Dear Unitholder:

The members of the independent review committee (the “IRC”) of the mutual funds managed by 1832 Asset Management (the “Manager”) are pleased to submit our annual report to unitholders of the funds listed in Schedule “A” attached (collectively, the “Funds” or individually, the “Fund”) for the year ended December 31, 2018.

Securities regulators have given the IRC a mandate to review mutual fund conflict of interest matters identified and referred to the IRC by the Manager and to give its approval or recommendation, depending on the nature of the conflict of interest matter. The IRC’s focus is on the question of whether the Manager’s proposed action achieves a fair and reasonable result for the Funds.

At least annually, the IRC reviews and assesses the adequacy and effectiveness of the Manager’s policies and procedures relating to conflict of interest matters in respect of the Funds. The IRC also conducts annually a self-assessment of its independence, compensation and effectiveness.

On April 30, 2018 Brahm Gelfand and Murray Paton retired from the IRC. The IRC thanks Mr. Gelfand and Mr. Paton for their contributions and years of service. We are pleased to welcome Stephen Griggs and Heather Hunter as members of the IRC effective May 15, 2018.

The members of the IRC look forward to continuing to serve in the best interests of the Funds’ and working effectively and openly with the Manager.

“Carol S. Perry”

Carol S. Perry
Chair of the Independent Review Committee
<table>
<thead>
<tr>
<th>IRC Member</th>
<th>Date of Appointment</th>
<th>Length of Service</th>
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<tbody>
<tr>
<td>Stephen Griggs</td>
<td>May 15, 2018</td>
<td>7 months</td>
</tr>
<tr>
<td>Simon Hitzig</td>
<td>November 1, 2013</td>
<td>5 years, 1 month</td>
</tr>
<tr>
<td>Heather Hunter</td>
<td>May 15, 2018</td>
<td>7 months</td>
</tr>
<tr>
<td>Carol S. Perry</td>
<td>November 1, 2011</td>
<td>7 years, 1 month</td>
</tr>
<tr>
<td>Jennifer Witterick</td>
<td>May 1, 2016</td>
<td>2 years, 7 months</td>
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</tbody>
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Mr. Griggs is the Chief Executive Officer of Smoothwater Capital Corporation, a private investment company. Mr. Griggs is Executive Chair of TSX listed Genesis Land Development Corp. and Chair of the Board of Haventree Bank, a federally regulated bank controlled by Smoothwater. Mr. Griggs has also held senior executive positions with OPTrust, Legg Mason Canada Inc., and two leading Canadian mutual fund companies. Mr. Griggs also served for three years as Executive Director of the Canadian Coalition for Good Governance. Mr. Griggs was also a corporate/commercial and securities law partner with the Toronto law firm Smith Lyons (now Gowlings) until 1994 and remains a member of the Law Society of Ontario with a J.D. from the University of Toronto Law School. He has been an adjunct professor at Osgoode Hall Law School teaching in the area of corporate governance and lectures at the Directors College.

Mr. Hitzig is the President & Chief Executive Officer of Toronto based Accord Financial Corp., a TSX-listed independent commercial finance company. Prior to joining Accord Financial Corp. Mr Hitzig joined Dynamic Funds™ in 1987 which was a part of DundeeWealth Inc. at the time. Over the span of two decades Mr. Hitzig held executive positions in marketing, product development and distribution strategy. Mr. Hitzig completed his MBA at Georgetown University in Washington DC and has an BA from York University in Toronto.

Ms. Hunter has over 40 years of experience in the investment industry, most recently as Vice-President and Head of Canadian Equities at Invesco, a global investment manager from where she recently retired. Previously Ms. Hunter held senior positions at Ontario Teachers Pension Plan Board and Confederation Life. She served as a director of Maple Leaf Foods and of NexGen Financial Corporation. Ms. Hunter received a Queen’s Diamond Jubilee medal in recognition of her contributions to Easter Seals of Ontario as a director and chair. She is a member of the University of Toronto Investment Advisory Committee, and of the Baycrest Foundation and Laidlaw Foundation investment committees. Ms. Hunter has an Honours BA from McGill University, an MBA from the University of Western Ontario, and a CFA.

