anticipated financial performance.

Therisks and uncertainties of the Corporation's activities, including those discussed under the section entitled" Risk Factors", could cause the Corporation's actual results and experience to differ materially from the anticipated results or other expectations expressed. In addition, the Corporation bases forward-looking statements on assumptions about future events, which may not prove to be accurate. In light of these risks, uncertainties and assumptions, prospective purchasers should not place undue reliance on forward-looking statements and should be aware that events described in the forward-looking statements set out in this Offering Memorandum may not occur.

The Corporation cannot assure prospective purchasers that its future results, levels of activity and achievements will occuras the Corporation expects, and neither the Corporation nor any other person assumes responsibility for the accuracy and completeness of the forward-looking statements. Except as required by law, the Corporation assumes no obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise. Subscribers are urged to read "Risk Factors" for a discussion of other factors that will impact the operations and success of the Corporation.

DOCUMENTS INCORPORATED BY REFERENCE

Inaddition to and a part from this Offering Memorandum, the Corporation may utilize certain marketing materials inconnection with the Offering, including an executive summary of certain of the material set for thin this Offering Memorandum. This material may include facts he ets and Subscribers ales promotion brochures, question and answer the subscriber shows a subscriber of the subscriber shows a subscriber of the subscriber shows a subscriber of the subscriber of the subscriber shows a subscriber of the subscribero of the subscriber of the subscriber ofbooklets, and presentations. All such marketing materials are specifically incorporated by reference into and form an integral part of this Offering Memorandum. All such marketing materials will be delivered or made reasonably available to a prospective purchaser prior to the purchase by such prospective purchaser of Offered Shares. Any the second secstatement contained in a document incorporated or deemed to be incorporated by reference here in shall be deemed to be modified or superseded for the purposes of this Offering Memorand um to the extent that a statement contained and the statement of thehereinorinanyothersubsequentlydeliveredOfferingMemorandumwhichalsois, or is deemed to be, incorporated by reference here in modifies or supersedes such statement. The modifying or superseding statement need not state that it has modified or superseded a prior statement or include any other information set for thin the document that it is the superseded and thmodifies or supersedes. The making of a modifying or superseding statements hall not be deemed an admission for any purposes that the modified or superseded statement, when made, constituted a misrepresentation, an untrue statement of a material factor anomission to state a material fact that is required to be stated or that is necessary to make a material fact that is necessary to mstatement not misleading in light of the circumstances in which it was made. Any statement so modified or supersededshall not be deemed, except as so modified or superseded, to constitute a part of this Offering Memorandum.

CURRENCY

 $\label{eq:allocal} All dollara mounts stated in this Offering Memorandum are expressed in Canadian currency, except where otherwise indicated.$

INTERPRETATION

InthisOfferingMemorandum,unlessthecontextotherwiserequires,whenweusetermssuchasthe"Corporation", "we","us"and"our",wearereferringtoCMIHigh-YieldOpportunityFundCorp.andwhenweusethetermssuchas "Subscriber",or"you"or"Subscriber"wearereferringtoapersonwhopurchasesOfferedSharesundertheOffering, thereuponbecominganinvestorintheCorporation.Wordsimportingthesingularnumberonly,includethepluraland vice versa, and words importing the masculine, feminine or neuter gender include the other genders.

Where used in this Offering Memorandum, the following capitalized words and phrases shall, unless there is something in the context otherwise inconsistent therewith, have the following meanings, respectively:

"Act"orthe"OBCA" means the Business Corporation Act, Ontario, as now enacted or as the same may from time to time beamended, re-enacted or replaced (and, here in the case of such amendment, re-enactment or replacement, any references here in shall be read as referring to such amended, re-enacted or replaced provisions).

"Articles" means articles of incorporation of the Corporation, as they may be amended, modified or restated, from time to time.

"BusinessDay" means a day other than a Saturday, Sunday or any other day treated as a holiday in the municipality in Canada in which the Corporation's registered office is then situated.

"ClassAShares" means the ClassAP referred Shares in the capital of the Corporation as constituted from time to time.

"ClassFShares" means the ClassFP referred Share in the capital of the Corporation, as constituted from time to time.

"CommonShareholder" means a person recorded in the securities register of the Corporation for the Common Shares as being the registered holder of one or more Common Shares.

"Common Shares" means the common shares of the Corporation, as constituted from time to time.

"CorporateObjective" means the qualification of the Corporation and maintenance of its status at all times as a "mortgage investment corporation" within the meaning of the Tax Act, as reasonably interpreted and applied by the directors of the Corporation.

"Directors" or "Board of Directors" means the board of directors of the Corporation.

"DividendPaymentDate" means, where with respect to a month, dividends have been declared by the Board of Directors in accordance with the provisions hereof, the 15th day of the following month.

"LiquidationDistribution" means a distribution of assets of the Corporation among its shareholders arising on the liquidation, dissolution or winding up of the Corporation, whether voluntary or involuntary, or any other distribution of assets of the Corporation among its shareholders for the purpose of winding up its affairs.

"NI 45-106" means National Instrument 45-106 – Prospectus Exemptions.

"Preferred Shares" means collectively, the Class A Shares and the Class F Shares.

"Preferred Shareholder" means a person recorded in the securities register of the Corporation for the Preferred Shares as being the registered holder of one or more Preferred Shares.

"Redemption Date" means, with respect to the Preferred Shares, the last day of a calendar quarter.

"Redemption Price" means, with respect to a Preferred Share, the sum of \$1.00 together with all declared and unpaid dividends on the Preferred Share.

"Redemption Request" means, with respect to the Preferred Share, a written notice in prescribed form, duly completed by the Preferred Shareholder, requesting the corporation to redeem Preferred Shares specified therein.

"Shares" means collectively, the Common Shares and the Preferred Shares, or any combination thereof as the context may require.

"Subscribers" means a subscriber for Offered Shares pursuant to the Offering.

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

ITEM 1 USE OF AVAILABLE FUNDS

1.1 Available Funds

The following table provides a break down of the expected available funds following the completion of the Offering:

		AssumingMinimumOffering ⁽¹⁾	AssumingMaximumOffering
Α.	Amount to be raised by this Offering	\$0	\$100,000,000
В.	Sellingcommissionsandfees(estimated) ⁽²⁾	\$0	\$3,000,000
C.	Estimated Offering costs (e.g., legal, accounting, audit.)	\$0	\$100,000
D.	Available funds: $D = A - (B+C)$	\$0	\$96,900,000
E.	Additional sources of funding required	\$0	\$0
F.	Working capital deficiency (3)	\$0	\$0
G.	Total: $G = D + E + F$	\$0	\$96,900,000

Notes:

- 1. ThereisnominimumOffering.TheCorporationwillofferanunlimitednumberofOfferedSharesonacontinuous basis at the Managers' discretion until the Maximum Offering is completed or terminated.
- 2. The Corporation sells Offered Shares through dealers authorized to do so. The Corporation may payselling commissions or fees of up to 3% of the funds raised on the Class A Shares. In addition, registered dealers purchasing Class AS hares on behalf of their clients may be paid trailing commissions for ongoing services they provide to investors, including investment advice, account statements and newsletters. Atrailing commission is generally calculated and payable quarterly in arrears to dealers whose client shold Class AS hares at rate equal to 1% of initial outstanding shares attributable to the Class AS hares sold by such dealers as at the last business day of the applicable quarter. The trailing commissions are paid by the Managerout of the fees it receives from the Corporation. Trailing commissions are not payable on Class AS hares purchased pursuant to the DRIP. The Managermay change or cancel the trailing commission at any time in its sole discretion. The Corporation pays no commissions on the Class FS hares. See "Compensation Paid to Sellers and Finders."
- 3. From the date that is commenced operations on October 29th 2019, the Corporation has generated new proceeds of \$27,267,353 through the sale of Offered Shares and re-investment of dividends, net of share retractions. See "Capital Structure" and "Prior Sales".
- $\label{eq:asymptotic} 4. \quad As at the date of this Offering Memorandum, the Corporation does not have a working capital deficiency.$

1.2 Use of Available Funds

The following table provides a detailed breakdown of how the Corporation will use the available funds:

Description of intended use of net proceeds listed in order of priority	Assuming Minimum Offering ⁽¹⁾	AssumingMaximumOffering
To the payment of monthly management, advisory fees and mortgage services fees ⁽²⁾	\$0	\$1,000,000
Working Capital ⁽³⁾	\$0	\$0
To lend out funds and make investments permittedbyaMlCundertheTaxAct(asdefined below) ⁽⁴⁾	\$0	\$95,900,000
Total: Equal to G in the Funds table above	\$0	\$96,900,000

Notes:

- 1. ThereisnominimumOffering.TheCorporationwillofferanunlimitednumberofOfferedSharesonacontinuous basis at the Managers' discretion until the Maximum Offering is completed or terminated.
- 2. Thisamountreflects a yearly estimate of the following fees payable to the Managers (as defined below) under the Management Agreement (as defined below) in fiscal year 2021 were \$209,932 See "Business of the Corporation Structure." The Managers are paid 1% of AUM calculated monthly aspert he Management Agreement. AUM is defined as the total of the principal amount of the outstanding mortgage balances (less any credit losses).
- 3. Notmore than 10% of the available funds will be used by the Corporation to pay debt incurred within the two preceding financial years.
- 4. Initanticipated that the funds raised from this Offering after expense will be used for permitted lending and funding new mortgage investments. The amount that we have available for these purposes will depend upon whether we achieve the Maximum Offering.

1.3 Reallocation

The Corporation intends to spend the available funds as stated. We will reallocate funds only for sound business reasons.

ITEM 2 BUSINESS OF THE CORPORATION

2.1 Structure

CMIHigh-YieldOpportunityFundCorp.wasincorporatedundertheBusinessCorporationsAct(Ontario)onOctober 29,2019.TheCorporation'sheadandregisteredofficeislocatedat2425MathesonBlvd.,MississaugaON,L4W5K4. TheCommonSharesoftheCorporationareownedbyinequalproportionsbyBryanJaskolka,MichaelJaskolka,Alan Jaskolka and Jeffrey Jaskolka. Alan is the father and Michael, Bryan and Jeffrey are brothers.

The Corporation is required under its articles of incorporation to qualify and remain qualified as a "mortgage investment corporation" or a "MIC" as mortgage investment corporations are commonly referred to, under the Income TaxAct(Canada) ("TaxAct"). This effectively enables the MIC to operate as a tax-free "flow through" conduit of net income to its shareholders.

TheCorporation's business objective is to generate income by optimizing its investment portfoliow ithin the MIC criteria and a teby the Tax Act. The Tax Act's MIC criteria are discussed in further detail below. See ITEM6: INCOME TAX CONSEQUENCES AND RRSP ELIGIBILITY.



CanadianMortgagesInc.("CMI") isaCanadiancontrolled private corporation and is licensed through FSRAO (as defined below) as a mortgage brokerage.

CMIMortgageInvestmentsInc.("CLI") is a Canadian controlled private corporation. CLI provides mortgagelending and underwriting services to CMI's group of companies.

CMIMortgageServicesInc.("CSI") isaCanadian controlled private corporation. CSI is licensed through FSRAO and provides mortgage administration services for the CMI group of companies

CMIRealEstateInc.("CRI") is a Canadian controlled private corporation. CRI is licensed through RECO (as defined below) and provides real estate sales services.

Management of the Corporation

TheBoardofDirectorsoverseestheoverallbusinessandundertakingoftheCorporation.Thedaytodayoperationsof theCorporationaremanagedbyCSIandCMI.(togetherthe"Managers")underaMortgageServicesAgreementdated July1st,2020withtheCorporationwhichprovidesformanagement,advisory,underwritingandadministrationservices for the investments by the Managers ("Management Agreement").

CSI is licensed as a mortgage administrator with Financial Services Regulatory Authority of Ontario ("FSRAO") and CMI is licensed as a mortgage broker with FSRAO.

The Managershave been engaged by the Corporation to provide it with management, mortgage origination and mortgage administration services. Mortgage investments are sourced primarily through Managers. The Managers may employ from time to time the services of related persons, including real estate brokers and lending companies. Any fees paid by the Corporation to such related persons will be at rates consistent with those charged by arms-length third parties.

The Board of the Corporation is composed of two directors – Alan Jaskolka and Bryan Jaskolka who are father and son. Bryan Jaskolka is the Chief Operating Officer and the Chief Executive Officer. Alan Jaskolka is the Chief Financial Officer of the Corporation.

Relationship between the Corporation and the Managers

The Corporation, the Managers are related companies insofar as one of the holders of the common shares of the Corporation and the sole shareholder of the holding group who is the sole shareholder of the Managers is the same person. The directors of the Corporation and the directors of the Managers are also the same individuals. The Corporation and the Managers also share key employees and decision-makers. As a result, the Corporation and the Managers are under common direction and control.

Twoofthedirectors and officers of the Corporation and Managers are licensed with FSRAO as mortgage agents with CMI. Alan Jaskolkais licensed as the "principal broker" with CMI and Bryan Jaskolkais licensed as a "broker" with CMI. These two individuals, Alan Jaskolka and Bryan Jaskolka will be entitled to receive a portion of the compensation paid to the Managers by borrowers who obtain mortgaging financing from the Corporation.

 $\label{eq:alambda} A lan Jaskolka is also the principal shareholder and the sole director and officer of CRI which is registered with Real Estate Council of Ontario ("REICO") as a real estate broker age firm. Alan Jaskolka is registered with REICO as a licensed real estate broker with CRI. CRI is a member of the Toron to Real Estate Board. The Corporation may invest in mort gages in respect of which Messieur Jaskolka or CRI has provided real estate asset acquisition services to the Corporation.$

Bryan Jaskolka is the sole shareholder of CMI Financial Group Inc., who is the sole shareholder of CMI, CLI and CSI. Bryan Jaskolka is the CEO of CLI, which is privatelending company that matcheshigh-quality mortgages with investors based on their personal preferences and target ROI goals. While CLI is not paid directly by the Corporation for under writing certain mortgages that the Corporation invests in, CLI generates its revenues from the rates pread. The Managers do not exclusively provides ervices to the Corporation. It also structures mortgages outside of the Managers. The Managers created by the Managers. The Managers are constructed by the Managers are constructed by the Managers are constructed by the Managers. The Managers are construct

The Managers, or any of its officers, shareholders, employees, or affiliates, may purchase for their own account and own as a co-lender, a percentage interestinany investment held by the Corporation. The Managers or any related company or individual may hold as ubordinate portion in any mortgage which is presented to the Corporation for investment, and the rate of return on such as ubordinate portion may vary from the Corporation's rate of return due to the differing loan-to-value risk assumed by the Corporation. See Conflicts of Interest in Section 2.2 below.

Management Fees and Expenses

The Corporation will pay the following amounts to the Managers under the terms of the Management Agreement:

- a. Amanagementfeeuptoandequalto 1.00% perannum of the outstanding aggregate principal balance of all mortgages, or the outstanding aggregate principal balance of the Corporation's percentage interest therein, and the book value of the Corporation's investments other than mortgages, calculated monthly on the first day of the month at the rate of 0.08333%, aggregated and payable in monthly installments on the last day of any partial month.
- b. Anannualperformancefeeequaltoanamountnottoexceed 20.00% of the net yield over and above 9% per annumgenerated from all investments to be calculated at the end of the fiscal year. For example, if the net yield throughout the year calculated on the fiscal year end is 14%, then the performance fees hall be 20.00% of 5.00% (14%-9%) which equals 1.00%. If for example the net yield throughout the year calculated on the fiscal year end is 8.50% then there shall be no performance fee.
- c. TheManagersareentitledtodeductanyamountsdeductibleundertheManagementAgreement,including its interestallocations, before distributing amounts to the Corporation under the Management Agreement. In addition, the Managersare entitled to retain any overnight float interest on all accounts maintained by itandalllender, broker, origination, commitment, renewal, extension, advance, discharge, latepayment, participation, NSF, administration and similar or other fees generated on the investments acquired by the Corporation, which fees are and remain the sole property of the Managers, and to the extent that they are recovered from the borrowers or investment.
- d. AllrightsgrantedtotheManagersandotheramountspayabletotheManagerspursuanttothetermshereof shallincludetheapplicableamountofharmonizedsalestax("HST")payableinrespectthereof.Accordingly, theManagersshallberesponsibleforremittingallHSTpayableonthefeesstatedaboveatsuchtimesand in such amounts as required by law.
- e. The Managers are responsible for all its internal costs including, without limitation, all its internal costs incurred in originating, sourcing, arranging and offering investments for sale to the Corporation.

All the other costs with respect to the Corporations' business shall be paid for by the Corporation including, without limitation, taxes, legal, accounting, audit, operating, offering, management and administration fees and expenses, and fees and expenses associated with the acquisition, registration, disposition, holding, collection and enforcement of the Corporation's investments.

Management Agreement

The Corporation has entered a Management A greement with the Managers pursuant to which the Managers will provide exclusive ongoing management, mortgage administration and advice and consulting services to the Corporation. The Management A greement is for an indefinite term, subject to certain provisions for termination.

- $a. \ \ The Corporation may term in a tethe Management Agreement for any reason on 30 days written notice.$
- b. The Management Agreement may be terminated at any time, by mutual consent in writing.
- c. The Managers may resign and the Agreement terminated on 60 days' notice to the Corporation.

- d. Either party may terminate the Management Agreement in the event of:
 - i. the commission by either party of any fraudulent act;
 - ii. eitherpartybecomesbankrupt, insolventormakes ageneral assignment for the benefit of its creditors;
 - iii. conviction of either party for a criminal offence;
 - iv. conductbyeitherpartythatismateriallydamagingtotheotherpartyandcontrarytothetermsofthe Management Agreement;
 - v. material breach of the Management Agreement by a party;
 - vi. material misrepresentation by a party; or
 - vii. materialfailurebyapartytoperformitsdutiesasdescribedintheManagementAgreementwithinten days of written notice by the other party.

PursuanttothetermsoftheManagementAgreement,theCorporationhasagreedtoindemnifyandreimbursethe Managers,aswellasitsdirectors,officers,shareholders,employeesandagents,fromandagainstanylosses,claims, costs,damagesandliabilitiessufferedorsustainedbyitinthecourseofcarryingoutitsdutiesundertheAgreement, orsufferedasaresultofanythirdpartyclaimsotherthanthosesuitsclaimsordemandsoccasionedbytheManagers gross negligence or willful misconduct.

Third Party Marketing Agreements, Finder's Fees and Commissions

The Managers on behalf of the Corporation may enter into marketing agreements with third parties such as financial advisors, stock brokers and dealers, and financial intermediaries to market the Offered Shares on behalf of the Corporation. None of the Managers nor any their respective directors, officers or shareholders, will receive compensation for placing Offered Shares. In addition to up front commissions paid at the time of the investment, the Managers may also pay ongoing servicing fees or trailing commission to third parties who distribute Offered Shares of the Corporation. Fees payable to third party dealers and intermediaries (registered dealers only) will be negotiated but in any event, will not exceed 3% of the gross subscription proceeds and annual trailing commissions of 1% of the net value of the shares, less any shares purchased through the DRIP, paid quarterly.

Credit Committee

The Managers will establish a Credit Committee comprised of professionals knowledge able and experienced in mortgages and real estate finance. At all times, at least one member of the Credit Committee will be a senior executive of the Managers. The Credit Committee will review all mortgages and loans to be made by the Corporation. The members of the Credit Committee are Elizabeth Wood, Bryan Jaskolka and Kevin Fettig.

2.2 Our Business

The Mortgage Portfolio

The Corporation's primary business is earning income through investing in a portfolio of residential and commercial mortgages. Commercial mortgages are mortgages that are principally secured by land developments or income producing properties that have retail, commercial, service, office and/or industrial uses. Residential mortgages those mortgages principally secured by single family houses. The corporation does not actively employ resources to originate mortgages, the corporation relies exclusively on CSI., are lated corporation, to under write and provide mortgages for investment.

The Credit Committee is responsible form an aging the corporations mortgage investments. The agreement between the Corporation and the Mortgage Services Agreement between CSI (are lated company) provides all mortgages are apprecised as the company of the comp

underwrittenbyCSI.CSI will perform certain administrative duties in the management and administration of all mortgages held within the corporation.

The Corporation expects to build a portfolio of residential and commercial mortgages as follows:

- a. Residential Mortgages at least 50% of the Corporation's assets, at cost, consists of mortgages on new, existing, proposed or inconstruction residential properties in Canada, including but not limited to, singlefamily dwellings, duplexes, townhouses, condominium units and a partment buildings, land, income producing property, or cash on hand or deposit pending investment in mortgages.
- b. CommercialMortgages–upto35%oftheCorporation'sassetsmayconsistofconventionalmortgageson existing, proposed or in construction retail, commercial or industrial properties in Canada.
- c. OtherInvestments-investmentsmayalsobemadefromtimetotimeinmoneymarketinstruments, pending investment in mortgages
- d. RealProperty–upto25% of the Corporation's assets may be invested directly in real estate properties held for income purposes.
- e. The Corporation may acquire real estate properties by fore closure or otherwise as default occurs on a mortgage.
- f. TheCorporationisallowedtoborrowfundsundertheprovisionsoftheTaxAct,however,theCorporation has capped leverage at 85% of the value of property owned by the Corporation.

TheCorporationhasinitially established and conducted its business in the Province of Ontario. As the opportunities rise, the Corporation expects to expand its business to other Provinces.

AsatOctober 31,2021, the Corporation's investment in mortgages was \$23,827,236 net of an allowance for loan loss in the amount of \$31,954. AsatOctober 31,2021,134 individual mortgages were held by the Corporation with an average loan size of \$\$178,091 and a weighted average loan to value ratio of 80.21%. See ITEM 2: BUSINESSOF THE CORPORATION, 2.3 Development of Business form ore detailed information with respect to the composition of the Corporation's mortgage portfolio as of October 31,2021

The annualized dividend yield (net of all fees and expenses) to holders of Class A Shares for the last fiscal years ended October 31 are summarized in the table below.

Fiscal Year Ending October 31st	Class A Shares
2021	10.42%
2020	10.27%

The directors have approved a dividend rate for the Class FS hares of +1% above the dividend rate of the Class A Shares. The Corporation reserves the right to change the dividend policy on the Offered Shares without notice to the holders of the Offered Shares.

See "Description of Offered Shares - Dividend Policy".

If deemed prudent by the Corporation, the Corporation may, from time to time, secure additional or replacement long term debt from financial institutions, other third parties or holders of Preferred Shares. Such loans may be secured by granting encumbrances, security interests or other charges on the assets of the Corporation.

Investment Policies, Practices and Restrictions

Allinvestmentswillcomplywith the investment policies of the Corporation. The Corporation's investment policies, practices and restrictions include but are not limited to the following:

Residential Mortgages

The Company's business consists of lending money, principally residential mortgages to individual consumers, which comprise a target minimum of 90% of its mortgage portfolio by dollar value. The Company classifies residential mortgages into the following categories based on the underlying property type or the use of the mortgage proceeds:

- i. properties with existing single or multi-family residential dwellings,
- $ii. \ \ lending to vacant land for the purpose of construction or development of residential dwellings, and$
- $iii. \ \ construction loans for the development or construction of single or multi-family residential dwellings.$

TheCompany, through a related entity, works closely with retail mortgage brokers through out Canadatomarket itself as a lender of choice in the "non-prime" mortgage market segment. In this manner, it expects to be well positioned to receive referral sonmortgage lending opport unities that do not meet the criteria of the major lending institutions or that involve borrowers in rural areas typically not well serviced by major lenders.

The maximum Loan to Value (LTV) of the Company's mortgage portfolio cannot exceed a weighted average of 85%. The maximum allowable LTV of any one residential mortgage in the portfolio will vary depending on the following criteria:

- Forresidentialmortgagesregisteredassecurityagainstpropertieswithexistingsingleormulti-family dwellings,theCompanygenerallyexpectstolenduptoanLTVof85%,althoughthisisdependenton location and mortgage priority
- Forresidentialmortgagesonvacantland(whichexcludesvacantlandforthepurposesofconstructionor development),theCompanygenerallyexpectstolenduptoa50%LTV,althoughtheamountisdependent uponthelocationandmortgagepriority.TheCompanywillonlylendonvacantlandonacase-by-casebasis atthediscretionoftheCreditCommitteeandtheManager,andtypicallynotforlandspeculationpurposes. TheCompanydoesnotintendtolendtolargerealestatedevelopmentsaspartofitsregularbusiness operations.ExceptinspecialcircumstancesthatareatthediscretionoftheCreditCommitteeandthe Manager,theCompanywillnotmakeloanssecuredonlybymortgagesonvacantlands,andwillgenerally require additional security from the borrower and/or guarantors.
- TheCompany'sconstructionprogramprovidesforlendinguptoa65%LTVbutcanexceed65%onacase bycasebasisiftheconstructionmortgageiswithinamajorurbansetting.Constructionmortgagescan beofferedtopropertyownersorbuilders/developersforsinglefamilyormulti-familyhomeswithuptoa maximumoffourunits.TheLTVforconstructionmortgagesisbasedonthevalueoftheunderlyingland plustheconstructionordevelopmentvalueachievedtothetimeofthemortgageadvance.Thecorporation targetsamaximumallowablelimitof15%ofthetotalassetsfortheCompany'sconstructionprogram.
- TheCompany'smortgageportfoliowillprincipallybecomprisedoffirstandsecondmortgages,targetinga netdividendyieldof10-11%.TheCompanytargetsanoverallallocationof25%tofirstmortgagesand75%to second mortgages. From time to time, the Company may also lend on third mortgages.

TheCompanyhasadoptedcertainpolicies which establish the investment criteria for the Company's investment decisions. By entering into the Management Agreement (see "Material Contracts – Management Agreement"), the Manager has agreed to abide by and apply these policies, which are as follows:

TheCompanymaymaintainupto5% of its total assets in cash, "near-cash" securities (such asterm deposits, guaranteed investment certificates or moneymarket securities) or have cash readily accessible via a line of credit at all times in order to meet redemption requests (see "Redemption of Securities"). The Company should also be in a position to redee maprior mort gage e's interestinagiven property if the Manager considers that it would be advantage ous for the Company to do so, having regard to the market value of the property and the amount of mort gage debt due to the Company;

- TheCompanymaynotholdanyindebtedness, whether by way of a mortgage or otherwise, of a person who is a common shareholder of the Company or of any other person who does not deal at arm's length with the annuitant of an RRSP or RRIF which holds Common Shares;
- TheCompanymaynotmakeanyloanorinvestmentwhichdoesnotmeetthe"Canadiancontent"requirements of paragraph 130.1(6)(c) of the Tax Act;
- The Company may not make a loan which, together with all other mortgage loans that have priority over or rank paripassu with such loan, exceeds 90% of the fair market value of the mortgaged property, except when:
 - i. such a mortgage is insured under the National Housing Act (Canada) or any similar legislation of a province, or
 - ii. the excess over 85% is insured by an insurance company registered or licensed under the Insurance Companies Act (Canada) or similar legislation of a Canadian province or territory;
- The Company may not make a loan secured by a mortgage on a property in which:
 - i. any senior officer or director of the Company, the Administrator or the Manager, or
 - ii. any associate or affiliate of a person referred to in (i) has an interest as mortgagor;
- TheCompanywillnotholdafractionalinterestinamortgagenorparticipateinmortgagesyndicationsunless reviewed and approved by the Credit Committee from time-to-time;
- TheCompanymaynotholdamortgagethetermofwhichexceedsfiveyearsunlessreviewedandapprovedby theCreditCommitteefromtime-to-time.MortgagesheldbytheCompanymaycontainprovisionspermittingthe mortgagor, when not in default, to renew their mortgage for one or more additional terms.

The Company will adhere to the following operating policies:

- theCompanymustobtainaPhaselenvironmentalauditwheretherealestatetobeprovidedassecurity for a mortgage is a commercial property when deemed necessary by the Credit Committee and/or Management.Wheretherealproperty is notofacommercial nature, aPhaselenvironmental study will not be commissioned unless the Manager deems such an audit to be necessary;
- theCompanywillobtaintitleinsuranceinrespectofrealpropertyprovidedassecurityforamortgageloanin suchamountsandonsuchtermsastheAdministratorconsidersappropriate,orinthealternative,willobtain a favorable title opinion from a solicitor;
- theCompanymustensurethatallpropertytaxesareuptodateandthateverypropertyobtainscurrentand valid title insurance and
- thelegaltitleoranamendmenttothelegaltitletoeachmortgageandotherinvestmentsoftheCompany must be held by and registered in the name of the Company or the custodian.

Investment Restrictions

The Company's investment practices are subject to certain operating, lending and other restrictions which have been adopted by the Credit Committee and the Manager. According to these restrictions, the Company may not:

- makeamortgageloanif,immediatelyaftertheclosingofthemortgagetransaction,theamountsolent wouldbegreaterthan10%ofthebookvalueoftheCompany'snetassets;wheretheCompany'snetassets exceeds \$5 million;
- guarantee securities or obligations of any person or company;
- engage in securities lending;
- engage in derivative transactions for any purpose;

- lendmoneyonthesecurityofamortgage(whichistheprimarycollateralforthemortgage)unlessan independent appraisal by a qualified real estate appraiser loan has been completed;
- develop, manageoracquire(except by foreclosure or other enforcement of its rights as mortgagee) any real property. (From time-to-time, the Company may lend to commercial mortgages. The Company defines a "commercial mortgage" as a mortgage registered assecurity against commercial, industrial property or any non-residential property. The underlying loan for which a commercial mortgage is granted will have a fixed rate of interest.)
- enterintoaforwardcommitmentthatisbindingontheCompanyunlesstheCompanyhas,atthetimesuch acommitmenthasbeenmade,sufficientcashor"nearcash"securitiestofundtheloan(s)towhichthe commitment relates; or
- otherwiseconductitsbusinessinamannerthatwouldresultintheCompanynolongerbeingqualifiedasa "mortgageinvestmentcorporation"undertheTaxAct,orthatwouldresultintheCommonSharesnotbeing a "qualified investment" for RRSPs and RRIFs under the Tax Act.

Commercial Mortgages

Fromtime-to-time, the Company may lend to commercial mortgages. The Company defines a "commercial mortgage" as a mortgage registered as security against commercial, industrial property or any non-residential property. The underlying loan for which a commercial mortgage is granted will have a fixed rate of interest.

Commercial mortgages will not include mortgages where the related mortgages are for the construction and development of commercial buildings on vacant lands. Borrowers in this category are typically willing to pay higher rates of interest for shorter termmortgages from the Company. Once the need for interimfinancing is complete, these borrowers typically refinance their debt for longer-termmort gages at lower interest rates with conventional financial institutions.

It is anticipated that a significant majority of the Company's mortgage portfolio will be residential and not commercial mortgages.

TheCompanymayinvestincommercialmortgagesfromtime-to-timebutcurrentlyhasnointenttodoso.lfandto theextentitdoesinvestinanycommercialmortgages,theCompanywilltargetcommercialmortgagesthatcomprise 5% or less of its mortgage portfolio by dollarvalue.lfanycommercialmortgages are made, they will generally have a maximum LTV of 65% with a one-year term.

Conflicts of Interest

Due to the relationships and contractual arrangements outlined in "Item 2.1 – Relationship between the Corporation and the Managers" above, there is the potential for conflicts of interest between the Corporation, the Manager, CMI, CLI, CSI and CRI. As the Corporation's directors and officers may also be directors, officers or shareholders of affiliates of the Corporation, there may be conflicts of interest if the interests of the secompanies are inconsistent. Although none of the directors or officers of the Corporation will devote all of his or her full time to the business and affairs of the Corporation. In addition, the Board of Directors is required by law to act the none of the director poration and to disclose the nature and extent of any interest that they may have in any actual or proposed material contract or transaction with the Corporation. If a conflict of interestarises at a meeting of the Board of Directors, any director in a conflict will disclose the nature and extent of his or her interest and actin a cord ance with applicable corporate law.

Changes to Investment Policies

If, due to a change in the provisions of the Tax Actor other legislation applicable to the Corporation, any of the foregoing investment policies require a mendment to comply with such change in legislation, the Corporation's directors may, subject to the Articles, make such change and such change will be binding on the Corporation.

It is anticipated that the Managers will provide the Corporation with assistance from time to time on revising the foregoing investment policies to comply with applicable legislation. In the event of any amendment to the foregoing investment policies, subject to the Articles of the Corporation, the Managers will be required to comply with and observe such change immediately upon such change becoming effective.

Redemption and Retraction Rights

The Corporation has established certain policies and guidelines in respect of the rights of retraction granted to holders of Preferred Shares and the rights of redemption granted to the Corporation. See "Description of Securities Offered - Terms of Securities."

2.3 Development of Business

The Corporation commenced active operations on October 29, 2019. To date, the Corporation has raised approximately \$27,267,353 infunds which has been invested in \$23,827,236 inmortgages. The principals of the Managers have more than 35 years of experience in the real estate and mortgage industry as mortgage brokers, investors and lenders. These qualifications enable the Managers to provide mortgage management, administrative and advisory services to the Corporation.

The association of the Corporation to a private lending company and mortgage administrator (by way of shared ownership) has contributed the Corporation's management team's ability to source high-quality loans, as well as reduce the cost of loan management. The Corporation is partially owned by Bryan Jaskolka, who is also sole owner of CMI Financial Group Inc. who is the sole shareholder of of CLI, CSI, and CMI. CLI, CSI, & CMI are managed by Bryan Jaskolka. Bryan is the CEO of CLI, CSI, and CMI. CSI as of October 31, 2021 has \$479 million of loans under administration. CLI has completed over 1 Billion in mortgages since Inception, with a capital loss of \$744 thousand.

Thefollowingtablesillustrate the characteristics of the Corporation's mortgage portfolio as at October 31,2021 interms of mortgagerank, property type, location of the underlying realest at esecurity, loan-to-valueratio and proportion of the portfolio that is non-performing. Note that the information contained in the tables below is unaudited.

Mortgage ⁽¹⁾ Portfolio Property Type			
1st Mortgages ⁽²⁾	\$2,046,775	8.60%	
Residential	\$2,046,775	100.00%	
2nd Mortgages ⁽³⁾	\$18,930,115	79.40%	
Residential	\$18,930,115	100.00%	
3rd Mortgages/Blanket Mortgages	\$2,850,346	12.00%	
Residential	\$2,850,346	100.00%	
TOTAL	\$23,827,236	100.00%	

Portfolio Allocation – Location - Rank				
First Mortgages	\$2,046,775	8.60%		
Second Mortgages	\$18,930,115	79.40%		
Third Mortgages/Blanket Mortgages	\$2,850,346	12.00%		
TOTAL	\$23,827,236	100.00%		

Notes:

- 1. Mortgagemeansaninterestinamortgage, amortgageofaleaseholdinterest (orotherlikeinstrument, including an assignment or an acknowledgement of an interestinamortgage) a hypothecation, a deed of trust or an acknowledgement of an interest in real property used to secure obligations to repay money by a charge on the real property.
- 2. FirstMortgagemeansamortgagewherethereisnootherpersonthatholdsapriorregisteredmortgageonthe same real property.
- 3. SecondMortgagemeansasecondmortgageforwhichtheprincipalamount,atthetimeofcommitment,together withtheprincipalbalanceoutstandingonanymortgagehavingpriorityonthesamepropertysecuredbyany suchsecondmortgage,doesnotexceed90%oftheappraisedvalueoftheunderlyingrealpropertysecuringthe mortgage as determined by a qualifies appraiser.

LOAN TO VALUE SUMMARY	Principal	Net LTV	Number	Portfolio %
First Mortgages	\$2,046,775	65.7%	10	8.60%
Residential	\$2,046,775	65.7%	10	100.00%
TOTAL FIRSTS	\$2,046,775	65.7%	10	8.60%
Second Mortgages	\$18,930,115	81.8%	114	79.40%
Residential	\$18,930,115	81.8%	114	100.00%
TOTAL SECONDS	\$18,930,115	81.8%	114	79.40%
Third Mortgages/Blanket	\$2,850,346	80.1%	10	12.00%
Residential	\$2,850,346	80.1%	10	100.00%
TOTAL THIRDS/Blanket	\$2,850,346	80.1%	10	12.00%
TOTAL MORTGAGES	\$23,827,236	80.2%	134	100.00%

Notes:

1. In the above Table, LTV (Loan-to-Value) means the ratio, expressed as a percentage determined by A/B*100 where: A is the principal amount of the Corporation's interest in the mortgage together with all other equal and

priorrankingmortgagesontherealproperty;Bistheappraisedmarketvalueoftherealpropertysecuringthe Mortgage at the time of funding the mortgage or its most recent renewal whichever occurs later.

NUMBER OF NON-PERFORMING MORTGAGES			
Number of Non-Performing Mortgages	2		
Percentage of Total	1.5%		
% of Portfolio Value	1.4%		
Number of Impaired Mortgages (loss expected)	0.0%		

2.4 Long Term Objectives

The long-term objective of the Corporation is to provide its Preferred Shareholders's ustainable monthly income distributions while preserving the capital invested by building apool of quality mortgages. Our default rate has been low, and we source the highest quality mortgages within the alternative lending space. The Corporation seeks to achieve these objectives by investing in accordance to its investment policies. The Corporation seeks to raise investment funds of \$50,000,000 per annum to a maximum of \$100,000,000 for the growth of its portfolio of mortgages. The Managers has implemented an investment strategy to prudently manage the risk of investing in mortgages.

There is no assurance of any return on a Subscriber's investment.

2.5 Short Term Objectives and How We Intend to Achieve Them

Ourobjectivesoverthenext12monthsaretoraise\$100millionandtoachieveatargetreturnofbetween10-11% for our investors by investing the proceeds into mortgages.

The following table sets out how the Corporation intends to meet its objectives for the next 12 months.

WHAT WE MUST DO AND HOW WE WILL DO IT	TARGET COMPLETION DATE OR ALTERNATIVELY, THE NUMBER OF MONTHS REQUIRED TO COMPLETE	COST TO COMPLETE
Raisefundsofupto\$100,000,000 in the next 12 months. ⁽¹⁾	12 months	\$3,100,000
Invest available funds into mortgages. ⁽²⁾	12 months	\$96 900,000
Total:		\$100,000,000

Notes:

- 1. Thisfigure includes, legal, audit, accounting (estimated at \$100,000) as well as \$3,000,000 in commissions payable on subscriptions assuming \$100,000,000 is raised under this Offering.
- 2. This figure includes a consideration of the costs of sourcing and administering the mortgages.

2.6 Insufficient Funds

The proceeds of the Offering may not be sufficient to accomplish all the Corporation's proposed objectives and there is no assurance that alternative financing will be available.

2.7 Material Agreements

The following are the material agreements to which the Corporation is currently aparty. Electronic copies of these agreements are available upon request.

- a. The Articles of the Corporation set out the rights and restrictions attached to the Preferred Shares and the Common Shares. See "Description of Securities Offered Terms of Securities."
- b. SubscriptionAgreements-eachSubscriberwillexecuteanddelivertotheCorporationaSubscription AgreementwherebyitagreestosubscribeforOfferedShares,onthetermsandconditionssetouttherein and described in this Offering Memorandum; and
- c. Amended Mortgages Services Agreement dated July 1, 2020 with CMI Mortgage Services Inc.. and Canadian Mortgages Inc. See "Business of the Corporation Structure."

ITEM 3 INTERESTS OF DIRECTORS, MANAGEMENT, PROMOTERS AND PRINCIPAL HOLDERS

3.1 Compensation and Securities Held

The following table provides information about each director, officer and promoter of the Corporation and each person who, directly or indirectly, beneficially owns or controls 10% or more of any class of voting securities of the Corporation (a "principal holder"). If the principal holder is not an individual, state in a note to the table the name of any person that, directly or indirectly, beneficially owns or controls more than 50% of the voting rights of the principal holder.

Name and municipality of principal residence	Positions held (e.g., director,officer,promoter and/or principal holder) and the date of obtaining that position	Compensation paid by Corporation or related party in the most recently completed financial year and the compensation anticipated to be paid in the current financial year	Number, type and percentage of securities of the Corporation held after completion of Min. Offering	Number, type and percentage of securities of the Corporation held after completion of Max. Offering
Alan Jaskolka Thornhill, Ontario	Promoter, Director and Chief Financial Officer, Principal Holder since incorporation	2018: \$500 2019: nil 2020: nil 2021: nil	25 Common Shares (25%) 125,000ClassAShares(0.46%)	25 Common Shares (25%) 125,000ClassAShares(0.13%)
Bryan Jaskolka Thornhill, Ontario	Promoter, Director and Chief Operating Officer, Principal Holder since incorporation	2018: \$500 2019: nil 2020: nil 2021: nil	25 Common Shares (25%) 11,571ClassAShares(0.04%)	25 Common Shares (25%) 11,571ClassAShares(0.01%)
Jeffrey Jaskolka Toronto, Ontario	Princip al Holder since incorporation	2018: \$500 2019: nil 2020: nil 2021: nil	25 Common Shares (25%)	25 Common Shares (25%)
Michel Jaskolka Wilmington, USA	Princip al Holder since incorporation	2018: \$500 2019: nil 2020: nil 2021: nil	25 Common Shares (25%)	25 Common Shares (25%)

The following table discloses background and the principal occupations of the directors and executive officers of the Corporation over the past five years:

Name	Principal occupation and related experience
Alan Jaskolka Director and Chief Financial Officer	Alan Jaskolkaactsas the Principal Brokerfor Canadian Mortgages Inc., a mortgage brokeragespecializing in residential as well as commercial mortgage financing. He has been involved in real estate in many capacities for over 35 years, with expertiser anging from real estate brokerage, property management, real estates of tware consulting, and development financing. He is also the chairman of Canadian Mortgages Inc., CMI Mortgage Investments Inc., CMI Mortgage Services Inc Alan Jaskolka's areas of expertise include mortgage brokerage compliance, corporate over sight and management, development financing, commercial mortgage financing, and TARION Custom Home Construction.
Bryan Jaskolka Director, Chief Executive Officer andChiefOperating Officer	Bryan Jaskolka has been the managing executive of the CMIG roup of companiess inceinception in 2005. Starting out as a mortgage brokerage, Canadian Mortgages Inc. has expanded to include multiple additional divisions which include CMIM ortgage Investments Inc. (a direct private lender to the mortgage brokerage industry), and CMIM ortgage Services Inc. (a licensed mortgage administrator). Bryan Jaskolka has also been involved with thous and softmort gage financing industry for over 12 years, with expertiser anging from residential transactions to complex hospitality and energy project financing. Bryan Jaskolka's areas of expertise include acting as the advecting as the advecti

3.2 Penalties, Sanctions and Bankruptcy

Nodirector, executive officer or control person of the Corporation and no issuer of which a director, executive officer or control person at the relevant time:

- a. has incurred or is subject to any penalty or sanction that has been in effect during the last 10 years, or any cease trade or der that has been in effect for a period of more than 30 consecutive days during the past 10 years; or
- b. hasdeclaredbankruptcy, hasvoluntarilymadeanassignmentinbankruptcy, hasmadeaproposal under any bankruptcy or insolvency legislation, proceedings, arrangement or compromise with creditors or appointment of a receiver, receiver Managers or trust eet ohold assets, that has been in effect during the last 10 years.

3.3 Loans

The Managers, or affiliate of the Managers, may from time to time, advance funds to the Corporation for acquisition of mortgage loans. Such loans will be evidenced by way of promissory note and will be arinterest at a rate equivalent to the rate of interest on the mortgage loans acquired by the Corporation with the funds advanced. The Managers' loan will be repaid with subsequent proceeds received by the Corporation from the issuance of the Offered Shares. The rear en oloans due to or from directors, management, promoter, or principal holders of the Corporation or the Managers as at the date of this Offering Memorandum. Except as noted, no debent ures or loans were due to or from any directors, management, promoters of the Corporation.

ITEM 4 CAPITAL STRUCTURE

4.1 Share Capital

hefollowingtableprovides information about outstanding securities of the Corporation (including options, warrants and other securities convertible into shares). The Corporation is authorized to issue an unlimited number of Preferred Shares and Common Shares as of October 31st, 2021.