Ms. Perry is a corporate director. Previously, she was a Commissioner of the Ontario Securities Commission, and has served on adjudicative panels and acted as a director and Chair of its Governance and Nominating Committee. With over 20 years of experience in the financial services industry as an investment banker, Ms. Perry held senior positions with RBC Capital Markets, Richardson Greenshields of Canada Limited and CIBC World Markets and later founded MaxxCap Corporate Finance Inc., a financial advisory firm. Ms. Perry has a MBA from the University of Toronto, B. Eng. Sc. (Electrical) from the University of Western Ontario and is ICD.D accredited by the Institute of Corporate Directors.

Ms. Witterick has been active in the investment industry for 30 years. She was the Founder & CEO of Sky Investment Counsel and a partner at Foyston, Gordon & Payne and Hamlin Watsa Investment Counsel. Ms. Witterick is a past President of the CFA Society Toronto and a member of the Institute of Corporate Directors, holding the ICD. D designation. She is a CFA charter holder and a graduate of the University of Western Ontario. Currently, Ms. Witterick is an international bestselling author.
The IRC serves as the independent review committee of the Scotia Funds, the Scotia Private Pools and the Pinnacle Portfolios, Scotia ETFs, Dynamic Funds and Marquis Investment Program. Each member of the IRC is also a member of the Independent Review Committee for the pooled funds managed by Jarislowsky Fraser Limited, a subsidiary of the Bank of Nova Scotia. Furthermore, each member of the IRC also serves on the independent review committees for the MD Funds and MDPIIM Pools and for the MD Pooled Funds which are managed by MD Financial Management Inc., a subsidiary of the Bank of Nova Scotia. Stephen Griggs also serves as a member of the Independent Review Committee of Tangerine Investment Management Inc., a subsidiary of the Bank of Nova Scotia. None of the members of the IRC serve as a member of an independent review committee for the investment funds managed by an investment fund manager not affiliated with the Bank of Nova Scotia, with the exception of Stephen Griggs who served until August 31, 2018 on the Independent Review Committee of IA Clarington Funds.

Holdings

(a) Funds
As at December 31, 2018, the percentage of units of each class of each Fund beneficially owned, directly or indirectly, in aggregate, by all members of the IRC did not exceed 10 per cent.

(b) Manager
As at December 31, 2018, no member of the IRC beneficially owned, directly or indirectly, any class or series of voting or equity securities of the Manager.

(c) Service Providers
As at December 31, 2018, the percentage of securities of each class or series of voting or equity securities of Bank of Nova Scotia or any other company or entity providing services to the Funds or the Manager beneficially owned, directly or indirectly, in aggregate, by all members of the IRC was less than 0.01%.

Compensation and Indemnities

The aggregate compensation paid by the Funds to the IRC for the Reporting Period was $11,991. This amount was allocated amongst the Funds.

No indemnities were paid to the IRC by the Manager of the Funds during the Reporting Period.

At least annually, the IRC reviews its compensation, giving consideration to the following:

1. the best interests of the Funds;
2. industry best practices, including industry averages and surveys on IRC compensation;
3. the number, nature and complexity of the mutual funds for which the IRC acts;
4. the nature and extent of the workload of each member of the IRC, including the commitment of time and energy that is expected from each member; and
5. Any recommendations concerning IRC compensation made by the Manager.

Conflict of Interest Matters
During the period January 1, 2018 to December 31, 2018 (the “Reporting Period”), the IRC considered conflict of interest matters that the Manager referred to it for its recommendation or, where applicable, its approval pursuant to its charter and in accordance with the requirements of the Canadian securities regulators for independent review committees of publicly offered mutual funds set forth in National Instrument 81-107 (“NI 81-107”). The IRC considers conflict of interest matters referred to it and makes recommendations to the Manager on whether or not the IRC believes the proposed actions of the Manager will achieve a fair and reasonable result for the applicable Funds. Where appropriate, the IRC gives the Manager standing instructions which enable the Manager to act in a particular conflict of interest matter on a continuing basis provided the Manager complies with its policies and procedures established to address that conflict of interest matter and reports periodically to the IRC on the matter.