Description of security	Numberauthorized to be issued	Price per Security	Number outstanding as at the Date of this Offering Memorandum	Number outstanding after Min. Offering	Number outstanding after Max. Offering ⁽¹⁾
Class A Shares	Unlimited	\$1.00	27,411,542	N/A	100,000,000(1)
Class F Shares	Unlimited	\$1.00	100,000	N/A	100,000,000(1)
Common Shares	Unlimited	\$1.00	100	100	100

Notes:

- 1. The Maximum Offering amount is \$100,000,000 worth of Offered Shares.
- 2. As of October 31, 2021 an aggregate of 1,175,289 Class A Shares were issued pursuant to the Dividend Reinvestment Plan (the "DRIP")

Long Term Debt Securities

If deemed prudent by the Managers, the Corporation may, from time to time, secure additional or replacement long term debt from financial institutions, other third parties or holders of Offered Shares. Such loans may be secured by granting encumbrances, security interests or other charges on the assets of the Corporation.

4.2 Prior Sales

Date of Issuance	Type of Security Issued	Number of Securities Issued	Dividend Reinvestment ⁽¹⁾	Price Per Security (\$)	Total Funds Received (\$) ⁽²⁾
November 2020	Class A Shares	1,450,900	39,202	\$1.00	1,490,102
December 2020	Class A Shares	739,950	46,492	\$1.00	786,442
January 2021	Class A Shares	1,440,500	51,866	\$1.00	1,492,366
February 2021	Class A Shares	1,764,950	61,006	\$1.00	1,825,956
March 2021	Class A Shares	1,504,850	77,297	\$1.00	1,582,147
April 2021	Class A Shares	1,694,059	89,228	\$1.00	1,783,287
May 2021	Class A Shares	2,300,632	95,263	\$1.00	2,395,895
June 2021	Class A Shares	3,301,500	109,562	\$1.00	3,411,062
July 2021	Class A Shares	1,881,930	123,821	\$1.00	2,005,751
July 2021	Class F Shares	100,000	nil	\$1.00	100,000
August 2021	Class A Shares	2,410,996	136,937	\$1.00	2,547,933
September 2021	Class A Shares	2,441,556	159,701	\$1.00	2,601,257
October 2021	Class A Shares	886,906	184,912	\$1.00	1,071,818

Within the last 12 months the Corporation has issued securities as follows:

Notes:

- 1. All declared dividends are credited to the account of each holder of Offered Shares by crediting such holder's account with additional Offered Shares or fractions thereof in proportion to the holder's respective shareholdings. At the option of the holder, some or all the holder's dividend shall be payable in the form of a cash dividend rather than a share dividend or as a blended payment of both a cash dividend and a share dividend. See "Description of Offered Securities Terms of Securities."
- 2. HoldersofOfferedShareshavetherightsubjecttocertaintermsandconditionstoretractsomeoralltheirOffered SharesandtherebyrequiretheCorporationtopurchasesuchretractedOfferedShares.TheCorporationalsohas therightsubjecttocertaintermsandconditionstoredeemallorsomeoftheOfferedShares.See"Descriptionof Offered Securities - Terms of Securities." As of October 31, 2021, 24,400 Shares have been redeemed.

ITEM 5 DESCRIPTION OF OFFERED SECURITIES

Terms of Securities

TheCorporation is authorized to issue an unlimited number of Class AShares and Class FShares and an unlimited number of Common Shares. Class A Shares and Class F Shares will be issued under the Offering.

The classes of Offered Shares are intended for different types of investors. A Subscriber may subscribe for Offered Shares of more than one class of shares.

TheCorporationisnotpresently, and does not currently intend to be come, a "reporting issuer", assuchter misdefined under applicable Canadian securities laws, in any province of territory of Canada. The distributions of the Offered Shares is being made on a private placement basis only and is exempt from the requirement that the Corporation preparea file a prospect us with the relevant Canadian securities regulatory authorities. Accordingly, any resale or transfer of the Offered Shares must be made in accordance with applicable Canadian securities laws, which may require resale to be made in accordance with prospect us requirements or exemptions form the prospect us requirements. Subscribers are advised to see legal advice prior to any resale of the Offered Shares.

The principal differences among the class of Offered Shares relate to the service fee payable by the Manager to the Dealers, the targeted monthly dividend on the classes of Offered Shares and the right to vote at meetings of shareholders of the Corporation. These are described in more detail below. See also "Compensation Paid to Sellers and Finders", "Dividend Policy" and "Shareholder Matters – Matters Requiring Shareholder Approval".

The Corporation intends to pay dividends on the Offered Shares. See "Dividend Policy".

For a full discussion of the fees payable with respect to each class of Offered Shares, see "Management Fees and Expenses".

Amendments

AmendmentstothetermsofthePreferredSharesorCommonSharesmustbeapprovedbytheapplicableShareholders orCommonShareholdersoftheCorporationinaccordancewiththeOBCAandassetforthunder"ShareholderMatters — Matters Requiring Shareholder Approval".

Ranking

The Common Sharesshallrank junior to the Preferred Shares and shall be subjectinal lrespects to the rights, privileges, restrictions and conditions attaching to the Preferred Shares. However, on a liquidation, subject to the prior rights of the Preferred Share holders, the holders of the Common Sharesshall be entitled to the remaining assets of the Corporation.

TheClassASharesandtheClassFSharesrankequally with respect to the payment of dividends and the distribution of assets of the Corporation with a Liquidation Distribution.

Dividend Policy

HoldersofthePreferredSharesareentitledtoreceivenon-cumulativedividends, in any formoramount, as and when declared from time to time by the directors of the Corporation, acting in their sole discretion, out of the moneys of the Corporation properly applicable to the payment of dividends.

The Corporation intends to calculate and declare dividends on a monthly basis on the last business day of each month (or a so therwise declared by the Corporation) and to pay such dividends generally within fifteen days after the end of the corporation of th

eachmonthandinanyeventwithin90daysofitsyearend. The payment of dividends is subject to the discretion of the Board of Directors to establish working capital and other reserves for the Corporation and to comply with the Articles and applicable laws.

The Corporation anticipates the dividen dyield to exceed 9% for Class A Shares and the Corporation anticipates the Class F dividen dyield to exceed 10% net offees, (the "Target Yields"). The Corporation may, at its sole discretion, increase the dividen d. The Corporation reserves the right to change the Target Yields on the Offered Shares without notice to holders of the Offered Shares.

Liquidation

In the event of any Liquidation Distribution, the Preferred Shareholders shall be entitled to receive from the assets and property of the Corporation for each Preferred Shareheld by them the Redemption Price before any amount shall be paid or any property or assets of the Corporation distributed to the Common Shareholders or shares of any other class ranking junior to the Preferred Shares with respect to priority in a Liquidation Distribution.

Afterpaymentto the Preferred Shareholders of the amounts op ayable to the masabove provided, they shall not be entitled to share in any further distribution of the property or assets of the Corporation.

Class A Shares

ClassASharesareavailabletoallSubscribers.TheholdersofClassASharesarenotentitledtovoteatmeetingsofthe shareholdersoftheCorporationotherthanasrequiredbylaworassetforthunder"ShareholderMatters–Matters Requiring Shareholder Approval".

ClassASharesare intended for Subscribersseeking as table cashflow through regular monthly dividends. The holders of ClassAShares are entitled to dividen ds on such shares as and when declared by the Corporation. The Corporation anticipates paying a targeted monthly dividend on Class AShares equivalent to above 9.00% per annum. The Corporation may change this dividend rate, in its sole discretion, and actual dividends on the ClassAShare may differ from the targeted amount and be outside the targeted range. The Corporation may, in its sole discretion, change the dividend policy and increase or decrease the amount of dividends on ClassAShares at any time without notice and in any single instance. See "Dividend Policy".

Class F Shares

ClassFShares are available to Subscribers who have fee-based accounts with Dealers who have arrangements with the Manager pursuant to a Class F dealer agreement in respect of such class of Shares. The Corporation in its sole discretion may accept subscriptions for Class F Shares from Subscriber that do not have fee-based accounts with Dealers. The holders of Class F Shares are not entitled to vote at meetings of the shareholder Softhe Corporation other than as required by law or as set for thunder. Matters – Matters Requiring Shareholder Approval. "Class F Shares are intended for Subscribers seeking as table cashflow through regular monthly dividends. The holders of Class F Shares are entitled to dividend son such shares as and when declared by the Corporation. The Corporation anticipates paying a targeted monthly dividend on Class F Shares equivalent to above 10.00% per annum, how ever, the Corporation may change this range, in its sole discretion and actual dividends on the Class F Shares may differ from the targeted amount and be outside the targeted range. The Corporation may, in its sole discretion, change the dividend policy and increase or decrease the amount of dividends on Class F Shares at any time without notice and in any single instance. See "Dividend Policy".

Shareholder Matters

Except as required by law or as set out below, holders of Class A Shares and Class F Shares will not be entitled to receive notice of, to attend or to vote at any meeting of shareholders of the Corporation.

Matters Requiring Shareholder Approval

ThePreferredShareholdersshall,however,beentitledtonoticeofandtoattendallmeetingsofshareholderscalledfor thepurposeofauthorizingthedissolutionoftheCorporationpursuanttotheActorasale,leaseorexchangeofallor substantiallyallofthepropertyoftheCorporationotherthanintheordinarycourseofbusinesspursuanttosubsection 189⁽³⁾ of the Act and shall have one vote for each Preferred Share held at each such meeting.

No Voting Rights and No Dissent Rights

The Preferred Shareholders shall not be entitled to vote or to dissent rights as prescribed by the Actin respect of, any proposal to amend the articles of the Corporation to:

- a. increaseordecreaseanymaximumnumberofauthorizedPreferredShares,orincreaseanymaximum numberofauthorizedsharesofsuchclassorserieshavingrightsorprivilegesequalorsuperiortothe Preferred Shares;
- b. effect an exchange, reclassification or cancellation of the Preferred Shares; or
- c. createanewclassorseriesofsharesinferior,equalorsuperiortothePreferredSharesandnoseparate classvoteshallberequiredundertheActinrespectoftheamendment,andthePreferredShareholdersshall have no dissenting rights in respect thereof.

Redemptions

Redemptions at the Option of the Shareholder

Provided that

- i. aPreferredSharethatisthesubjectofaredemptionrequesthasbeenissuedandoutstandingforatleast12 months,
- $ii. \ the redemption requested will not result in a contravention of the {\sf Actor} any other provision of the {\sf Articles}, and$
- iii. theredemption requested will not cause the total of all redemption requests from all Shareholders whom a dea request in that same calendar quarter to exceed more than 10% of the total Preferred Shares outstanding (such that all redemption requests will be on a first come first serve basis apportioning the last redemption request until the maximum limit to 5% of the total Preferred Shares outstanding is redeemed in that same calendar quarter), the holders of the Preferred Shares shall be entitled to make are demption request to the Corporation to redeem at the Redemption Price all or any part of the Preferred Shares then held in accordance with the terms set out here in. A Preferred Shares specified in the Redemption Request to the Corporation. The Corporation will redeem the Preferred Shares specified in the Redemption Request on the Redemption Daten extfollowing the date which is 90 days after receipt by the Corporation of the Redemption Request.

Early Redemption

The Directors may, in the case of any Preferred Shareholder, waive or reduce the minimum 12 monthholding period or the minimum notice period provided herein in circumstances where the Directors have determined that such requirements will result in undue hards hiptothe Preferred Shareholder, such as during times of critical illness or death of the Shareholder.

Substantial Shareholder

Notwithstanding the redemption rights outlined herein, in the interests of all Shareholders of the Corporation certain restrictions may, in the sole discretion of the Directors, be placed on Substantial Shareholders. A Substantial Shareholder is defined as a Shareholder together with parties related to that Shareholder (as defined in the Tax Act) who holds a total number of shares which is equal to orgreater than 15% of the total number of Shares outstanding. As long as a Shareholder is defined as a Substantial Shareholder they will be restricted to redeeming no more than 20% of their Shareholdings in any six-month period.

Payment Upon Redemption

The Corporation shall pay or cause to be paid to each Preferred Shareholder whose Preferred Shares are to be redeemed pursuant to this Section, an amount equal to the aggregate Redemption Price, less any redemption fees, charges or other amounts then payable by the Preferred Shareholder. Redemption fees of 4.00% of the aggregate Redemption Prices hall apply on Preferred Shares that are the subject of aredemption request by the Shareholder and not the Corporation, that have been issued and out standing for less than 12 months. The Directors in their sole and absolute discretion, may, in the case of any Preferred Shareholder, waive or reduce the redemption fees. Payment shall be made on the 15 th day following the applicable Redemption Date. Payment may be made by cheque, electronic funds transferor other means acceptable to the Corporation and the Preferred Shareholder. Upon payment of the aggregate Redemption Price, the Preferred Shares redeemed shall be immediately cancelled. The Preferred Shareholder shall thereafter cease to have any further rights with respect to such Preferred Shares and provided that, payment of the aggregate Redemption Price is duly made, the Corporation shall be discharged from all liability to the Preferred Shares redeemed and the amount paid.

Suspension of Redemptions

Notwithstandinganythingelsecontainedherein, the Board of Directors of the Corporation may suspend or postpone, or continue as uspension or postponement for any period, in each case, for any reason or cause in its sole discretion, the right to require redemption of the Preferred Shares

- i. where the Board of Directors has determined that market conditions exist which render impracticable an orderly sale or liquidation of the assets of the Corporation, or
- ii. in circumstances whereby the Directors have determined that the accounting working capital of the Corporation would be insufficient, or
- iii. where the Board of Directors has determined that the suspension or postponement is required to ensure fair and equitable treatment of all of the Preferred Shareholders, such as in circumstances whereby the Corporation would not be able to provide dividends to its Shareholders at the same amounts and frequency as historically paid, or (iv) as may be permitted or required by law.

Where Redemption Suspended

Uponthecommencementofany suspension of the right to require redemptions, the Corporation shall promptly notify any Preferred Shareholder who has submitted a Redemption Request and has not been paid, of the suspension. The affected Preferred Shareholder may there upon with draw the Redemption Request or part there of. If not so with drawn, the Preferred Shareholder will be entitled to be paid the aggregate Redemption Price on the Redemption Datenext following the date that the redemption privilege is reinstated, provided that the minimum holding period and the minimum notice period in paragraph 1 above have been complied with.

Partial Redemptions Permitted

OnanyRedemptionDate, the Corporation may redeem some but not all the Preferred Shares for which Redemption Requests have been received and postpone or suspend the redemption of the remaining Preferred Shares pursuant to the provisions here of. Any such partial redemption shall be made provide a monogall Preferred Shareholders who submitted such Redemption Requests on a first come first serve basis.

Powers of the Corporation to Maintain MIC Status

The Articles also provide that no holder of any shares of the Corporation is permitted to acquire, hold, transfer, encumber or otherwise dealinor with any shares of the Corporation, or any interest therein, in a manner that will cause the Corporation to cease to qualify as a MIC under the Tax Act. In the event that any holder of shares of the Corporation purports to transfer any shares of the Corporation, exercises or purports to exercise any retraction rights in respect of any shares of the Corporation or any repurchase rights affecting any shares of the Corporation or enters, or does anything for the purpose of entering, into any other transaction affecting any of the shares of the Corporation (each of the foregoing, a "Triggering Transaction"), that, if completed, would cause the Corporation, in the reasonable opinion of the directors of the Corporation, to cease to qualify as a MIC under the Tax Act, the directors of the Corporation shall have the power to cause any affected holder of shares of the Corporation or prospective holder of shares of the Corporation of shares of the Corporation or prospective holder of shares of the Corporation of the corporation

- i. todelay, terminate, modify or otherwise restructure the terms of, or not to enter into or engage in, such Triggering Transaction or
- ii. to enterinto any alternative transaction on the terms and conditions determined by the directors of the Corporation, including the power to force the conversion of shares of the Corporation of any class or series into shares of another class or series of the Corporation, all without consent of any actual or prospective holder of shares of the Corporation affected thereby; provided that all such powers shall be exercised by the directors solely for purpose of ensuring that the Corporation continues to qualify as a MIC under the Tax Act, on commercially reasonable terms and subject to the CBCA, the Articles.

Dividend Reinvestment Plan

TheCorporation, subject to maintaining the status of the Corporation as a MIC under the Tax Act, maintains a dividend reinvestment plan ("DRIP"). Under the DRIP, Shareholders can reinvest dividends in additional Preferred Shares of the same class as they enroll in the DRIP.

Eligibility

Enrolment in the Plan

To enroll in the DRIP, change your enrolment or to terminate your enrolment in the DRIP, written notice must be given to the Corporation. A Participant's enrolment, change in enrolment or termination of enrolment in the DRIP will take effect on ceit has been recorded under the DRIP, which will be no later than 45 days after written notice is received by the Corporation.

OnceaParticipanthasenrolledintheDRIP,his/herenrolmentcontinuesautomaticallyuntiltheParticipantwithdrawsfrom the DRIP, or until the DRIP is terminated.

Cost and Attributes of Shares Purchased under the DRIP

 $\label{eq:source} Preferred Shares are purchased at the Market Price, as defined in the DRIP, which as at the date of the Offering Memorandum has been determined to be $1.00 per Preferred Share and are issued from the treasury of the Corporation. The Corporation uses the cash dividends attributable to a Preferred Share holder to purchase additional Preferred Shares of the same class on behalf of the Shareholder. All Preferred Shares acquired through the DRIP are credited to the Shareholder's account. Fractional interests in Preferred Shares will not be transferred to you. Instead, the Trust will hold the fractional interest on your behalf and fractional interests will accumulate. Once the accumulated fractional interests equal a whole Preferred Share of the same series, you will be treated as the owner of a whole Preferred Share and that whole Preferred Share will be delivered to you in the manner described above for whole Preferred Shares generally.$

Transaction Statements

If you own Preferred Sharesthrough an intermediary, you will receive information regarding reinvestment of dividends from your intermediary, in accordance with your intermediary's administrative practices. Please consulty our intermediary for additional information.

If you own the Preferred Shares in your own name, you will receive a statement following each calendar quarter or at such other intervals as determined by the Corporation setting out the dividends received by the DRIP on your behalf during the prior calendar quarter (or other interval), the number of Preferred Shares purchased with those dividends and the total number of Preferred Shares held on your behalf under the DRIP.

Liabilities of the Corporation and Managers

Neither the Corporation nor the Managers is liable for any act under taken or omitted in good faith. Neither the Corporation nor the Managers can assure a profit or protect any Shareholder against a loss relating to Preferred Shares acquired or to be acquired under the DRIP.

Amendments to Plan and Termination by Corporation

TheCorporationmayamend, suspend, or terminate the DRIP at any time upon notice to all Participants. In the event of suspension or termination of the DRIP, the trust will make no investments on the Dividend Payment Dates following the effective date of such suspension or termination.

Tax Consequences

Generally, a Participant will be taxed on dividends that are reinvested in the same manner as if the Participant had received the dividends in cash. Shareholders should consult their taxad visors about the tax consequences of participating in the DRIP.

5.1 Subscription Procedure

TheOfferedSharesareofferedpursuanttoanyoneoftheexemptions underNationalInstrument 45-106 Prospectus Exemptions ("NI45-106") from the prospectus requirements of securities legislation. Such exemptions relieve the Corporation from provisions under securities legislation requiring the Corporation to file a prospect us and therefore Subscribers do not receive the benefits associated with a subscription for securities issued pursuant to a filed prospectus, including the review of material by a securities commission or similar authority.

The Offered Shares are being offered only in the Selling Jurisdictions and only through registered dealers.

TheCorporationwillberelyingprimarilyon the offering memorand um exemption undersection 2.9 of NI45-106 (the "Offering Memorand um Exemption"), the accredited investor exemption undersection 2.3 of NI45-106 (the "Accredited Investor Exemption") and the minimum amount investment exemption undersection 2.10 of NI45-16 (the "Minimum Amount Investment Exemption").

Each Subscriber is urged to consult with his own legal adviser as to the details of the statutory exemption being relied upon and the consequences

The Subscription Agreement

Eachprospectiveand qualified investor who wishes to subscribe for Offered Shares must complete and sign the form of Subscription Agreement (including the applicable certificates and risk acknowledgement forms) specifying the number of Offered Shares being subscribed for and follow the instructions set for the therein.

The Subscription Agreement contains, among other things, representations and warranties required to be made by the Subscriber that it is duly authorized to purchase the Offered Shares, that it is purchasing Offered Shares for investment and not with a view for resale, and as to its corporate status or other qualifications to purchase Offered Shares on a "private placement" basis. Reference is made to the Subscription Agreement and related documentation, copies of which are attached here to as Schedule" A", for the specific terms of the sere presentations, warranties, and conditions.

Execution and Delivery of Subscription Agreement

You may subscribe for Offered Shares by delivering the following documents to us at the address shown in the Subscription Agreement:

- a. acompletedandexecutedSubscriptionAgreementaccompanyingtheformprovidedwiththisOffering Memorandum;
- b. Bankdraft, wire, order/electronic funds transferor certified cheque payable to the Corporation in the amount of the subscription price for the Offered Shares;
- c. any Subscriber purchasing Offered Shares pursuant to the Offering Memorandum Exemption must complete and signt wo copies of the Form 45-106F4–Risk Acknowledgement ("Form 45-106F4") attached to the Subscription Agreement (one copy to be retained by the Subscriber and one copy to be delivered to the Corporation);
- d. if the Subscriberisan individual and resident in Alberta, Ontario, Québecor Sask at chewan and is purchasing Offered Shares pursuant to the Offering Memorandum Exemption, the Subscriber must complete, and sign two copies of Schedules A-1 and A-2 attached to the Form 45-106F4 in the Subscription Agreement.
- e. if the Subscriberis purchasing Offered Shares having an aggregate acquisition cost of greater than \$10,000 pursuant to the Offering Memorandum Exemption, the Subscriber may be required to complete and sign additional documentation including an Eligible Investor Questionnaire
- f. if the Subscriber is an "accredited investor" as defined in NI 45-106 and is purchasing Offered Shares pursuant to the Accredited Investor Exemption, the Subscriber must complete and sign the Accredited Investor Status Certificate attached to the Subscription Agreement (including the Form 45-106 F9 risk acknowledgement form contained therein, if applicable); and
- g. if the Subscriberisrelying on the Minimum Amount Investment Exemption, the Subscriber must complete the Certificate for Minimum Amount Investors and Risk Disclosure Form for Minimum Amount Investors attached to the Subscription Agreement.

Acceptance of Subscriptions and Closings – Subscriptions may be accepted at the sole discretion of the Managers, and are subject to the terms and conditions of the Subscription Agreement signed by the Subscriber. The Corporation reserves the right to close the subscription books at any time without notice. Any funds for subscription that the Corporation does not accept will be promptly returned after the Corporation has determined not to accept the funds without interest or deduction.

TheauthoritytoacceptorrejectsubscriptionshasbeendelegatedtotheManagerstoensurethattheCorporation maximizesitsreturnforexistingSubscribers,thatthefundremainsqualifiedasa"MIC"asthistermisdefinedbytheTax Act, and to ensure that the Corporation complies with all other relevant securities legislation.

This Offering is not subject to any minimum subscription level except as specified in the Offering Memorandum or as required for the Corporation to maintain its status as a "MIC" under the Tax Act. Therefore, any funds received from a Subscriber areavailable to the Corporation and need not be refunded to the Subscribers are and except as required by the constating documents of the Corporation, the terms of this Offering Memorandum, or as otherwise required by law.

If this Offering is nullified for any reason, the Subscription Agreement and cash funds received by the Managers prior to the nullification will be returned to Subscribers without interest or deduction as if the Subscribers' subscription had been rejected (whether the subscription (s) had previously been Aprospective Subscriber will be come as hareholder upon execution of a Subscription Agreement, acceptance of the Subscription Agreement by the Managers acting on behalf of the Corporation, payment of the subscription price, and entry of the Subscriber's name in the shareholder register of the Corporation.

Whererequired underse curities legislation, the subscription amount will be held in trust by the Managers until midnight on the second Business Day after the day the Subscripter signs the applicable Subscription Agreement. If Subscribers provide the Corporation with a cancellation notice prior to midnight of the second Business Day after the day the Subscription, all subscription proceeds will be promptly returned to the Subscriber without interestor deduction. Proceeds received from Subscribers who purchase Offered Shares subscribed therefor. If the Offering is terminated prior to Closing, the proceeds under the Offering received from each Subscriber shall be returned to subscriber without interestor deduction. See "Purchaser's Rights of Action and Rescission".

Personal Information

 $\label{eq:constraint} Each resident of Ontariowhop urchases the Offered Shares will be deemed to have represented to the Corporation and each dealer from whom a purchase confirmation is received, that such purchase rhas been notified by the Corporation:$

- a. thattheCorporationmayberequiredtoprovidepersonalinformationpertainingtothepurchaserasrequired tobedisclosedinScheduleIofForm45-106F1underNI45-106(includingitsname,address,telephone numberandtheaggregatepurchasepriceofanyOfferedSharespurchased)("personalinformation"), which Form 45-106F1 maybe required to be filed by the Corporation under NI 45-106;
- b. thatsuchpersonalinformationmaybedeliveredtotheOntarioSecuritiesCommission(the"OSC")in accordance with NI 45-106;
- c. thatsuchpersonalinformationiscollectedindirectlybytheOSCundertheauthoritygrantedtoitunderthe securities legislation of Ontario;
- d. thatsuchpersonalinformationiscollectedforthepurposesoftheadministrationandenforcementofthe securities legislation of Ontario; and
- e. thatthepublicofficialinOntariowhocananswerquestionsabouttheOSC'sindirectcollectionofsuch personalinformationistheAdministrativeAssistanttotheDirectorofCorporateFinanceattheOSC,Suite 1903, Box 55, 20 Queen Street West, Toronto, Ontario M5H 3S8, Telephone: (416) 593-8086; and has authorized the indirect collection of the personal information by the OSC.

Furthermore, each Subscriberack nowledges that its name, address, telephone number and others pecified information, including the aggregate purchase price paid by the Subscriber, may be disclosed to other Canadian securities regulatory authorities and may be come available to the public in accordance with the requirements of applicable Canadian laws. By purchasing the Offered Shares, each Subscriber consents to the disclosure of such information.

Switching Between Classes

SubscriberscanswitchSharesofoneclassintoanotherclassofSharesbeingofferedpursuanttotheOfferingifthey meettherequirementsforthenewclassintowhichtheywishtoswitch, subject, in each case, to the consent of the Corporation which may be exercised by the Manager. As witch may be refused, among other reasons, in order to maintain the Corporation's status as a MIC. In order to request as witch of Shares, an Investor must complete, execute and deliver to the Corporation or to their Dealer for delivery to the Corporation a Subscription Agreement corresponding to the Class of Shares into which the Investor wishes to switch.

A switch by an Subscriber of Shares from one class into Shares of another class may give rise to income tax consequences to the Investor. See "Income Tax Consequences and RRSP Eligibility."

Switch Fees

If a Shareholder switches from Shares of one class to Shares of another class, the Shareholder will not be charged a switch fee by the Corporation. The redeems such Shares and invests the proceeds of such redemption into another class of Preferred Shares. See "Description of Securities Offered – Terms of Securities Offered."

Incases where a Shareholder is liable to pay a redemption fee as a result of a switch by the Shareholder of Shares of one Class in exchange for Shares of another Class, the Corporation shall cause the Shareholder to redee masufficient number of Shares of the original Class so that the proceeds of such redemption will be sufficient to discharge the amount of the Redemption fee. The remaining number of Shares of the original Class that the Shareholder wished to switch will then be exchanged for consideration consisting solely of Shares of the other Class.

For all switches, a Dealer may charge a Shareholder fee based on their own fee structures.

ITEM 6 INCOME TAX CONSEQUENCES AND RRSP ELIGIBILITY

You should consult your own professional advisers to obtain advice on the income tax consequences that apply to you.

TheCorporationhasprepared the following commentary, which it believes is a fair and a dequate summary of the principal federal incometax consequences arising under the Tax Act to a Subscriber who is an individual resident in Canadawhoacquires Offered Shares under this Offering Memorandum. The incometax consequences will not be the same for all Subscribers, but may vary depending on a number of factors including the province or provinces in which the Subscriber resides or carries on business, whether Offered Shares acquired by him or her will be characterized as capital property, and the amount his taxable income would be but for his participation in this Offering.

The following discussion of the Canadian income tax consequences is, therefore, of a general and limited nature only and is not intended to constitute a complete analysis of the income tax consequences and should not be interpreted as legal or tax advice to any particular Subscriber.

This summary does not address provincial or territorial laws of Canada or any tax laws of any jurisdiction outside of Canada. Each prospective Subscriber should obtain advice from his own independent tax advisor as to the Canadian federal and provincial income tax consequences of his acquisition of Offered Shares, as such consequences can vary depending upon the circumstances of each Subscriber.

The following is a summary, provided by the Corporation, of the principal Canadian federal incometax consequences of acquiring, holding and disposing of the Offered Shares by a Subscriber who, at all relevant times, is a resident of Canada, deals a tarm's length, and is not affiliated, with the Corporation, and who acquires and holds the Offered Shares as capital property (each, a "holder"), all within the meaning of the Tax Act. Generally, the Offered Shares will be considered capital property to a holder provided such holder does not hold the Offered Shares in the course of carrying on business and has not acquired the minone or more transactions considered to be an adventure in the nature of trade. Holders who may not hold the Offered Shares as capital property can elect, incertain circumstances, to have such property treated as capital property by making their revocable election permitted by subsection 39⁽⁴⁾ of the Tax Act. This summary is not applicable to any holder of Offered Shares an interest in which is a "tax shelter investment" for the purposes of the Tax Act.

Thissummary is based upon the facts set out in this Offering Memorandum, the current provisions of the Tax Act and the regulations the regulations there under, all specific proposals (the "Tax Proposals") to a mend the Tax Act and the regulations the regulations there under publicly announced by or on behalf of the Minister of Finance (Canada) prior to the date here of and the current published administrative practices of the Canada Revenue Agency ("CRA"). This summary assumes that the Tax Proposals will be enacted as currently proposed but does not take into account or anticipate any other changes in law whether by legislative, governmental or judicial action and does not take into account tax legislation or considerations of any province, territory or foreign jurisdiction.

The summary contained in this section is of a general nature only and is not exhaustive of all possible Canadian federal incometax consequences. This summary is not intended to be and should not be interpreted as legal or tax advice to any particular Subscriber. Holders should consult with their own tax advisor regarding the incometax consequences of acquiring, holding and disposing of the Offered Shares including the application and effect of the income and other tax laws of any country, province, state or local tax authority.

This summary is based on the assumption that the Corporation meets certain conditions which are imposed by the Tax Act to qualify as a "mortgage investment corporation". These conditions will generally be satisfied if, throughout a taxation year of the Corporation; or, in the Corporation's first taxation year, at the end of such first taxation year:

- a. the Corporation is a Canadian corporation as defined in the Tax Act;
- b. the Corporation's only under taking was the investing offunds, and it did not manage or develop any real property;
- c. NodebtswereowingtotheCorporationbynon-residentsofCanada,exceptanysuchdebtsthatweresecured on real property situated in Canada;

- d. the Corporation did not own shares of corporations not resident in Canada;
- e. the Corporation did not hold real property situated outside of Canada;
- $f. \quad nodebts we reowing to the Corporation that we resecure don real property situated outside of Canada;$
- g. the costamount of the Corporation's property consisting of mortgages on "houses" or on property included within a "housing project" (as those terms are defined in section 2 of the National Housing Act (Canada)), deposits with a bank or other corporations whose deposits are insured by the Canada Deposit Insurance Corporation or a credit union, together with cash on hand (collectively, the "Qualifying Property"), was at least 50% of the cost amount to it of all its property;
- h. thecostamountofrealproperty(includingleaseholdintereststhereinbutexcludingrealpropertyacquiredasa consequenceofforeclosureordefaultsonamortgageheldbytheCorporation)ownedbytheCorporationdid not exceed 25% of the cost amount to it of all of its property;
- i. theCorporationhad20ormoreshareholdersandnopersonwouldhaveheldmorethan25% of the issued shares of the capital stock of the Corporation or been a specified shareholder (as such term is defined in subsection 130.1⁽⁶⁾ of the Tax Act) of the Corporation;
- j. holdersofanyOfferedShareshadaright,afterpaymentoftheirdividends,andpaymentofdividendsina likeamountpersharetotheholdersofcommonshares,toparticipateparipassuwiththeholdersofcommon shares in any further payment of dividends; and
- k. where at any time in the year (or at the end of the year, as the case may be) the cost amount to it of its QualifyingPropertywaslessthan2/3ofthecostamounttoitofallofitsproperty,theCorporation'sliabilitiesdid notexceedthreetimestheamountbywhichthecostamounttoitofallofitspropertyexceededitsliabilities, or,wherethroughoutthetaxationyear(orattheendoftheyear,asthecasemaybe)thecostamounttoitofits QualifyingPropertyequaledorexceeded2/3ofthecostamountofallofitsproperty,theCorporation'sliabilities did not exceed five times the amount by which the cost amount to it of all of its property exceed

It has been assumed, for the purpose of this summary that the Corporation will qualify as a MIC in accordance with conditions prescribed in the Tax Actatall times which are relevant to the opinions expressed herein. Based upon certain representations by management of the Corporation as to the nature, location and cost amounts of the Corporation's assets and liabilities, including the composition and cost of its mortgage portfolio, as to the shareholders of the Corporation and as to the range of activities which the Corporation will under take in the course of carrying on its mortgage investment business (the "Representations"), counselanticipates that the Corporation will meet the requirements for qualification as a "mortgage investment corporation" under the Tax Actat the closing of this Offering and will continue to so qualify thereafter provided the Representations continuous basis through out each of the Corporation's subsequent taxation years. Purchasers are cautioned that the Corporation must meet the requirements or of a corporation of the Tax Acta to the Tax Acta to the taxation of dividends outlined herein. Management of the Corporation expects that the Representations will continue to so qualify.

It is intended, and this summary assumes, that these requirements will be satisfied so that the Corporation will qualify as a MIC at all relevant times. If the Corporation were not to qualify as a MIC, the income tax consequences would be materially different from those described below

Taxation of the Corporation

The Corporation will, in computing its income, generally be entitled to deduct the full amount of all taxable dividends (other than capital gains dividends) which it pays during the year or within 90 days after the end of the year to the extent that such dividends were not deductible by the Corporation in computing its income for the preceding year. In addition, the Corporation may generally declare a capital gains dividend in an amount equal to the gross amount of its capital gains and is entitled to deduct, in computing its income for the year, one-half (1/2) of its capital gains dividend in a subscription of the year of the year

paidduringtheperiodcommencing91daysafterthecommencementoftheyearandending90daysaftertheendof theyear. The Corporation intends to pay taxable dividends and capital gains dividends each year insufficient amounts to reduce its Part I income tax liability to Nil.

Taxation of Holders

Taxabledividends (other than capital gains dividends) which are paid by the Corporation on the Offered Shares will be included in the holder's income as interesting come. The normal gross-up and dividend tax credit rules will not apply to dividends paid by the Corporation to an individual and holders that are corporations will not be entitled to deduct the amount of the dividends paid by the Corporation from their taxable income. Capital gains dividends will be treated as a capital gain realized by the holder and will be subject to the general rules relating to the taxation of capital gains described in more detail below.

The cost to a holder of Offered Shares acquired pursuant to this Offering will equal the purchase price of the Offered Shares plus the amount of any other reasonable acquisition costs in curred in connection therewith. This cost must be averaged with the cost of all other Offered Shares held by the holder to determine the adjusted cost base of each Share.

A disposition or a deemed disposition of the Offered Shares (other than to the Corporation) will result in a holder realizing a capital gain (or capital loss) to the extent that the proceeds of disposition of the Offered Shares exceed (or a reexceeded by) the adjusted cost base of the Offered Shares and reasonable disposition costs, according to the usual rules contained in the Tax Act. Amounts paid by the Corporation on the redemption or acquisition of the Offered Shares will be treated as proceeds of disposition. Any amount paid by the Corporation on the redemption or acquisition of the Offered Shares which is in excess of the paid-up capital of the Offered Shares will be deemed to be a dividend and will generally be included in the income of a holder of the Offered Shares as interest (and deductible by the Corporation) in accordance with the rules described above.

One-half (1/2) of any capital gain realized by a holder (including capital gains deemed to be realized as a result of a receipt of a capital gains dividend) will be included in the holder's income under the Tax Act as a taxable capital gain. Subject to certain specific rules contained in the Tax Act, one-half (1/2) of any capital loss realized in a taxation year may be deducted against any taxable capital gains realized by the holder in the year of disposition. The excess of capital loss ses over capital gains in the year of disposition may generally be deducted against capital gains in the three preceding taxation years or in any subsequent taxation year, subject to the more specific rules contained in the Tax Act.

Taxablecapitalgains realized by a holder that is an individual, including certain trusts, may give rise to alternative minimum tax depending upon the holder's circumstances.

 $\label{eq:constraint} Any payment in excess of the earnings of the Corporation would reduce the adjusted cost base of the Offered Shares.$

Eligibility for Investment by Deferred Income Plans

The Corporation confirms that the Offered Shares may be qualified investments for trusts governed by registered retirements aving splans, registered educations aving splans, deferred profits haring plans, registered retirement income funds or tax-frees aving saccounts (collectively, "Deferred Income Plans") at a particular time if the Corporation qualifies as a MIC under the Tax Act and if throughout the calendar year in which the particular time occurs, the Corporation does not hold as part of its property any indebted ness, whether by way of mortgage or otherwise, of a person who is an annuitant, abeneficiary, an employer or a subscriber, under the relevant Deferred Income Planor any other person who does not deal at arm's length with that person. Deferred Income Plans will generally not beliable for tax in respect of any dividends received from the Corporation or on any capital gain realized on the disposition of the Offered Shares or with respect to capital gains dividends.

If the Corporation fails to qualify as a MIC at any time in a taxation year, the Offered Shares may cease to be a qualified investment for a Deferred Income Plan. When a Deferred Income Planholds a non-qualified investment at the end of a month, the trust governed by the planwill be subject to a tax of 1% of the fairmarket value of the investment at the time it was acquired. If the Deferred Income Plan in question is a tax-free saving saccount, a tax of 50% of the fairmarket value of the fairmarket valu

value of the Offered Shares of the Corporation will apply against the holder if the Corporation fails to qualify as a MIC, or a tany time if the Offered Shares become a prohibited or non-qualified investment for a Deferred Income Plant hat is a tax-free saving saccount. Additionally, while a Deferred Income Plant hat is a tax-free saving saccount holds a prohibited investment, the holder will also be subject to an additional tax that is based on income earned from the prohibited investment.

ITEM 7 COMPENSATION PAID TO SELLERS AND FINDERS

The nature of the compensation that an agent or securities dealers receives depends on the class of Offered Shares purchased by the Subscribers.

Class A Shares

 $\label{eq:cm} CMI. and CSI. In its capacity as Managers of the Corporation have agreed to retain or engage agents, securities Dealers and brokers to arrange, and facilitate the completion of, the sale of the Class A Shares to Subscribers. No fees or commissions shall be payable by either the Corporation or the Managers to such agents, securities dealers or brokers other than the following fees: one time commissions or fees of up to 3\% of the funds raised and a trailing commission is generally calculated and payable quarterly in arrears to dealers whose clients hold Class A Shares at arate equal to 1\% of the net value of the shares, less any shares purchased through the DRIP, attributable to the Class A Shares sold by such dealers as at the last business day of the applicable quarter. The trailing commissions are paid by the Manager out of the fees it receives from the Corporation. The Manager may change or cancel the trailing commission at any time in its sole discretion. In addition, agents, securities Dealers and brokers may charge the irclients addition alfees and commissions to purchase or sell Class A Shares. The Corporation will not pay finder's fees directly to any person.$

Class F Shares

Nosales commission or trailing commission is paid to a Dealer or agent by the Corporation or the Manager in respect of Class F Shares.

ClassFSharesaregenerallyavailabletoSubscriberswhohavefee-basedaccountswithDealerswhohavearrangements withtheManagerinrespectoftheClassFShares.WhereaSubscriberdoesnotenterintoanagreementwiththeirDealer whichidentifiesanannualservicefeepayabletotheirDealer,theManagermaypayanannualdealerservicefeewhichthe Manager will negotiate with such Dealer and which will be paid directly by the Manager.

ITEM 8 RISK FACTORS

8.1 General

An investment in the Offered Shares offered here under involves significant risks due to the nature of the Corporation's business. Subscribers should carefully review the following factors, together with the other information contained in this Offering Memorandum, before making an investment decision.

This is a speculative offering. The purchase of Offered Shares involves a number of risks and is suitable only for Subscribers who area ware of the risks in herent in the real estate industry and who have the ability and willing ness to accept the risk of loss of their invested capital and who have no immediate need for liquidity. There is no assurance of any return on a Subscriber's investment.

Subscribersshould consult with their own independent professional legal, tax, investment and financial advisors before purchasing Offered Shares, to determine the appropriateness of this investment in relation to the tax consequences of any such investment.

The proceeds of the Offering may not be sufficient to accomplish all the Corporation's proposed objectives. In addition to the factors set for the lsewhere in this Offering Memorandum, Subscribers should consider the following risks before purchasing Offered Shares. Any or all these risks, or other unidentified risks, may have a material adverse effect on the Corporation's business and/or the return to the Subscribers.

8.2 Investment Risk

Risk that are specific to the Offered Shares being offered under this Offering include the following:

No Market for Offered Shares and Restrictions on Transfer - The Offered Shares are not traded on any stock exchange. As there is no market for the Offered Shares and the Offered Shares are subject to resale restrictions under securities legislation, a Subscriber will not be able to transfer his or her investment or with draw his or her capital at will. The Offered Shares are also subject to restrictions on transfer under the Corporation's constating documents. An Subscriber may never be able to sell his Offered Shares and recover any part of his or her investment. Accordingly, an investment in Offered Shares should only be considered by Subscribers who do not require liquidity. See "Resale Restrictions."

Lack of Separate Legal Counsel — The Subscribers, as a group, have not been represented by separate counsel. Neither counselforthe Corporation nor counselforthe Managers purport to have acted for the Subscribers nor to have conducted any investigation or review on their behalf.

No Guarantees - The reisno assurance that the Corporation will be able to pay dividends at the level targeted by the Corporation. The funds available for distribution to Offered Shareholders will vary according to many factors, not ably the interest and principal payments received in respect of mortgage loansheld by the Corporation. The dividends which Subscribers may be entitled to receive are not cumulative and the Directors have the sole discretion as to whether or not any such dividends are paid. Therefore, there is no guarantee that any dividends will be paid to the Offered Shareholders.

Althoughmortgageloansmadeby the Corporation are carefully selected, there can be no assurance that such loans will have a guaranteed rate of return to the Corporation or that loss ses will not be suffered on one or more loans. More over, a tany point in time, the interest rates being charged for mortgages are reflective of the general level of interest rates and, as interest rates fluctuate, it is expected that the aggregate yield on mortgage investments will also change. In the event that additional security is given by the borrower or that athird party guarantees the mortgagor's obligations, there is no assurance that such additional security or guarantee will be sufficient to make the Corporation whole if and when resort is to be had thereto. Although the Corporation will end eavort omaintain a diversified portfolio, the composition of the Corporation's investment portfolio may vary widely from time to time and may be concentrated by type of security, industry or geography, resulting in the Corporation's portfolio being less diversified than anticipated. There is no assurance that the Corporation's mortgage portfolio will be profitable.

NoReviewbySecuritiesRegulatoryAuthorities—TheOfferingconstitutesaprivateofferingoftheOfferedShares bytheCorporationonlyinthosejurisdictionswhereandtothosepersonstowhom,theymaybelawfullyofferedforsale underexemptionsinsecuritieslegislation.NosecuritiescommissionorsimilarregulatoryauthorityinCanadaorinany other jurisdiction has passed on the merits of the securities offered hereunder.

As a result, an investment in the Corporation is appropriate only for Subscribers who have a capacity to absorb a loss of all their investment and who can withstand the effect of dividends not being paid in any period or at all.

Absence of Management Rights—In assessing the risks and rewards of an investment in Offered Shares, Subscribers should appreciate they are relying solely on the good faith, judgment and ability of the directors, officers and employees of the Corporation and the Managers to make appropriate decisions with respect to the management of the Corporation, and that they will be bound by the decisions of the Corporation's and the Managers' directors, officers and employees. It would be in appropriate for Subscribers unwilling to rely on the seindividual stothis extent to purchase Officered Shares.

 $\label{eq:linear} Leverage — The Corporation may from time to time borrow under loans with Canadian chartered banks and others. See "Capital Structure-Long Term Debt Securities." Any such borrowings add leverage to the investments made by the Corporation. The obligations under such loans may be secured, and while the addition of leverage has the potential to enhance returns, it also involves additional risks. The recan be no assurance that the leveraging employed by the Corporation will enhance returns, and to the extent that secured lenders realize on their respective collateral, they will have right to receive distributions in priority to the Corporation in addition to the right to seize mort gage assets.$

 $\mathsf{PandemicOutbreak} = \mathsf{OnMarch11,2020, the WorldHealthOrganizationrecognized the outbreak of COVID-19 as a subscription of the test of test$ pandemic.TheCOVID-19pandemiccontinuestonegativelyimpacttheglobaleconomy,disruptglobalsupplychainsandcreate significanteconomicuncertaintyanddisruptionoffinancialmarkets.Emergencymeasuresbeingenactedbygovernments worldwidetocontainthespreadofthevirus, including the implementation of travelbans, self-imposed quarantine periods, self-isolation, physical and social distancing and the closure of non-essential businesses, are causing material disruption to businesses in Canada and globally which has resulted in an uncertain and challenging economic environment. Global debt and equity capital markets have experienced significant volatility and weakness. Governments and central banks have reacted with significant monetary and fiscal interventions designed to stabilize economic conditions. In addition, severe disruption and instability in the global financial markets and continued deterior at ions incredit and financing conditions may increase the stability of the stabilitylike lihood of litigation, increase the cost of or limit or restrict our ability to access debt and equity capital or other sources of the source of the sfundingonfavorable terms, or a tall, increase competition, result in reductions in our work force, cause us to further reduce our capitalspendorotherwised is rup to urbusiness or make it more difficult to implement our strategic plans. Sustained adverse effects may also prevent us from satisfying debt financial covenants. As a nemerging risk, the duration, scope and impact of the ongoing COVID-19 pandemic is unknown at this time, as is the efficacy of the government and central bank interventions and the second secondpaceofanysubsequentrecoveryandeconomicnormalization. Given the rapid and evolving nature of the COVID-19 pandemic, any estimate of the length and severity of these developments is therefore subject to significant uncertainty, and accordingly it is the several sevischallengingfortheCorporationtoestimateorguantifytheextenttowhichtheCOVID-19pandemicmay, directly or indirectly, affect the Corporation's business activities, financial condition, cashflows, profitability, prospects and results of operations in futureperiods.WhiletheimpactoftheCOVID-19pandemichascreatedshort-termuncertainty,theCorporationstillexpectsto continue to grow in the medium to long term once the impact of the COVID-19 pandemic has subsided.

8.3 Issuer Risk

Risk that are specific to the Corporation and the Managers include the following:

MICTaxDesignation-TheDirectorsoftheCorporationwillusetheirbesteffortstoensuretheCorporationqualifies atalltimesasaMICpursuanttotheTaxAct.Tothatend,theDirectorshavethediscretiontorejectanyapplications forparticipationintheDRIP(adividendreinvestmentplan)orsharesubscriptions,transfers,redemptionsorretractions where,intheviewofthedirectors,suchactswouldresultintheCorporationfailingtomeettherequirementsofaMIC under the Tax Act.

AsaCorporation qualified asa MIC, the Corporation may deduct taxable dividends it pays from its income and the normal gross up and dividend tax credit rules will not apply to dividend spaid by the Corporation on the Offered Shares. Rather, the dividends will be taxable in the hands of Offered Share holders as if they had received an interest payment on a bond issued by the Corporation. If for any reason the Corporation fails to maintain its MIC qualification in a particular year, the dividend spaid by the Corporation on the Offered Shares would cease to be deductible from the income of the Corporation for that year and the dividends it pays on the Offered Shares would be subject to the normal gross up and dividend tax credit rules to the extent applicable. In addition, the Offered Shares might cease to be qualified investments for trusts governed by RRSPs, RRIFs, deferred profits having plans, RESPs, RDSPs and TFSAs, with the effect that a penalty tax would be payable by the Subscriber. The recan be no assurance, the Corporation will be able to meet the Tax Act's MIC qualifications at all relevant times.

Absence of Voting Rights – The Offered Shares being sold under this Offering do not carry voting rights, and consequentlyaSubscriber's investmentinOfferedShares does not carry with itany right to take part in the control or management of the Corporation's business, including the election of directors. In assessing the risks and rewards of an investment in Offered Shares, potential Subscribers should appreciate that they are relying solely on the good faith, judgment and ability of the directors, officers and employees of the Corporation, and the Managerstomake appropriate decisions with respect to the management of the Corporation, and that they will be bound by the decisions of the Corporation's, and the Managers' directors, officers and employees.

Dilution-The number of Offered Shares the Corporation is authorized to issue is unlimited and the directors have the sole discretion to issue additional Offered Shares. In addition to alternate financing sources, the Corporation may conduct future offerings of Offered Shares in order to raise the funds required which could result in adilution of the interests of the Subscribers in the Corporation. Any issuance of Offered Shares may have a dilutive effect on existing Shareholders. In addition, under the terms of the Articles of the Corporation, the Offered Shareholders shall not be entitled to vote or to dissent rights as prescribed by the OBCA in respect of, any proposal to amend the articles of the Corporation to:

- a. increase or decrease any maximum number of authorized Offered Shares, or increase any maximum number of authorized shares of such class or series having rights or privileges equal or superior to the Offered Shares;
- b. effect an exchange, reclassification or cancellation of the Offered Shares; or
- c. createanewclassorseriesofsharesinferior,equalorsuperiortotheOfferedSharesandnoseparateclass voteshallberequiredundertheActinrespectoftheamendment,andtheOfferedShareholdersshallhaveno dissenting rights in respect thereof.

Conflicts of Interest-Conflicts of interest may exist, and others may arise, between and among Subscribers and the directors and officers of the Managers and the Corporation and their associates and affiliates. There is no assurance that any conflicts of interest that may arise will be resolved in a manner most favorable to Subscribers. Persons considering a purchase of the Offered Shares pursuant to this Offering must rely on the judgment and good faith of the directors, officers and employees of the Managers and the Corporation and its shareholders are dependent in large part upon the experience and good faith of the Managers. The Managers are entitled to and do actin a similar capacity for other companies whose investment criteria may be similar to those of the Corporation. Assuch, there is a risk the manager is a similar to those of the Corporation. Assuch, there is a risk the manager is a similar to the corporation. Assuch, there is a risk the manager is a similar to the corporation. Assuch the rest is a similar to the corporation of the Corporation. Assuch the rest is a similar to the corporation. Assuch the rest is a similar to the corporation. Assuch the rest is a similar to the corporation. Assuch the rest is a similar to the corporation. Assuch the rest is a similar to the corporation. Assuch the rest is a similar to the corporation. Assuch the rest is a similar to the corporation. Assuch the rest is a similar to the corporation. Assuch the rest is a similar to the corporation. Assuch the rest is a similar to the corporation. Assuch the rest is a similar to the corporation. Assuch the rest is a similar to the corporation. Assuch the rest is a similar to the corporation. Assuch the rest is a similar to the corporation. Assuch the rest is a similar to the corporation. Assuch the rest is a similar to the corporation. Assuch the rest is a similar to the corporation. Assuch the rest is a similar to the corporation. Assuch the rest is a similar to the corporation. Assuch the corporation as a similar to th

ManagerswillnotbeabletooriginatesufficientsuitableinvestmentopportunitiestokeeptheCorporation's funds fully invested. Also, the directors and officers of the Managers are employed by or actinother capacities for other companies involved in mortgage and lending activities.

Relianceonthe Managers and Third Parties – In accordance with the terms of the Management Agreement, the Managers have significant responsibility for assisting the Corporation in conducting its affairs. Any inability of the Managers to perform competently or on a timely basis could negatively affect the Corporation. The Corporation is exposed to adverse developments in the business and affairs of the Managers and to its management and financial strength. The operations of the Corporation and the Managers are highly dependent upon the continued support and participation of the irkey personnel. The loss of the irservices may materially affect the timing or the ability of the Corporation to implement its business plan. In order to grow the mort gage portfolio, the Managers and the Corporation may be required to improve existing systems and controls. There is no assurance that the Corporation will manage its grow the ffectively or that the Managers will adjust its staffing or systems and controls appropriately. To the extent that the Corporation or the Managers does not do so, the mort gage portfolio and the returns of the Corporation may be negatively affected.

FutureOperationsandPossibleNeedforAdditionalFunds-TheCorporationrequiressignificantfundstocarry outitsbusinessplan.IntheeventtheCorporationisunabletoraisesufficientfundsbythisOfferingand/orfutureand/ orotherdebtorequityfinancing,theCorporationmayhaveinsufficientfundsavailabletoittoimplementitsbusiness $\mathsf{p}\mathsf{lan},\mathsf{and}\mathsf{Subscribers}\mathsf{may}\mathsf{receive}\mathsf{noreturn}\mathsf{ontheir}\mathsf{Off}\mathsf{ered}\mathsf{Shares}.\mathsf{Certain}\mathsf{uninsurable}\mathsf{oruninsured}\mathsf{events}\mathsf{may}$ alsooccurwhich cansubstantially reduce the ability of the Corporation to carry on business in a profitable manner, including natural orman-made disasters. The Corporation anticipates that a substantial portion of the net proceeds of this Offering will be expended by the Corporation in investing in residential mortgages, and also anticipates thatthe net proceeds of the Offering and anticipated cash flow from operating revenues will be sufficient to carry outtheCorporation's business plan. The recambeno assurances, however, that the Corporation will generate sufficient cashflowfromoperationsorthatitwillnotencounterunexpected costs in connection with implementing its business plan, and as a consequence there can be no assurances that the Corporation will not require additional financing. The Corporation has no current arrangements with respect to any other additional financing, and there can be no assurance that any such additional financing can be obtained on terms acceptable to the Corporation, or a tall. Failureto obtain additional financing would likely have a substantial material adverse effect on the Corporation. Moreover, in the event the Corporation were to obtain such additional financing, it could have a dilutive effect on Subscribers' participation in the revenues generated through the Corporation's operations.

 $\label{eq:linear} Litigation Risk-The Corporation may, from time to time, become involved in legal proceedings in the course of its business. The costs of litigation and settlement can be substantial and there is no assurance that such costs will be recovered in whole or a tail. During litigation, the Corporation is not receiving payments of interest on a mortgage loan that is the subject of litigation, there by impacting cash flows. The unfavorable resolution of any legal proceedings could have an adverse effect on the Corporation and its financial position and results of operations that could be material.$

8.4 Industry Risk

There are also risks faced by the Corporation because of the industry in which it operates. Real estate investment is subject to significant uncertainties due, among other factors, to uncertain costs of construction, development and financing, uncertainty as to the ability to obtain required licenses, permits and approvals, and fluctuating demand for developed real estate. The anticipated higher returns associated with the Corporation's mortgage loans reflect the greater risks involved in making these types of loans as compared to long-term conventional mortgage loans.

Theyieldsonrealestateinvestments, including mortgages, dependon many factors including economic conditions and prevailing interestrates, the level of risk assumed, conditions in the real estate industry, opport unities for other types of investments, legislation, governmental regulation and tax laws. The Corporation cannot predict the effect such factors will have on its operations.

TheCorporation's investments in mortgage loans will be secured by realest ate. All real property investments are subject to elements of risk. In addition, prospective Subscribers should take note of the following:

Competition and Availability of Investments-Thee arnings of the Corporation dependent the Corporation's ability, with the assistance of the Managers, to locate suitable opport unities for the investment and reinvestment of the Corporation's funds and on the yields available from time to time on mortgages and other investments. The industry in which the Corporation operates is subject to a wide variety of competition from public and private businesses, many of whom have greater financial and technical resources than the Corporation. An inability to find suitable investments may have an adverse effect on the Corporation's ability to sustain the level of distributions. Competitors may reduce the interest rates they charge, resulting in a reduction of the Corporation's share of the market, reduced interest rates on loans, and reduced profit margins.

Environmental Liability of a Mortgage–Undervarious laws, the Corporation could be come liable for the costs of effecting remedial work necessitated by the release, depositor presence of certain materials, including hazardous or toxic substances and wastes, where the Corporation has exercised its right of re-entry or fore closure or has otherwise assumed the control, occupation or management of the property. Although the Corporation obtains an evaluation of the property to be subject to amortgage in the form of a phase lenviron mental audit where required, environmental legislation and policies have be comean increasingly important feature of property ownership and management in recent years. Undervarious laws, the Corporation could be come liable for the costs of effecting remedial work necessitated by the release, depositor presence of certain materials, including hazardous or toxic substances and wastes at or from a property, or disposed of at another location.

Investments not insured – Neither the Corporation nor the Managers is a member of the Canada Deposit Insurance Corporation and the Offered Shares offered here under are therefore not insured against loss through the Canada Deposit Insurance Corporation. Moreover, mortgages held by the Corporation in its capacity are not insured through the Canada Mortgage and Housing Corporation or otherwise.

Changes in Regulatory Regime – There can be no assurances that certain laws applicable to the Corporation, including, without limitation, mortgage brokerage laws and securities legislation, will not change in a manner that will adversely affect the Corporation.

Renewal of Mortgages-There can be no assurances that any of the mortgages comprising the mortgage portfolio from time to time can or will be renewed at the same interest rates and terms, or in the same amounts as a recurrently ineffect. With respect to each mortgage comprising the mortgage portfolio, it is possible that the mortgage or both, will not elect to renew such mortgage. In addition, if the mortgages in the mortgage portfolio are renewed, the principal balance of such renewals, the interest rates and the other terms and conditions of such mortgages will be subject to negotiations between the mortgagors and the Managers at the time of renewal.

LiquidityRisk–Investments inmortgages are relatively illiquid. This will tend to limit the Corporation's ability to vary its mortgage portfolio promptly in response to changing economic or investment conditions. There is a risk that the Corporation will be unable to meet commitments associated with financial instruments. The Corporation controls liquidity risks through cash flow projections used to fore cast funding requirements on mortgage proposals, which include anticipated redeemption of Offered Shares. The Corporation commits to mortgage investments only on an assured cash availability basis.

PriorityOverSecurity-Financial charges for construction and other financing funded by conventional third party lenders may rank in priority to the mortgages registered in favor of the Corporation. In the event of default by the mortgagor under any prior financial charge, the Corporation may not recover any or all of the monies advanced under for eclosure proceedings.

Investment Concentration-As the Corporation may have only one or a limited number of mortgage investments, it is susceptible to adverse market conditions such as business lay offs or downsizing, industry slow downs, relocations of businesses, changing demographics and other factors. Demand for residential and commercial mortgages could be

adverselyaffected by weakness in the national, regional and local economies, changes in supply of, or demand for, similar or competing sources of mortgage money. To the extent that any of the seconditions occur, they are likely to affect the demand for and the interest rate, which could cause a decrease in the interest revenue to the Corporation. Any mortgage default could impair the Corporation's ability to pay dividends to its Offered Shareholders or could restrict its ability to redeploy capital.

Sensitivity to Interest Rates-Itis anticipated that the value of the Corporation's investment portfolio at any given time may be affected by the level of interest prevailing at such time. The Corporation's income will consist primarily of interest payments on the mortgages comprising the Corporation's investment portfolio. If there is a decline in interest rates (as measured by the indices upon which the interest rates of the Corporation's mortgage assets are based), the Corporation may find it difficult to make a mortgage loan be aring rates sufficient to ultimately achieve the targeted payment of dividends on the Offered Shares. There can be no assurance that an interest rate environment in which there is a significant decline in interest rates would not adversely affect the Limited Partnership's business, financial condition and results of its operations which in turn would result in an adverse effect on the dividend stargeted, payable and/or paid on the Offered Shares. Due to the term of the mortgages may be prepaid, it is possible that the Corporation may not be able to sufficiently reduce interest rate risk associated with the replacement of such mortgages through new investments in mortgages, there by potentially affecting adversely the ultimate return to holders of Offered Shares.

MortgagePrepayment–Mortgagescomprisingthemortgageportfoliofromtimetotimepermittheborrowerto prepaytheprincipalamount. Any prepayment bonus or penalty may not fully compensate the Corporation for the total amount of the return foregone had the mortgage been held to term, and the Corporation may not be able to redeploy the capital at the same interest rate.

Prepayment of Mortgages–The Corporation may committomaking future mortgage investments in anticipation of repayment of principal outstanding under existing mortgage investments. In the event that such repayments of principal are not made in contravention of the borrowers' obligations, the Corporation may be unable to advance some or all of the funds required to be advanced pursuant to the terms of its commitments and may faceliability in connection with its failure to make such advances.

HigherRiskMortgages–TheCorporationprovidesfinancingtoborrowerswhomaynotmeetfinancingcriteriafor conventionalmortgagesfrominstitutionalsourcesand, as a result, these investments generally earnahigher rate of return than what institutional lenders may receive. Non-conventional mortgage investments also attract higher loan loss risk. Credit risk is the risk that the mortgagor will fail to discharge the obligation causing the Corporation to incur a financial loss. The Corporation will try to minimize its credit risk primarily by ensuring that the collateral value of the security fully protects both first, second, and third mortgage advances, that there is a viable exits trategy for each loan, and that loans are made to experience developers and owners. In addition, the Corporation intends to limit the concentration of risk by diversifying its mortgage portfolio by way of location, property type, maximum loan amount to any one property and maximum loan amount to any one borrower.

This higher risk is compensated for by a higher rate of return. The failure of one or more borrowers to make payments according to the terms of their loan could result in the Corporation exercising its rights as mortgage eand may adversely affect the Corporation's rate of return, which is directly correlated to the receipt of mortgage payments.

Defaults-The Corporation's income and funds available for distribution to Subscribers would be adversely affected if a significant number of borrowers were unable to pay their obligations to the Corporation or if the Corporation was unable to invest its funds in mortgage sone conomically favorable terms. On default by aborrower, the Corporation may experience delays in enforcing its rights as lender and may incur substantial costs in protecting its investment.

If there is default on a mortgage, it may be necessary for the Corporation, in order to protect the investment, to engage infore closure or sale proceedings (by power of sale or otherwise) and to make further outlays to complete an unfinished projector to maintain prior encumbrances ingood standing. In those cases, it is possible the total amount

recovered by the Corporation may be less than the total investment, resulting in loss to the Corporation.

Also, the recovery of a portion of the Corporation's assets, i.e. the property put up as collateral by the defaulting mortgagor, would be tied up for a period of time, diverting resources away from the funding of new investments. Legal fees and other costs incurred by the Corporation in enforcing its rights as mortgage against a defaulting borrower are borne by the Corporation. Although these fees and costs are often recoverable from the borrower directly or through the sale of the mortgaged property by power of sale or otherwise, there is no assurance that they will be recovered and therefore will result in lower distributions payable to the Corporation and inturn reduced returns to holders of Offered Shares. Due to fluctuations in the housing market and the economy generally, there is a possibility that historical loan default rates may increase and that in any power of sale, the Corporation could lose a substantial portion of the principal amount loaned to the borrower. Loan loss reduces the Corporation's available cash and in turn result in reduced returns to holders of Offered Shares. Excessive loan loss could all timately result in the Corporation being unable to pay dividends. Excessive loan loss could also ultimately result in the Corporation sustaining an annual net loss, with the result being that the value of the Offered Shares could be less than the \$1.00 subscription price. In such circumstances, the Retraction Payment, net of any accrued dividend distributions, would be less than \$1.00. Such an eventuality could also impact the Corporation's ability to hon or retraction requests.

TheCorporationmay, from time to time, have one or more impaired loans in its portfolio. The Corporation defines loans as being impaired where full recovery is considered indoubt based on a current evaluation of these curity held and for which write-downs have been taken or specific loss provisions established.

ChangesinPropertyValues–TheCorporation'smortgageloanswillbesecured by realestate, the value of which can fluctuate. The value of real estate is affected by general economic conditions, local real estate markets, the attractiveness of the property to tenants where applicable, competition from other available properties, fluctuations in occupancy rates, operating expenses and other factors. The value of income-producing real property may also depend on the credit worthiness and financial stability of the borrowers and/or the tenants. While independent appraisals are required before the Corporation may make any mortgage investment, the appraised values, even where reported on an "asis" basis, are not necessarily reflective of the market value of the underlying real property, which may fluctuate. In addition, the appraised values reported in independent appraisals may be subject to certain conditions, including the completion, rehabilitation or making of lease hold improvements on the real property thus resulting in aloan loss if the property must be sold to remedy a mortgage default and there by affecting adversely the return to holders of Offered Shares. Even if such conditions are satisfied, the appraised value essarily reflect the market value of the real property at the time the conditions are satisfied.

Use of Leverage – The Corporation has the option to incurinde btedness secured by the Corporation's assets to purchase or makemort gage investments but the Canadian financial market place has a limited number of financial institutions that provide credit to entities such as the Corporation. The recan be no assurance such as trategy will enhance returns, and infact, use of this strategy could adversely affect returns. Use of leverage through borrowing (and the assignment of mort gages as collateral) can also expose the Corporation to additional losses of capital. The Corporation intends to limit its exposure to the potential scarcity of such funds by continuously seeking out new sources of credit. In the event of a wind-up of the Corporation, the indebted ness incurred by the Corporation will rank in priority to the outstanding Offered Shares.

ChangesintheEconomyandCreditMarkets–Historically,globalfinancialmarketshavebeensubjecttoperiods of volatility and uncertainty, driven by a widerange of factors at any given point in time. These factors may impact the ability of the Corporation to maintain a funding facility with a rm's length third party institutions on terms favorable to the Corporation. Volatility infinancial markets may also be reflected involatility in the market value of the real property underlying the mortgage portfolio.

FORTHE AFORESAID REASONS AND OTHERS NOT SET FORTH HEREIN, THE OFFERED SHARES INVOLVE A HIGH DEGREE OF RISK. ANY PERSON CONSIDERING THE PURCHASE OF THE OFFERED SHARES SHOULD BE AWARE OF THESE AND OTHER FACTORS SET FORTH INTHIS OFFERING MEMORANDUM AND SHOULD CONSULTWITHHIS/HERLEGAL, TAX AND FINANCIAL ADVISORS PRIORTOMAKING AN INVESTMENT IN THE OFFERED SHARES. THE OFFERED SHARES SHOULD ONLY BE PURCHASED BY PERSONS WHO CAN AFFORD TO LOSE THEIR TOTAL INVESTMENT.

ITEM 9 REPORTING OBLIGATIONS

The Corporation is not subject to continuous reporting and disclosure obligations which these curities legislation in any province would require of a "reporting issuer" as defined under securities legislation and there is therefore no requirement that the Corporation maked is closure of its affairs, including, without limitation, the prompt notification of material changes by way of press releases and formal filings or the preparation of quarterly unaudited financial statements and annual audited financial statements in accordance with Canadian generally accepted accounting principles.

The Corporation is required underse curities legislation to forward to holders of Offered Shares resident in Alberta, Ontario and Saskatchewanth at purchased Offered Shares under the Offering Memorandum Exemption, audited annual financial statements and disclosure regarding the use of the aggregate gross proceeds raised by the Corporation under the Offering Memorandum Exemption within 120 days following the end of each fiscal year of the Corporation. The Corporation is also required to forward to holders of Offered Shares resident in Alberta, Ontario and Saskatchewant hat purchased Offered Shares under the Offering Memorandum Exemption within 120 days following the end of each fiscal year of the Corporation. The Corporation is also required to forward to holders of Offered Shares resident in Alberta, Ontario and Saskatchewant hat purchased Offered Shares under the Offering Memorandum Exemption notice of any change infinancial year including further information resecting that change as prescribed under securities legislation with in the time limits prescribed under securities legislation.

TheCorporationisalsorequiredtoprovidenoticetoholdersofOfferedSharesresidentinOntario,thatpurchasedOffered Shares under the Offering Memorandum Exemption within ten (10) days of the occurrence of:

- a. a discontinuation of the Corporation's business;
- b. a change in the Corporation's industry; or
- c. a change of control of the Corporation.

The Corporation will provide electronic taxs lips by February 28 following the end of the calendary eart owhich they refer to for all income tax reporting information necessary to enable each Offered Shareholder to file a Canadian federal income tax return with respect to its participation in the Corporation in such fiscal year, including T5's for investment, as applicable.

TheCorporationissubjecttocertainreportingrequirementundercorporatelaw,forexample,theCorporationisrequired under the OBCA to send a copy of its annual financial statements to its shareholders.

Under the terms of the Management Agreement, the Managers will provide for the preparation of accounting, management and other financial reports as well as the keeping and maintaining of the books and records of the Corporation. The Board has appointed Harris & Partners (8920 Wood bine Ave. Suite 300 Markham ONL3 R9W9) to act as the auditors of the Corporation and to report to shareholders with respect to the financial statements of the Corporationas at the end of, and for, each fiscal year.

Since we are not a reporting issueras defined in securities legislation and our Offered Shares are not publicly traded, no corporate or securities information about us is available from a government, regulatory authority, stock exchange or quotation and tradereporting system. Some securities information about this Offering and previous offerings of the Corporation is available from the Ontario Securities Commission at <u>www.osc.gov.on.ca</u>.; British Columbia Securities Commission <u>https://www.bcsc.bc.ca/</u> and SEDAR at <u>https://www.sedar.com</u>.

Furtherinformationaboutusisposted and available for review by investors at <u>https://cmimic.ca/</u>orfrom the Corporation at the contact information set out on the face page of this Offering Memorandum.

ITEM 10 RESALE RESTRICTIONS

10.1 General Statement

Pursuanttosecuritieslegislation, the Offered Shares are subject to an umber of resale restrictions, including a restriction on trading. Until the restriction on trading expires, you will not be able to trade the Offered Shares unless you comply with an exemption from the prospectus and registration requirements under securities legislation.

10.2 Restricted Period

Unless permitted under securities legislation, in all juris dictions in Canada other than Manitoba, you cannot trade the Offered Shares before the date that is four months and a day after the date the Corporation becomes a "reporting issuer" as defined under securities legislation in any province or territory of Canada. The Corporation will not become a reporting issuer upon completion of this Offering and does not currently anticipate ever becoming a reporting issuer.

The resale restriction on the securities may therefore never expire. Subscribers are advised to seek legal advice prior to any resale of the Offered Shares.

10.3 Manitoba Resale Restrictions

Unlesspermitted under securities legislation, you must not trade the Shares without the prior written consent of the regulator in Manitoba unless:

- a. theCorporationhasfiled approspectus with the regulator in Manitoba with respect to the securities you have purchased and the regulator in Manitoba has issued a receipt for that prospectus; or
- b. youhaveheldthesecuritiesforatleast12months.TheregulatorinManitobawillconsenttoyourtradeifthe regulator is of the opinion that to do so is not prejudicial to the public interest.

ITEM 11 PURCHASERS' RIGHTS OF ACTION FOR DAMAGES OR RESCISSION

If you purchase these securities, you will have certain rights, some of which are described below.

The following summaries are subject to any express provisions of the securities legislation of each Selling Jurisdiction. Please refer to that securities legislation for the complete text of such provisions. The rights of action described here in and without derogation from any other right or remedy that a Subscriber may have at law.

For complete information about your rights, you should consult a lawyer.

Two-Day Cancellation Right

Youcancancelyouragreementtopurchasethesesecurities. Todoso, you must send anotice to us by midnight on the 2nd business day after you sign the agreement to buy the securities.

Statutory Rights of Action in the Event of a Misrepresentation

AnyOffering Memorandummarketing materials related to this Offering which are delivered or made reasonably available to a purchaser before the closing of that purchaser's subscription for Offered Shares are deemed to be incorporated by reference in this Offering Memorandum. As used herein, "Offering Memorandummarketing materials" has the same meaning as "OM marketing materials" has in NI 45- 106.

The marketing materials delivered or made reasonably available to a prospective purchaser before the termination of the distribution, related to each distribution under this Offering Memorandum, are incorporated by reference in this Offering Memorandum. The Corporation reserves the right to modify these marketing materials in a nonmaterial way without re-delivering or without making reasonably available such modified marketing materials to a prospective purchaser.

Securities legislation incertain of the provinces and territories of Canada provides purchasers or requires purchasers to be provided with a remedy for rescission or damages where an offering memorandum and any amendment to it (for the purposes of this I tem 11, an "Offering Memorandum") contain a Misrepresentation. As used herein, "Misrepresentation" means:

- a. inthecaseofalljurisdictionsexceptQuébec,anuntruestatementofamaterialfact,oranomissiontostatea materialfactthatisrequiredtobestated,orthatisnecessarytomakeastatementnotmisleadinginthelight of the circumstances in which it was made; and
- b. in the case of Québec, any misle a ding information on a material fact as well as any omission of a material fact. These remedies, or notice with respect the reto, must be exercised, or delivered, as the case may be, by the purchaser within the time limit prescribed by the applicables ecurities legislation. Each purchasers hould refer to provisions of the applicables ecurities legislation for the particular soft hese reights or consult with a legal advisor.

Rights for Subscribers in Ontario

Securitieslegislation in Ontario provides purchasers of Offered Shares pursuant to this Offering Memorandum with a remedy for damages or rescission, or in both, in addition to any other rights they may have at law, where the Offering Memorandum and any amendment to it contains a "Misrepresentation". Section 130.1 of the Securities Act (Ontario) and Ontario Securities Commission Rule 45-501 provides that every purchaser of securities pursuant to an offering memorandum shall have a statutory right of action for damages or rescission against the issuer and any selling security holder in the event that the offering memorandum contains a Misrepresentation.

Apurchaserwhopurchasessecurities offered by the offering memorand umduring the period of distribution has, without regard to whether the purchaser relied upon the Misrepresentation, aright of action for damages or, alternatively, while still the owner of the securities, for rescission against the issuer and any selling security holder provided that:

a. if the purchase rexercises its right of rescission, it shall cease to have a right of action for damages as against the issuer and the selling security holders, if any;

- b. theissuerand thesellings ecurity holders, if any, will not be liable if they prove that the purchaser purchased the securities with knowledge of the Misrepresentation;
- c. the issuer and the selling security holders, if any, will not be liable for all or any portion of damages that it proves do not represent the depreciation invalue of the securities as a result of the Misrepresentation relied upon; and
- d. in no case shall the amount recoverable exceed the price at which the securities were offered.

Section 138 of the Securities Act (Ontario) provides that no action shall be commenced to enforce these rights:

- a. inthecaseofanactionforrescission, 180 days after the date of the transaction that gave rise to the cause of action; or
- b. in the case of an action for damages, the earlier of:
 - i. 180daysafterthedatethatthepurchaserfirsthadknowledgeofthefactsgivingrisetothecauseofaction; or
 - ii. three years after the date of the transaction that gave rise to the cause of action.

Where this Offering Memorandum is delivered, but the distribution is made in reliance on the exemption from the prospect us requirements contained under section 2.3 of NI45-106 (the "accredited investor exemption"): The rights referred to insection 130.1 of the Securities Act (Ontario) do not apply in respect of an offering memorand um (such as this Offering Memorand um) delivered to a prospective purchaser inconnection with a distribution made in reliance on the accredited investor exemption if the prospective purchaser is:

- a. a Canadian financial institution or a Schedule III bank (each as defined in NI 45-106);
- b. theBusinessDevelopmentBankofCanadaincorporatedundertheBusinessDevelopmentBankofCanada Act (Canada); or
- c. a subsidiary of any person referred to in paragraphs (a) and (b), if the person owns all of the voting securities of the subsidiary, except the voting securities required by law to be owned by directors of that subsidiary.

Rights of Subscribers in British Columbia and Alberta

 $\label{eq:second} A purchase rofOffered Shares pursuant to this Offering Memorandum who is a resident in Alberta or British Columbia has, in addition to any other rights the subscriber may have at law, a right of action for damages or rescission against the Corporation if this Offering Memorandum, together with any amendment shere to, contains a Misrepresentation. A purchaser has additional statutory rights of action for damages against every director of the Corporation at the date of this Offering or a mendment here to and every person or company who signed this Offering Memorandum or a mendment here to.$

If this Offering Memorandum or any amendment here to contain sa Misrepresentation, which was a Misrepresentation at the time the Offered Shares we repurchased, the purchaser will be deemed to have relied up on the Misrepresentation and will, as provided below, have a right of action against the Corporation for damages or alternatively, if still the owner of any of the Offered Shares purchased by that subscriber, for rescission, in which case, if the purchase relects to exercise the right of rescission, the purchaser will have no right of action for damages against the Corporation, provided that:

- a. nopersonorcompanywillbeliableifitprovesthatthepurchaserpurchasedthesecuritieswithknowledgeof the misrepresentation;
- b. in the case of an action for damages, the defendant will not be liable for all or any portion of the damages that it proves do not represent the depreciation invalue of the securities as a result of the misrepresentation;
- c. innocase will the amount recoverable in any action exceed the price at which these curities we repurchased by the purchaser under this Offering Memorandum; and
- d. inthecaseofapurchaserresidentinAlberta,nopersonorcompany,otherthantheCorporation,willbeliable ifsuchpersonorcompanyisentitledtorelyuponcertainstatutoryprovisionssetoutinsubsections204(3)(a)-(e) of the Securities Act (Alberta).

No action may be commenced more than:

- a. inthecaseofanactionforrescission, more than 180 days after the date of the transaction that gave rise to the cause of action; or
- b. in the case of any other action, other than an action for rescission, more than the earlier of
 - i. 180 days after the subscriber first had knowledge of the facts giving rise to the cause of action; or
 - ii. three years after the date of the transaction that gave rise to the cause of action.

Rights for Subscribers in Saskatchewan

The Securities Act, 1988 (Saskatchewan) will provide statutory rights to purchasers of Offered Shares in Saskatchewan as described in the Securities Act, 1988 (Saskatchewan) upon their coming into force. Such Act provides that, subject to certain limitations, in the event that this Offering Memorand um and any amendment to this Offering Memorand um contain a Misrepresentation, apurchaser who purchases Offered Shares under this Offering Memorand um or an amendment to this Offering Memorand um, has a right of action for damage sagainst the Corporation, every person who signed this Offering Memorand um or the amendment to this Offering Memorand um and every person who signed this Offering Memorand um or the amendment to this Offering Memorand um and every person who signed the Corporation set of the Corporation under this Offering Memorand um and every person who is not set of the Corporation under this Offering Memorand um and every person who is a more than to this Offering Memorand um and every person who is not set of the Corporation under this Offering Memorand um and every person who is not set of the Corporation under this Offering Memorand um and every person who is not set.

The Securities Act, 1988 (Saskatchewan) also provides that, subject to certain limitations, where any advertising or sales literature (assuchterms are defined in The Securities Act, 1988 Saskatchewan) disseminated in connection with the Offering contains a Misrepresentation, a purchaser who purchases Offered Shares referred to in that advertising or sales literature has a right of action against the Corporation, every promoter of the Corporation and every person who or company that sells Offered Shares under the Offering with respect to which the advertising or sales literature was disseminated.

Inaddition, subject to certain limitations, where an individual makes averbal statement to a prospective purchaser that contains a Misrepresentation relating to the Offered Shares of the Corporation and the verbal statement is made either before or contemporaneously with the purchase of Offered Shares of the Corporation, the purchaser has a right of action for damages against the individual whom a dethever bal statement. No action shall be commenced to enforce the foregoing rights:

- a. inthecaseofanactionforrescission, more than 180 days after the date of the transaction that gave rise to the cause of action; or
- b. in the case of any action, other than an action for rescission, more than the earlier of
 - i. one year after the purchaser first had knowledge of the facts giving rise to the cause of action, or
 - ii. six years after the date of the transaction that gave rise to the cause of action.

Rights for Subscribers in Manitoba

The Securities Act (Manitoba) provides purchasers of securities under a private placement who receive this Offering Memorandum with certain statutory rights in the event there is a Misrepresentation in this Offering Memorandum. In such event, Subscribers would have a statutory right to sue:

- a. to cancel the agreement to buy Offered Shares; or
- b. for damages against the Corporation, every person who is a director at the date of the Offering Memorandum, and every person or company who signed the Offering Memorandum. The statutory right to sue is available to a purchaser whether the purchaser relied on the Misrepresentation. If a purchaser chooses to rescind a purchase, the purchaser cannot then sue for damages. In addition, in an action for damages, a person will not beliable for all or any portion of damages that the person proves do not represent the depreciation invalue of the securities as a result of the Misrepresentation. Furthermore, the amount recoverable in an action for damages will not exceed the price at which the securities were offered. There are various defenses available to a mage so that the person proves of the securities as a result of the securities were offered. There are various defenses available to a mage so the securities as a result of the securities were offered. The rearevarious defenses available to a mage so the securities as a result of the securities were offered. The rearevarious defenses available to a mage so the securities as a result of the securities were offered.

the persons that a purchaser has a right to sue. For example, a person has a defense if the purchaser knew of the Misrepresentation when the purchaser purchased the securities. If a purchaser intends to rely on the rights described above in paragraph (a) or (b), the purchaser must do so with instrict time limitations. A purchaser must commence an action to cancel the agreement within 180 days after the transaction or commence action for damages within the earlier of

- i. 180 days after the purchaser first had knowledge of the facts giving rise to the cause of action; or
- ii. two years after the day of the transaction.

Rights for Subscribers in New Brunswick

In the event that this Offering Memorandum, together with any amendments here to used inconnection here with, delivered to a purchaser of Offered Shares resident in New Brunswick, or in any other information provided pursuant to the Offering, contains a Misrepresentation and it was a Misrepresentation at the time of purchase of Offered Shares by such purchaser, the purchaser will be Deemed to have relied upon the Misrepresentation and will, as provided below, have a right of action against the Corporation for damages; or, while still the owner of the Offered Shares purchased by that purchaser, for rescission against the Corporation, in which case, if the purchaser elects to exercise the right of rescission, the purchaser will have no right of action for damages against the Corporation, provided that:

- a. the right of action for rescission or damages must be exercisable by the purchaser not later than,
 - i. inthecaseofanactionforrescission,180daysafterthedateofthetransactionthatgaverisetothecause of action; or
 - ii. to cancel your agreement to buy these securities, or in the case of any action, other than an action for rescission, the earlier of
 - A. one year after the plaint iff first had knowledge of the facts giving rise to the cause of action, or
 - B. six years after the date of the transaction that gave rise to the cause of action;
- b. the defendant will not be liable if it proves that the purchaser purchased the Offered Shares with knowledge of the Misrepresentation;
- c. inthe case of an action for damages, the defendant will not be liable for all or any portion of the damages that it proves do not represent the depreciation invalue of the Offered Shares as a result of the Misrepresentation relied upon; and
- d. innocase will the amount recoverable in any action exceed the price at which the Offered Shares we resold to the purchaser.

Rights for Subscribers in Nova Scotia

In the event that this Offering Memorandum, together with any amendment shere to use dinconnection here with, delivered to a purchaser of Offered Shares resident in Nova Scotia, or in any advertising and sales literature provided with respect to the Offering, contains a Misrepresentation and it was a Misrepresentation at the time of purchase of Offered Shares by such purchaser, the purchaser will be deemed to have relied up on the Misrepresentation and will, as provided below, have a right of action against the Corporation, the Trust ees and any person executing the certificate to this Offering Memorand um or any a mendment here to for damages; or, while still the owner of the Offered Shares purchased by that purchaser, for rescission against the Corporation, in which case, if the purchase relects to exercise the right of rescission, the purchaser will have no right of action for damage sagainst the Corporation, the Trust ees or any person executing the certificate to this Offering, provided that:

- a. the right of action for rescission or damages must be exercisable by the purchaser not later than,
 - i. inthecaseofanactionforrescission, 180 days after the date of the transaction that gave rise to the cause of action; or
 - ii. in the case of any action, other than an action for rescission, the earlier of,

- $A. \ \ 180 days after the plaint iff first had knowledge of the facts giving rise to the cause of action, or$
- B. three years after the date of the transaction that gave rise to the cause of action;
- b. the defendant will not be liable if it proves that the purchaser purchased the Offered Shares with knowledge of the Misrepresentation;
- c. inthe case of an action for damages, the defendant will not be liable for all or any portion of the damages that it proves do not represent the depreciation invalue of the Offered Shares as a result of the Misrepresentation relied upon; and
- d. innocase will the amount recoverable in any action exceed the price at which the Offered Shares we resold to the purchaser.

Rights for Subscribers in Newfoundland and Labrador

In the event that this Offering Memorandum, together with any amendments here to use dinconnection here with, delivered to a purchaser of Offered Shares resident in Newfound land contains a Misrepresentation and it was a Misrepresentation at the time of purchase of Offered Shares by such purchaser, the purchaser will be deemed to have relied upon the Misrepresentation and will, as provided below, have a contractual right of action against the Corporation, every Trustee at the date of the Offering Memorandum, and every person who signed the Offering Memorandum, for damages; or, while still the owner of the Offered Shares purchased by that purchaser, for rescission against the Corporation, in which case, if the purchaser elects to exercise the right of rescission, the purchaser will have no right of action for damages against the Corporation, provided that:

- a. the right of action for rescission or damages must be exercisable by the purchaser not later than,
 - i. inthecaseofanactionforrescission, 180 days after the date of the transaction that gave rise to the cause of action; or
 - ii. in the case of any action, other than an action for rescission, the earlier of,
 - A. 180 days after the plaint iff first had knowledge of the facts giving rise to the cause of action, or
 - B. three years after the date of the transaction that gave rise to the cause of action;
- b. the defendant will not be liable if it proves that the purchaser purchased the Offered Shares with knowledge of the Misrepresentation;
- c. inthe case of an action for damages, the defendant will not be liable for all or any portion of the damages that it proves do not represent the depreciation invalue of the Offered Shares as a result of the Misrepresentation relied upon; and
- d. innocase will the amount recoverable in any action exceed the price at which the Offered Shares we resold to the purchaser.

Rights of Subscribers in Prince Edward Island, Northwest Territories, Nunavut or Yukon

Securitieslegislation in PrinceEdwardIsland, NorthwestTerritories, NunavutorYukon provides that, where an offering memorandum (such as this Offering Memorandum) contains a Misrepresentation, a purchaser resident in that province who purchases securities offered by the offering memorand um has a right of action for damages against the issuer, the selling security holder on whose behalf the distribution is made, every director of the issuer at the date of the offering memorandum, and every person who signed the offering memorand um, or the purchaser may exercise aright of action for rescission against the issuer or selling security holder, in which case the purchaser will have no right of action for damages against any of the persons listed above.

The foregoing statutory rights are subject to various defences available to a defend ant. In particular, the purchaser shall have no right of action for damages or rescission if the defend ant proves that the purchaser purchased these curities with knowledge of the misrepresentation, and in an action for damages, the defend ant will not beliable for any damages that the purchaser of the misrepresentation of the misrepresentation of the misrepresentation. The purchaser of the misrepresentation of the misrepresentat

the defendant proves do not represent the depreciation invalue of the securities resulting from the misrepresentation. Moreover, in no event will the amount recover able by a purchase rexceed the price at which the securities were offered. If a purchaser intends to rely on the rights described above, they must do so with instrict time limitations contained in the securities legislation of Prince Edward Island, Northwest Territories, Nunavut or Yukon, as the case may be.

Rights of Subscribers in Québec

NotwithstandingthatthesecuritieslegislationofQuébecdoesnotprovideorrequiretheCorporationtoprovidepurchasers residentinQuébecanyrightsofactionincircumstanceswheretheOfferingMemorandumcontainsaMisrepresentation,The CorporationherebygrantstopurchasersofOfferedSharesinQuébecunderthisOfferingMemorandumcontractualrightsof actionincircumstanceswheretheOfferingMemorandumcontainsaMisrepresentationtothesameextentaspurchasersof Offered Shares who are resident in Ontario. See "Rights of Subscribers in Ontario" above.

General

Theforegoing summaries are subject to any express provisions of the securities legislation of each Offering Juris diction and the regulations, rules and policy statements the reunder and reference is made the reto for the complete text of such provisions. The rights of action described here in a rein addition to and without derogation from any other right or remedy that the purchaser may have at law.

Language of Documents

Upon receipt of this document, each Subscriber here by confirms that it has expressly requested that all documents evidencing or relating in any way to the sale of securities described here in (including for greater certainty any purchase confirmation or notice) be drawn up in the English language only. Parlare ception decedocument, chaque investisseur confirme parles présentes qu'il a expressément exigé que tous les documents faisant foious erapport ant dequel que manière que ce soit à la vente des valeurs mobilières décrites aux présentes (incluant, pour plus de certitude, toute confirmation d'achat ou tout avis) soient rédigés en anglais seulement.



CMI HIGH-YIELD OPPORTUNITY FUND CORP. Offering Memorandum Amended and Restated

Financial Statements for the Year Ended October 31, 2021

Financial Assessment provided by



Financial Statements (In Canadian dollars)

CMI HIGH YIELD OPPORTUNITY FUND CORP.

And Independent Auditors' Report thereon

Year ended October 31, 2021



KPMG LLP Bay Adelaide Centre 333 Bay Street, Suite 4600 Toronto ON M5H 2S5 Canada Tel 416-777-8500 Fax 416-777-8818

INDEPENDENT AUDITORS' REPORT

To the Shareholders of CMI High Yield Opportunity Fund Corp.

Opinion

We have audited the financial statements of CMI High Yield Opportunity Fund Corp. (the Entity) which comprise:

- the balance sheet as at October 31, 2021
- the statement of income and comprehensive income for the year then ended
- the statement of changes in shareholders' equity for the year then ended
- the statement of cash flows for the year then ended
- and notes to the financial statements, including a summary of significant accounting policies

(Hereinafter referred to as the "financial statements").

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Entity as at October 31, 2021, and its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board (IASB).

Basis for Opinion

We conducted our audit in accordance with Canadian generally accepted auditing standards. Our responsibilities under those standards are further described in the *"Auditors' Responsibilities for the Audit of the Financial Statements"* section of our auditors' report.

We are independent of the Entity in accordance with the ethical requirements that are relevant to our audit of the financial statements in Canada and we have fulfilled our other ethical responsibilities in accordance with these requirements.

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



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Emphasis of Matter - Comparative Information

We draw attention to Note 2e to the financial statements ("Note 2e"), which explains that certain comparative information presented:

• for the year ended October 31, 2020 has been restated.

Note 2e explains the reason for the restatement and also explains the adjustments that were applied to restate certain comparative information.

Our opinion is not modified in respect of this matter.

Other Matter - Comparative Information

The financial statements for the year ended October 31, 2020, excluding the adjustments that were applied to restate certain comparative information, were audited by another auditor who expressed an unmodified opinion on those financial statements on February 26, 2021.

As part of our audit of the financial statements for the year ended October 31, 2021, we also audited the adjustments that were applied to restate certain comparative information presented for the year ended October 31, 2020.

In our opinion, such adjustments are appropriate and have been properly applied.

Other than with respect to the adjustments that were applied to restate certain comparative information, we were not engaged to audit, review or apply any procedures to the financial statements for the year ended October 31, 2020.

Accordingly, we do not express an opinion or any other form of assurance on those financial statements taken as a whole.

Responsibilities of Management and Those Charged with Governance for the Financial Statements

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

In preparing the financial statements, management is responsible for assessing the Entity's ability to continue as a going concern, disclosing as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Entity or to cease operations, or has no realistic alternative but to do so.



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Those charged with governance are responsible for overseeing the Entity's financial reporting process.

Auditors' Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with Canadian generally accepted auditing standards will always detect a material misstatement when it exists.

Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the financial statements.

As part of an audit in accordance with Canadian generally accepted auditing standards, we exercise professional judgment and maintain professional skepticism throughout the audit.

We also:

• Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion.

The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Entity's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Entity's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Entity to cease to continue as a going concern.



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- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

KPMG LLP

Chartered Professional Accountants, Licensed Public Accountants

Toronto, Canada

February 24, 2022

Balance Sheet (In Canadian dollars)

October 31, 2021, with comparative information for 2020

		2021		2020		
			(A	(As restated -		
•				note 2(e))		
Assets						
Cash and cash equivalents	\$	1,660,335	\$	1,294,100		
Interest and fees receivable		10,238		21,642		
Mortgage investments, net (note 4)	2	23,827,236		3,736,963		
Advances to related companies (note 7)		2,390,524		305,797		
Other assets		27,665		1,595		
Total assets	\$ 2	27,915,998	\$	5,360,097		
Liabilities: Accounts payable and accrued liabilities Management and performance fees payable (note 7) Advances from related companies (note 7) Dividends payable Prepaid mortgage interest	\$	43,027 223,179 3,190 12,431 366,818	\$	12,000 13,247 1,495 _ 81,657		
		648,645		108,399		
Shareholders' equity:		,		100,000		
		100		100		
Common shares (note 5)						
Common shares (note 5) Redeemable preferred shares - Class A (note 6)	2	27,167,253		5,251,598		
Common shares (note 5) Redeemable preferred shares - Class A (note 6) Redeemable preferred shares - Class F (note 6)	2	27,167,253 100,000 —		5,251,598 		
Common shares (note 5) Redeemable preferred shares - Class A (note 6)		, ,		5,251,598 5,251,698		

See accompanying notes to financial statements.

On behalf of the Board:

Buyan Josho Cha Director

Director

DRAFT Statement of Income and Comprehensive Income (In Canadian dollars)

Year ended October 31, 2021, with comparative information for 2020

	2021		2020
		(As	restated - note 2(e))
Income:			
Interest and fees	\$ 1,806,147	\$	197,650
Expenses:			
Management and performance fees (note 7)	209,932		14,653
Office and general	8,184		2,928
Professional fees	69,475		26,505
Interest and bank charge	6,614		680
Expected credit losses (note 4)	21,782		10,327
	315,987		55,093
Net income and comprehensive income	\$ 1,490,160	\$	142,557

See accompanying notes to financial statements.

Statement of Changes in Shareholders' Equity (In Canadian dollars)

Year ended October 31, 2021, with comparative information for 2020

	Common	Redeemable preferred shares -	Redeemal preferr share	ed s - Retained	T-4-1
	shares	Class A	Class	F earnings	Total (As restated -
					note 2(e))
Shareholders' equity,	• 100	<u>^</u>	•	•	* 100
October 31, 2019	\$ 100	\$	\$	- \$ -	\$ 100
Proceeds from issuance of shares Transaction costs	-	5,265,250			5,265,250
Net income and comprehensive	_	(29,884)			(29,884)
income	_	_		- 142,557	142,557
Dividends paid - Class A	_	_		- (126,325	,
Dividend reinvestment plan	_	16,232		- (16,232	
		- / -		(-) -	
Shareholders' equity,					
October 31, 2020	100	5,251,598			5,251,698
Proceeds from issuance of shares	-	21,818,729	100,0	- 00	21,918,729
Transaction costs	-	(214,405)			(214,405)
Redemption of shares	-	(24,400)			(24,400)
Net income and comprehensive				4 400 400	4 400 400
income	-	-		- 1,490,160	1,490,160
Dividends paid - Class A	-	-		- (1,152,682	
Dividends paid - Class F	-	225 724		- (1,747	
Dividend reinvestment plan	-	335,731		- (335,731	
Shareholders' equity,					
October 31, 2021	\$ 100	\$ 27,167,253	\$ 100,0	00 \$ -	\$ 27,267,353

See accompanying notes to financial statements.

Statement of Cash Flows (In Canadian dollars)

Year ended October 31, 2021, with comparative information for 2020

Cash flows provided by (used in): Operating activities: Net income and comprehensive income \$ 1,490,160 \$ 142,55 Adjustment for non-cash items:	7
Net income and comprehensive income\$ 1,490,160\$ 142,55Adjustment for non-cash items:	7
Adjustment for non-cash items:	7
Expected credit lesses 01.700 10.20	7
Expected credit losses 21,782 10,32 Interest and fees (1,806,147) (197,65)	
Change in non-cash capital items:	0)
Interest and fees receivable 11,404 (21,64	2)
Accounts payable and accrued liabilities 31,027 12,00	
Management and performance fees payable 209,932 13,24	
Prepaid mortgage interest 285,161 81,65	
Other assets (26,070)	_
Advances from/to related parties (2,083,032) (305,79	7)
Interest received 1,817,552 176,00	
Funding of mortgage investments (20,220,490) (3,747,29	0)
Discharge and principal repayments of	-
mortgage investments 48,231 21,64	
(20,220,490) (3,814,94	1)
Financing activities:	
Proceeds from issuance of preferred shares 22,254,460 5,281,48	2
Redemptions of preferred shares 24,400	_
Transaction costs for issuance of preferred shares (214,405) (29,88	4)
Dividends paid to preferred shareholders (1,477,730) (142,55	
20,586,725 5,109,04	
	_
Increase in cash and cash equivalents 366,235 1,294,10	0
Cash and cash equivalents, beginning of year 1,294,100	
Cash and cash equivalents, beginning of year 1,294,100	-
Cash and cash equivalents, end of year \$ 1,660,335 \$ 1,294,10	0
	_
Supplemental disclosure for non-cash activities:	
Preferred Series A shares issued under the dividend	2
reinvestment plan \$ 335,731 \$ 16,23	2

See accompanying notes to financial statements.

Notes to Financial Statements (In Canadian dollars)

Year ended October 31, 2021

1. Organization of Corporation:

CMI High Yield Opportunity Fund Corp. (the "Corporation") is a corporation established under Ontario Business Corporations Act on October 29, 2019. The registered office of the Corporation is 149 Concord Road, Thornhill, ON, CA, L4J 7S2.

The Corporation's primary business is earning income through originating residential and commercial real estate mortgage loans to borrowers. The Corporation is a Mortgage Investment Corporation and focuses on generating a stream of income by investing in a portfolio of mortgages, thereby providing investors with an opportunity to participate in a portfolio of mortgages by purchasing preferred shares in the Corporation.

CMI Mortgage Services Inc. and Canadian Mortgages Inc., entities related to the officers of the Corporation, together serve as manager for the Corporation under an amended Mortgage Services Agreement dated November 1, 2020 (the "Manager").

2. Basis of presentation:

(a) Statement of compliance:

The financial statements of the Corporation have been prepared by management in accordance with International Financial Reporting Standards ("IFRS"), as issued by the International Accounting Standards Board ("IASB").

These financial statements have been approved for issue by the Board of Directors on February 24, 2022.

(b) Functional and presentation currency:

These financial statements are presented in Canadian dollars, which is the functional currency of the Corporation.

(c) Basis of preparation:

These financial statements have been prepared on a historical cost basis, except for financial instruments classified as fair value through profit or loss ("FVTPL") which are measured at fair value at each reporting date.

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

2. Basis of presentation (continued):

(d) Use of estimates and judgments:

In the preparation of these financial statements, the Manager has made judgments, estimates and assumptions that affect the application of the Corporation's accounting policies and the reported amounts of assets, liabilities, revenue and expenses. Actual results may differ from these estimates.

In making estimates, the Manager relies on external information and observable conditions where possible, supplemented by internal analysis. There are no known trends, commitments, events or uncertainties that the Manager believes will materially affect the methodology or assumptions utilized in making these estimates in these financial statements. The significant estimates and judgments used in determining the recorded amount for assets and liabilities in the financial statements are as follows:

(i) Measurement of expected credit loss ("ECL"):

The determination of the allowance for credit losses ("ACL") takes into account different factors including assumptions about local real estate market conditions, market interest rates, availability and terms of financing, underlying value of the security and various other factors. These judgments include changes in circumstances that may cause future assessments of credit risk to be materially different from current assessments, which would require an increase or decrease in the allowance of credit loss. The Corporation exercises significant credit judgment in the determination of a significant increase in credit risk since initial recognition, credit impairment of mortgage investments and expected recoverable amount of credit impaired mortgage investments (note 4).

(ii) Measurement of fair values:

The Corporation's accounting policies and disclosures require the measurement of fair values for both financial and non-financial assets and liabilities.

When measuring the fair value of an asset or liability, the Corporation uses market observable data where possible. Fair values are categorized into different levels in a fair value hierarchy based on the inputs used in the valuation techniques as follows:

 Level 1 - Inputs that are quoted prices (unadjusted) in active markets for identical assets or liabilities.

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

2. Basis of presentation (continued):

- Level 2 Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices).
- Level 3 Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs).

The Manager reviews significant unobservable inputs and valuation adjustments. If third-party information, such as broker quotes or appraisals are used to measure fair values, the Manager will assess the evidence obtained from the third parties to support the conclusion that such valuations meet the requirements of IFRS, including the level in the fair value hierarchy in which such valuations should be classified.

(e) Restatement:

The Corporation has restated its 2020 balance sheet to reclassify the redeemable preferred shares outstanding at October 31, 2020 as equity and reflect dividends paid on, and issuance cost related to, redeemable preferred shares in the statement of changes in shareholders equity. Redeemable preferred shares had previously been presented as liabilities, related dividends reported in the statement of income and comprehensive income, and issuance cost recorded as a reduction of the preferred share liability in the balance sheet. The classification of the preferred shares as liabilities was reassessed by the Corporation in the year ended October 31, 2021 and a determination was made that its ability to suspend or postpone, or continue a suspension or postponement of, redemptions of the preferred shares be classified as equity under International Accounting Standard 32, Financial Instruments - Presentation ("IAS 32").

An opening balance sheet at November 1, 2019 has not been presented due to the fact that the Corporation did not commence active operations until the year beginning November 1, 2019.

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

2. Basis of presentation (continued):

The following tables summarize the impacts on the Corporation's financial statements:

(i) Balance sheet:

October 31, 2020	As previously reported	Adjustments	As restated
Total assets	\$ 5,360,097	\$ -	\$ 5,360,097
Redeemable preferred shares Others	\$ 5,251,598 108,399	\$ (5,251,598)	\$ 108,399
Total liabilities	5,359,997	(5,251,598)	108,399
Redeemable preferred shares Others	_ 100	5,251,598 _	5,251,598 100
Total shareholders' equity	100	5,251,598	5,251,698
Total liabilities and shareholders' equity	\$ 5,360,097	\$ _	\$ 5,360,097

(ii) Statement of income and comprehensive income:

Year ended October 31, 2020	As previously reported		Adjustments		As restated
Total income	\$	197,650	\$	-	\$ 197,650
Dividends on redeemable preferred shares Others		142,557 55,093		(142,557)	_ 55,093
Total expenses		197,650		(142,557)	55,093
Total comprehensive income	\$	-	\$	142,557	\$ 142,557

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

2. Basis of presentation (continued):

(iii) Statement of changes in shareholders' equity:

		As				
	pr	eviously				As
Year ended October 31, 2020		reported	Adius	stments		restated
,,, _,						
Change in common shares	\$	100	\$	_	\$	100
e	Ŧ		Ŧ		Ŧ	
Redeemable preferred shares		_	5,2	265,250		5,265,250
Issuance costs		_	, ((29,884)		(29,884)
Dividend reinvestment plan		_		16,232		16,232
Change in redeemable						
preferred shares		_	5,2	251,598		5,251,598
Net income and						
comprehensive income		_	1	42,557		142,557
Dividends paid - Class A		_	(1	26,325)		(126,325)
Dividend reinvestment plan		_	· ·	(16,232)		(16,232)
Change in retained earnings		_		_		
5						
Total shareholders' equity	\$	100	\$ 5,2	251,598	\$	5,251,698
			,			

(iv) Statement of cash flows:

Year ended October 31, 2020	As previously reported Adjustments				As restated
Total comprehensive income	\$ _	\$	142,557	\$	142,557
Dividends on redeemable preferred shares Others	\$ - 5,251,598	\$	(142,557) _	\$	(142,557) 5,251,598
Cash provided by financing activities	\$ 5,251,598	\$	(142,557)	\$	5,109,041

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

3. Significant accounting policies:

The Corporation's accounting policies and its standards of financial disclosure have been applied consistently to all years presented in these financial statements with the exception of the treatment of redeemable preferred shares as outlined in note 2(e).

(a) Cash and cash equivalents:

Cash consists of cash on hand and unrestricted cash held with financial institutions. The Corporation considers highly liquid investments with an original maturity of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value to be cash equivalents. As at October 31, 2021, the Corporation held only cash deposits held with Canadian chartered banks (2020 - \$1,294,100 in cash deposits held with Canadian chartered banks)

(b) Interest income:

Interest income includes interest earned on the Corporation's mortgage investments and interest earned on cash and cash equivalents. Interest income earned on the mortgage investments is accounted for using the effective interest method.

(c) Income taxes:

It is the intention of the Corporation to qualify as a mortgage investment corporation ("MIC") for Canadian income tax purposes. As such, the Corporation is able to deduct, in computing its income for a taxation year, dividends paid to its shareholders during the year or within 90 days of the end of the year. The Corporation intends to maintain its status as a MIC and pay dividends to its shareholders in the year and in future years to ensure that it will not be subject to income taxes. Accordingly, for financial statement reporting purposes, the tax deductibility of the Corporation's dividends results in the Corporation being effectively exempt from taxation and no provision for current or deferred taxes is required for the Corporation.

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

3. Significant accounting policies (continued):

- (d) Financial assets and liabilities:
 - (i) Classification and measurement of financial assets:
 - (a) Recognition and initial measurement:

The Corporation on the date of origination or purchase recognizes loans, debt and equity securities, deposits and subordinated debentures at the fair value of consideration paid. Regular-way purchases and sales of financial assets are recognized on the settlement date. All other financial assets and liabilities are initially recognized on the trade date at which the Corporation becomes a party to the contractual provisions of the instrument.

The initial measurement of a financial asset or liability is at fair value plus transaction costs that are directly attributable to its purchase or issuance. For instruments measured at FVTPL, transaction costs are recognized immediately in profit or loss.

Financial assets include debt instruments.

(i) Debt instruments:

Debt instruments, including loans and debt securities, are classified into one of the following measurement categories:

- (a) Amortized cost;
- (b) Fair value through other comprehensive income ("FVOCI"); or
- (c) FVTPL for trading related assets.

Classification of debt instruments is determined based on:

- (a) The business model under which the asset is held; and
- (b) The contractual cash flow characteristics of the instrument.

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

3. Significant accounting policies (continued):

(ii) Business model assessment:

Business model assessment involves determining whether financial assets are managed in order to generate cash flows from collection of contractual cash flows. The Corporation takes into consideration the following factors:

- (a) How the performance of assets in a portfolio is evaluated and reported;
- (b) The risks that affect the performance of assets held within a business model and how those risks are managed; and
- (c) Whether the assets are held for trading purposes.
- (iii) Cash flow characteristics assessment:

The contractual cash flow characteristics assessment involves assessing the contractual features of an instrument to determine if they give rise to cash flows that are consistent with a basic lending arrangement. Contractual cash flows are consistent with a basic lending arrangement if they represent cash flows that are solely payments of principal and interest on the principal amount outstanding ("SPPI").

Principal is defined as the fair value of the instrument at initial recognition. Principal may change over the life of the instruments due to repayments.

Interest is defined as consideration for the time value of money and the credit risk associated with the principal amount outstanding and for other basic lending risks and costs (liquidity risk and administrative costs), as well as a profit margin.

In performing this assessment, the Corporation takes into consideration contractual features that could change the amount or timing of contractual cash flows, such that the cash flows are no longer consistent with a basic lending arrangement. If the Corporation identifies any contractual features that could modify the cash flows of the instrument such that they are no longer consistent with a basic lending arrangement, the related financial asset is classified and measured at FVTPL.

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

3. Significant accounting policies (continued):

(a) Debt instruments measured at amortized cost:

Debt instruments are measured at amortized cost if they are held within a business model whose objective is to hold for collection of contractual cash flows where those cash flows represent SPPI. After initial measurement, debt instruments in this category are carried at amortized cost using the effective interest rate method. The effective interest rate is the rate that discounts estimated future cash payments or receipts through the expected life of the financial asset to the gross carrying amount of a financial asset. Amortized cost is calculated taking into account any discount or premium on acquisition, transaction costs and fees that are an integral part of the effective interest rate. Amortization is included in interest income in the statement of income and comprehensive income.

Impairment on debt instruments measured at amortized cost is calculated using the ECL approach. Loans and debt securities measured at amortized cost are presented net of the ACL in the balance sheet.

(b) Debt instruments measured at FVOCI:

Debt instruments are measured at FVOCI if they are held within a business model whose objective is to hold for collection of contractual cash flows and for selling financial assets, where the assets' cash flows represent payments that are SPPI. Subsequent to initial recognition, unrealized gains and losses on debt instruments measured at FVOCI are recorded in other comprehensive income ("OCI"), unless the instrument is designated in a fair value hedge relationship.

Impairment on debt instruments measured at FVOCI is calculated using the ECL approach. The ACL on debt instruments measured at FVOCI does not reduce the carrying amount of the asset in the balance sheet, which remains at its fair value. Instead, an amount equal to the allowance that would arise if the assets were measured at amortized cost is recognized in OCI with a corresponding charge to provision for impairment allowance in the statement of income and comprehensive income. The accumulated allowance recognized in OCI is recycled to the statement of income and comprehensive income upon derecognition of the debt instrument. At October 31, 2021 and 2020, the Corporation had no instruments classified at FVOCI.

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

3. Significant accounting policies (continued):

(c) Debt instruments measured at FVTPL:

Debt instruments measured at FVTPL include assets held for trading purposes, assets held as part of a portfolio managed on a fair value basis and assets whose cash flows do not represent payments that are SPPI. These instruments are measured at fair value in the balance sheet, with transaction costs recognized immediately in the statement of income and comprehensive income as part of non-interest income. Realized and unrealized gains and losses are recognized as part of non-interest income in the statement of income and comprehensive income. At October 31, 2021 and 2020, the Corporation had no instruments classified at FVTPL.

(iv) Impairment:

The Corporation recognizes loss allowances for ECL on financial assets measured at amortized cost. The Corporation applies a three-stage approach to measure ACL. The Corporation measures loss allowance at an amount equal to 12 months of expected losses for performing loans if the credit risk at the reporting date has not increased significantly since initial recognition (Stage 1) and at an amount equal to lifetime expected losses on performing loans that have experienced a significant increase in credit risk since origination (Stage 2) and on credit impaired loans (Stage 3).

At each reporting date, the Corporation assesses whether there has been a significant increase in credit risk for exposures since initial recognition by assessing the risk of default occurring over the remaining expected life from the reporting date and the date of initial recognition. The assessment considers borrower-specific quantitative and qualitative information without consideration of collateral, and the impact of forward-looking macro-economic factors, management judgment and delinquency and monitoring.

With regards to delinquency and monitoring, there is a rebuttable presumption that the credit risk of the financial instrument has increased since initial recognition when contractual payments are more than 30 days overdue.

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

3. Significant accounting policies (continued):

(a) Measurement of ECL:

The probability of default ("PD"), exposure at default ("EAD"), and loss given default ("LGD") inputs used to estimate ECL are modelled based on macroeconomic variables that are most closely related with credit losses in the relevant portfolio.

Details of these statistical parameters/inputs are as follows:

PD - The probability of default is an estimate of the likelihood of default over a given time horizon. A default may only happen at a certain time over the remaining estimated life, if the facility has not been previously derecognized and is still in the portfolio.

EAD - The exposure at default is an estimate of the exposure at a future default date, taking into account expected changes in the exposure after the reporting date, including repayments of principal and interest, whether scheduled by contract or otherwise, expected drawdowns on committed facilities, and accrued interest from missed payments.

LGD - The loss given default is an estimate of the loss arising in the case where a default occurs at a given time. It is based on the difference between the contractual cash flows due and those that the lender would expect to receive, including from the realization of any collateral. It is usually expressed as a percentage of the EAD.

(b) Macroeconomic factors:

In its models, the Corporation relies on forward looking information as economic inputs, such as house price indices. The inputs and models used for calculating ECL may not always capture all characteristics of the market at the date of the financial statements. To reflect this, qualitative adjustments or overlays may be made as temporary adjustments using expert credit judgment.

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

3. Significant accounting policies (continued):

(c) Assessment of significant increase in credit risk ("SIR"):

At each reporting date, the Corporation assesses whether there has been a SIR for exposures since initial recognition by comparing the risk of default occurring over the remaining expected life from the reporting date and the date of initial recognition. The assessment considers borrower-specific quantitative and qualitative information without consideration of collateral, and the impact of forward-looking macro-economic factors, management judgment and delinquency and monitoring.

The common assessments for SIR on investment portfolios include macroeconomic outlook, management judgment, and delinquency and monitoring. Forward looking macroeconomic factors are a key component of the macroeconomic outlook. The importance and relevance of each specific macroeconomic factor depends on the type of product, characteristics of the financial instruments and the borrower and the geographical region. Quantitative models may not always be able to capture all reasonable and supportable information that may indicate a SIR.

Qualitative factors may be assessed to supplement the gap. With regards to delinquency and monitoring, there is a rebuttable presumption that the credit risk of the financial instrument has increased since initial recognition when contractual payments are more than 30 days overdue.

- (d) Presentation of ACL in the balance sheet:
 - (i) Financial assets measured at amortized cost: as a deduction from the gross carrying amount of the financial assets; and
 - (ii) Debt instruments measured at FVOCI: no allowance is recognized in the balance sheet because the carrying value of these assets is their fair value. However, the allowance determined is presented in the accumulated OCI.

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

3. Significant accounting policies (continued):

(e) Definition of default:

The Corporation considers a financial instrument to be in default as a result of one or more loss events that occurred after the date of initial recognition of the instrument and the loss event has a negative impact on the estimated future cash flows of the instrument that can be reliably estimated. This includes events that indicate:

- (i) significant financial difficulty of the borrower;
- (ii) default or delinquency in interest or principal payments;
- (iii) high probability of the borrower entering a phase of bankruptcy or a financial reorganization; and
- (iv) measurable decrease in the estimated future cash flows from the loan or the underlying assets that back the loan.

The Corporation considers that default has occurred and classifies the financial asset as impaired when it is more than 90 days past due, unless reasonable and supportable information demonstrates that a more lagging default criterion is appropriate.

(e) Recognition and measurement of financial instruments:

The Corporation determines the classification of its financial assets and liabilities at initial recognition. Financial instruments are recognized initially at fair value and in the case of financial assets and liabilities carried at amortized cost, adjusted for directly attributable transaction costs. Financial instruments classified as loans and receivables or other liabilities are subsequently measured at amortized cost.

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

3. Significant accounting policies (continued):

- (f) Derecognition of financial assets and liabilities:
 - (i) Financial assets:

The Corporation derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expires, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all the risks and rewards of ownership of the financial asset are transferred, or in which the Corporation neither transfers nor retains substantially all the risks and rewards of ownership and it does not retain control of the financial asset. Any interest in such transferred financial assets that qualify for derecognition that is created or retained by the Corporation is recognized as a separate asset or liability. On derecognition of a financial asset, the difference between the carrying amount of the asset (or the carrying amount allocated to the portion of the asset transferred), and the sum of: (a) the consideration received (including any new asset obtained less any new liability assumed) and (b) any cumulative gain or loss that had been recognized in OCI is recognized in profit or loss.

The Corporation enters into transactions whereby it transfers mortgage investments recognized on its balance sheet, but retains either all or substantially all of the risks and rewards of the transferred mortgage investments. If all or substantially all risks and rewards are retained, then the transferred mortgage investments are not derecognized.

In transactions in which the Corporation neither retains nor transfers substantially all the risks and rewards of ownership of a financial asset and it retains control over the asset, the Corporation continues to recognize the asset to the extent of its continuing involvement, determined by the extent to which it is exposed to changes in the value of the transferred asset.

(ii) Financial liabilities:

The Corporation derecognizes a financial liability when the obligation under the liability is discharged, cancelled or expired.

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

3. Significant accounting policies (continued):

(g) Share capital:

In accordance with IAS 32, the Corporation's preferred shares are classified as equity due to the fact that the Corporation may, in whole or in part, suspend or postpone, or continue a suspension or postponement of, the right to redeem any preferred shares for any reason or cause in its sole discretion thus meeting the definition of equity in IAS 32. Incremental costs directly attributable to the issue of common shares and preferred shares are recognized as a deduction from equity.

Incremental costs directly attributable to the issue of preferred shares are recognized as a deduction from equity.

4. Mortgage investments:

The following is a breakdown of the mortgage investment portfolio as at October 31, 2021 and 2020:

	202					
First mortgages	9%	\$	2,041,785	4%	\$	136,850
Second mortgages	79%		18,967,059	83%		3,127,390
Third mortgages	3%		624,746	13%		483,050
Blanket 1 st position	1%		275,000	_		_
Blanket 2 nd position	8%		1,950,600	-		-
Total mortgages (at amortized cost)			23,859,190			3,747,290
Provision for impairment			(31,954)			(10,327)
Total mortgages (at amortized cost),	net	\$	23,827,236		\$	3,736,963

The mortgage investments are secured by the real property to which they relate, bear interest at a weighted average interest rate of 10.82% (2020 - 11.26%) with a weighted average term to maturity of 10.6 months as at October 31, 2021 (2020 - 11.2 months). At October 31, 2021, there is \$366,818 of pre-paid interest (2020 - \$81,657), representing interest paid in advance by the borrower. Pre-paid interest is recognized on a straight-line basis over the term of the mortgage.

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

4. Mortgage investments (continued):

The following is a breakdown of the mortgage investment portfolio as at October 31, 2021 and 2020:

2021	Gros carryin amoui	g for credit	Net carrying amount
First mortgages Second mortgage Third mortgages Blanket 1 st position Blanket 2 nd position	\$ 2,041,78 18,967,05 624,74 275,00 1,950,60	9 470 6 – 0 11,236	\$ 2,041,785 18,966,589 624,746 263,764 1,942,325
Total mortgage portfolio	\$ 23,859,19	0 \$ 19,981	\$ 23,839,209

Included in the total provision for impairment of \$31,954 is a collective allowance of \$11,973

2020	Gross carrying amount	Allowance for credit losses	Net carrying amount
First mortgages Second mortgage Third mortgages Blanket 1 st position Blanket 2 nd position	\$ 136,850 3,127,390 483,050 – –	\$ 10,327 	\$ 136,850 3,117,063 483,050 – –
Total mortgage portfolio	\$ 3,747,290	\$ 10,327	\$ 3,736,963

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

4. Mortgage investments (continued):

The following tables presents for gross investments at amortized cost as at October 31, 2021 and 2020:

2021		Stage 1		Stage 2 Stage		ge 3		Total
First mortgages:								
Residential	\$	2,041,785	\$	_	\$	_	\$	2,041,785
Second mortgages:								
Residential		18,644,070		322,989		-		18,967,059
Third mortgages Residential		624,746						624,746
Blanket 1 st position		024,740		_		_		024,740
Residential		275,000		_		_		275,000
Blanket 2 nd position								
Residential		1,950,600		-		-		1,950,600
Total	\$	23,536,201	\$	322,989	\$		\$	23,859,190
TULAI	φ	20,000,201	φ	322,909	φ		φ	20,009,190

2020	Stage 1		Stage 2	Stage 3		Total
First mortgages:						
Residential	\$ 136,850	\$	_	\$	_	\$ 136,850
Second mortgages:						
Residential	3,127,390		_		_	3,127,390
Third mortgages	100.050					100.050
Residential	483,050		-		_	483,050
Blanket 1st position Residential						
Blanket 2 nd position	_		_		_	_
Residential	_		_		_	_
Total	\$ 3,747,290	\$	—	\$	-	\$ 3,747,290

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

4. Mortgage investments (continued):

The following tables presents the provision for credit losses on investments as at October 31, 2021 and 2020:

2021		Stage 1	St	age 2	Sta	ge 3		Total
First mortgages:								
Residential	\$	_	\$	_	\$	_	\$	_
Second mortgages:								
Residential		470		-		-		470
Third mortgages								
Residential		-		-		-		-
Blanket 1 st position								
Residential		11,236		-		_		11,236
Blanket 2 nd position		0.075						0.075
Residential		8,275		-		-		8,275
Tatal	<u></u>	40.004	<u>ф</u>		<u>ф</u>		<u>۴</u>	40.004
Total	\$	19,981	\$	_	\$	-	\$	19,981

2020	St	age 1	Sta	age 2	Stage 3			Total
First mortgages:								
Residential	\$	_	\$	_	\$	_	\$	_
Second mortgages:								
Residential		-	1(0,327		-		10,327
Third mortgages								
Residential		-		—		-		-
Blanket 1 st position								
Residential		-		-		-		-
Blanket 2 nd position								
Residential		-		—		—		—
Total	¢		\$ 10	0,327	\$		¢	10,327
IUlai	φ	_	ψι	5,521	φ	_	φ	10,327

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

4. Mortgage investments (continued):

The following table presents the changes to the provision for credit losses on investments as at October 31, 2021

	Stage 1	Stage 2	Sta	ge 3	Total
Balance at November 1, 2020 Net change in provision Transfer to (from):	\$ _ 21,627	\$ 10,327	\$		\$ 10,327 21,627
Stage 1	10,327	(10,327)		_	_
Stage 2	_	_		_	-
Stage 3	-	_		-	-
Allocation of provision to					
interest receivable	—	-		-	—
Balance at October 31, 2021	\$ 31,954	\$ _	\$	_	\$ 31,954

A majority of the mortgages contain a prepayment option, whereby the borrower may repay the principal at any time prior to maturity with a pre-payment penalty of three months of interest on the outstanding balance.

The Corporation also assessed for impairment to identify potential future losses on a collective basis by grouping the mortgage investments with similar risk characteristics, to determine whether a collective allowance should be recorded due to loss events for which there is objective evidence but whose effects are not yet evident. Based on the amounts determined by the analysis, the Corporation used judgment to determine whether or not the actual future losses are expected to be greater or less than the amounts calculated. As at October 31, 2021, the Corporation has recognized a total impairment provision of \$31,954 (2020 - \$10,327).

5. Common shares:

The Corporation has been authorized to issue unlimited common shares without nominal or par value ("Common Shares").

Common Shares issued and outstanding are as follows:

	2021	2020
Outstanding, beginning and end of year	\$ 100	\$ 100

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

6. Preferred shares:

The Corporation has been authorized to issue unlimited preferred shares of par value \$1 per share of preferred shares (the "Preferred Shares") on a private placement basis. The Preferred Shares are issuable, from time to time, in one or more series as determined by the Board of Directors.

The Preferred Shares rank prior to the Common Shares of the Corporation with respect to the payment of dividends. In the distribution of assets in the event of liquidation, dissolution or winding-up of the Corporation, the preferred shareholders shall be entitled to receive from the assets and property of the Corporation, for each preferred share held, the sum of \$1 together with all declared and unpaid dividends. Preferred shareholders shall not be entitled to share in any further distribution of the property of the Corporation.

			2021	2020
	Series A	Series F	Total	Total
Balance, beginning of year Issued Redemption Transaction costs Dividend reinvestment plan	\$ 5,251,598 21,818,729 (24,400) (214,405) 335,731	\$ _ 100,000 _ _ _	\$ 5,251,598 21,918,729 (24,400) (214,405) 335,731	\$ _ 5,265,250 _ (29,884) 16,231
Balance, end of year	\$ 27,167,253	\$ 100,000	\$ 27,267,253	\$ 5,251,597

Preferred Shares issued and outstanding are as follows:

(a) Series A Preferred Shares:

The Corporation has issued Series A Preferred Shares in a private placement arrangement at a price of \$1 per share as noted in the offering memorandum dated July 2020. Each holder of Series A Preferred Shares is entitled to receive dividends if, as and when declared entirely at the discretion of the Board of Directors in such amounts, and payable in such manner, as the Board of Directors may from time to time determine.

The Class A preferred shares are redeemable at the option of the holder at a price of \$1 per share, provided that the minimum 12 months holding period has been met and the total of redemption in the same calendar quarter does not exceed 10% of the total preferred shares outstanding. The aggregate redemption amount is \$27,411,542 (2020 - \$5,281,482).

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

6. Preferred shares (continued):

(b) Series F Preferred Shares:

The Corporation has issued Series F Preferred Shares in a private placement arrangement at a price of \$1 per share as noted in the offering memorandum dated July 2020. Each holder of Series F Preferred Shares is entitled to receive dividends if, as and when declared entirely at the discretion of the Board of Directors in such amounts, and payable in such manner, as the Board of Directors may from time to time determine.

The Class F preferred shares are redeemable at the option of the holder at a price of \$1 per share, provided that the minimum 12 months holding period has been met and the total of redemption in the same calendar quarter does not exceed 10% of the total preferred shares outstanding. The aggregate redemption amount is \$100,000 (2020 - nil).

(c) Redemption at option of Corporation:

The Corporation may, upon giving notice, redeem the whole or any part of the Series A and Series F Preferred Shares then outstanding on payment for each such share to be redeemed of an amount equal to: (i) \$1 per share; plus (ii) all declared and unpaid dividends on a share accrued up to the date fixed for redemption. Notice of such a redemption must be given by the Corporation to each person whose shares are to be redeemed at least 21 days before the date specified for redemption.

(d) Redemption at option of holder:

A registered holder of the Series A or Series F Preferred Shares is entitled to require the Corporation to redeem all or any of its Series A or F Preferred Shares by filing a redemption request notice. A redemption request notice must be received by the Corporation at least 90 days prior to the redemption date.

The redemption amount will equal to: (i) \$1 per share; plus (ii) all declared and unpaid dividends on a share accrued up to the date fixed for redemption.

(e) Suspension of redemption right:

The Corporation may, in whole or in part, suspend or postpone, or continue a suspension or postponement of, the right to redeem any preferred shares for any reason or cause in its sole discretion.

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

6. Preferred shares (continued):

(f) Dividends to preferred shareholders:

Holders of the Preferred Shares are entitled to receive non-cumulative dividends, in any form or amount, as and when declared from time to time by the directors of the Corporation, acting in their sole discretion, out of the moneys of the Corporation properly applicable to the payment of dividends.

The Corporation intends to calculate and declare dividends on a monthly basis on the last business day of each month (or as otherwise declared by the Corporation) and to pay such dividends generally within fifteen days after the end of each month and in any event within 90 days of its year end. The payment of dividends is subject to the discretion of the Board of Directors to establish working capital and other reserves for the Corporation and to comply with the Articles and applicable laws.

During the year ended October 31, 2021, the Corporation declared dividends of \$1,490,161 (2020 - \$142,557) for Series A and Series F Preferred Shares.

(g) Dividend reinvestment plan:

The Company has adopted a dividend reinvestment plan ("DRIP") which provides the investors with the opportunity to reinvest their interest distribution, on each distribution payment date, for additional preferred shares rather than cash. During the year, a total of \$335,731 (2020 - \$16,232) in dividends has been reinvested under the dividend reinvestment plan.

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

7. Related party transactions:

(a) Management and performance fees:

The Manager serves as the investment manager for the Corporation.

The Manager is responsible for the day-to-day operations of the Corporation, including administration of the Corporation's mortgage investments. The Corporation has entered into a management agreement with the Manager. Under the management agreement, the Corporation shall pay to the Manager, a management fee equal to 1% per annum, plus harmonized sales tax, of the aggregate face value of all assets invested in mortgage by the Corporation, calculated and paid monthly. For the year ended October 31, 2021, the Corporation incurred management fees of \$163,310 (2020 - \$14,653).

Under the management agreement, the Corporation shall pay to the Manager an annual performance fee equal to an amount not to exceed 20% of the net yield over and above 9% per annum generated from all investments to be calculated at the end of the fiscal year. For the year ended October 31, 2021, the Corporation incurred performance fees of \$46,622 (2020 - nil).

As at October 31, 2021, accounts payable includes management fees payable to Manager of \$175,733 (2020 - \$13,247) and performance fees payable to the Manager of \$47,446 (2020 - \$824).

(b) Advances to related companies:

	2021	2020
Advances to CMI Balanced Fund	\$ 2,390,524	\$ -

Advances to related companies at October 31, 2021 relate to transfers of mortgages from the Corporation to the CMI Balanced Fund as well as switches by investors of investments in preferred shares of the CMI Balanced Fund into investment in preferred shares in the Corporation.

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

7. Related party transactions (continued):

(c) Advances from related companies:

	2021	2020
Advances to CMI Mortgage Services Inc., a company related by virtue of common management	\$ 3,190	\$ -

8. Fair value:

The fair values of interest and fees receivable, advances to related companies, accounts payable and accrued liabilities, management and performance fees payable, and advances from related companies approximate their carrying values due to their short-term maturities.

The fair value of the mortgage investment portfolio approximates its carrying value as the majority of the loans are repayable in full at any time with applicable penalties, and have short-term fixed interest rates. There is no quoted price in an active market for the mortgage investments. The Corporation makes its determinations of fair value based on its assessment of the current lending market for mortgage of same or similar terms. As a result, the fair values of mortgage investments are classified as Level 3 fair value.

9. Capital risk management:

The Corporation manages its capital structure in order to support ongoing operations while focusing on its primary objectives of preserving shareholder capital and generating a stable monthly cash dividend to shareholders. The Corporation defines its capital structure to include Common Shares and Preferred Shares net of cash and cash equivalents.

The Corporation reviews its capital structure on an ongoing basis and adjusts its capital structure in response to mortgage investment opportunities, the availability of capital and anticipated changes in general economic conditions.

The Corporation's investment restrictions and asset allocation model incorporate various restrictions and investment parameters to manage the risk profile of the mortgage investments.

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

10. Risk management:

The Corporation is exposed to the symptoms and effects of Canadian economic conditions and other factors that could adversely affect its business, financial condition and operating results. Many of these risk factors are beyond the Corporation's direct control. The Manager and Board of Directors play an active role in monitoring the Corporation's key risks and in determining the policies that are best suited to manage these risks.

The Corporation's business activities, including its use of financial instruments, exposes the Corporation to various risks, the most significant of which are interest rate risk, credit risk and liquidity risk.

(a) Interest rate risk:

Interest rate risk is the risk that the fair value or future cash flows of financial assets or financial liabilities will fluctuate because of changes in market interest rates. As at October 31, 2021, no mortgage investments or bridge loans bear interest at variable rates.

The Corporation's other assets and liabilities, which include interest and fees receivable, advances to related companies, and accounts payable and accrued liabilities have no exposure to interest rate risk due to their short-term nature. Cash and cash equivalents, bank indebtedness and revolving credit facility carry a variable rate of interest and are subject to minimal interest rate risk.

(b) Credit risk:

Credit risk is the possibility that a borrower may be unable to honour its debt commitments as a result of a negative change in market conditions that could result in a loss to the Corporation.

The Corporation mitigates this risk by the following:

 (i) adhering to the investment restrictions and operating policies included in the underwriting policies and procedures manual (subject to certain duly approved exceptions);

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

10. Risk management (continued):

- (ii) all mortgage investments are approved by the investment committee before funding; and
- (iii) actively monitoring the mortgage investments and initiating recovery procedures, in a timely manner, where required.

The maximum exposure to credit risk at October 31, 2021 is the carrying values of its net mortgage investments including interest receivable, amounting to \$23,842,456 (2020 - \$3,758,605).

The Corporation has recourse under these mortgage investments in the event of default by the borrower; in which case, the Corporation would have a claim against the underlying collateral.

As at October 31, 2021, there are 2 mortgage (2020 - nil) investments totalling \$322,989 (2020 - nil), including interest and fees receivable on these totalling \$5,403 (2020 - nil) that are past due for 30 days but not considered impaired. The Corporation has reviewed these loans and determined an ECL is not required given the value of the underlying collateral.

(c) Liquidity risk:

Liquidity risk is the risk that an entity will encounter difficulty in meeting obligations associated with financial liabilities. The Company is exposed to this risk mainly in respect of its redeemable preferred shares.

To mitigate its liquidity risk, the Company maintains cash reserves against possible redemptions. In addition, the Company restricts the amount redeemable in respect of the total preferred shares outstanding to a maximum of 10% in the same calendar quarter, subject to a minimum 12 month holding period. Refer to note 6 for further information regarding the Company's redeemable preferred shares.

Notes to Financial Statements (continued) (In Canadian dollars)

Year ended October 31, 2021

10. Risk management (continued):

(d) COVID 19:

Certain impacts from the COVID-19 outbreak may have a significant negative impact on the Partnership's operations. These circumstances may continue for an extended period of time, and may have an adverse impact on economic and market conditions. The ultimate economic fallout from the pandemic, and the long-term impact on economies, markets, industries and individual companies, are not known. The extent of the impact to the financial performance and the operations of the Corporation will depend on future developments, which are highly uncertain and cannot be predicted.

11. Commitments and contingencies:

In the ordinary course of business activities, the Corporation may be contingently liable for litigation and claims arising from investing in mortgages. Where required, management records adequate provisions in the accounts.

12. Subsequent events:

Subsequent to year end, the Corporation declared and paid monthly dividends of \$0.0086 per share to shareholders of record as of November 15, 2021, December 15, 2021, January 15, 2022 and February 15, 2022.

In addition, the Corporation issued additional redeemable preferred shares in the amount of \$1,907,950 in November 2021, \$2,05,774 in December 2021 and \$3,525,317 in January 2022.

CERTIFICATE OF THE CORPORATION

Dated: March 31, 2022

This offering memorandum does not contain a misrepresentation.

On behalf of the Board of Directors

/s/ "Bryan Jaskolka"

/s/ "Alan Jaskolka"

Bryan Jaskolka Chief Executive Officer & Director Alan Jaskolka Chief Financial Officer & Director