The Manager has an obligation to report to the IRC any instance in which it acted in a conflict of interest matter but did not meet a condition imposed by the IRC through an approval or recommendation. The Manager is also required to notify the IRC if it proposes to act in a conflict of interest matter where the IRC did not provide a positive recommendation. As of the date of this report, the Manager has informed the IRC that it is not aware of any such instances. The IRC is required to advise the Canadian Securities regulators if it determines an action by the Manager was not made in accordance with its approval. No such reports to the regulators were required.

**Approvals**

As permitted by Canadian securities legislation, including NI 81-107 and exemptive relief granted by the Canadian securities regulators, during the Reporting Period, the IRC provided approval in the form of Standing Instructions and subject to terms and conditions for the Funds to:

1. **Purchase, Holding and Sale of Securities of a Related Party**, which provides approval for the investment in both equity and debt securities of related issuers, including securities issued by The Bank of Nova Scotia;

2. **Purchase of Securities Underwritten by a Related Party**, which provides approval for the investment in securities of an issuer where a related party, including Scotia Capital Inc., acts as an underwriter during the distribution of the securities and during the 60-day period following the completion of the distribution of such securities;

3. **Principal Trading with a Related Party**, which provides approval for the purchase or sale of securities from or to the account of a related party, including Scotia Capital Inc., where the related party is acting for its own account on a principal basis;

4. **Inter-fund Trading**, which provides approval for the purchase of securities from or the sale of securities to, another Fund or pooled fund or segregated account managed by the Manager (also referred to as cross trading); and

5. **In-Specie Transactions**, which provides approval for the purchase or redemption of units or shares of a Fund in consideration for portfolio securities delivered to or delivered from the Fund, as opposed to cash considerations.

**Recommendations**
During the Reporting Period, the following are conflict of interest matters that have been identified by the Manager for the IRC to consider and for which the IRC has given positive recommendations in the form of Standing Instructions:

1. **Acquisition of Securities of a Related Underlying Fund**, which provides the circumstances and criteria for making investments in other Funds managed by the Manager;

2. **Agency Trading with a Related Party**, which provides the circumstances and trading terms under which commissions paid for by the Funds to a related party, including Scotia Capital Inc. in its capacity as broker to execute securities transactions;

3. **Dual Employment**, which provides the circumstances and terms under which certain employees of the Manager maintain employment including directorships, outside of the Manager;

4. **Entering into Over-the-Counter (“OTC”) Derivatives with a Related Party**, which provides the circumstances and trading terms under which commissions, spreads or other trading costs paid for by the Funds to a related party, including Scotia Capital Inc. in its capacity as broker or counterparty for entering into OTC derivative transactions;

5. **Expense Recovery**, which provides how eligible operating expenses of the Funds are charged, allocated and recovered;

6. **Employee Personal Trading**, which provides how personal trading of certain employees of the Manager are restricted and monitored;

7. **Error Correction**, which provides how trading, valuation or other errors made within a Fund are identified and corrected;

8. **Fair Allocation**, which provides how investment opportunities are allocated across the Funds;

9. **Fair Valuation**, which provides how portfolio assets are valued for the purpose of calculating the net asset value of the Funds;

10. **Large Transactions**, which provides the criteria for which the Manager negotiates the terms for large transactions with unitholders or shareholders;

11. **New Funds**, which provides the criteria for which the Manager establishes new Funds;

12. **Outsourcing to Related Parties**, which provides the circumstances and criteria under which services of the Funds are outsourced to a related party for a fee;

13. **Prohibited Investments**, which addresses the circumstances and terms under which a portfolio manager or advisor can acquire securities of an issuer for the Funds where the advisor or other responsible persons is an officer or director of the issuer.

14. **Portfolio Advisor Oversight**, provides the criteria and process for the selection and monitoring of portfolio advisors, including external sub-advisors;

15. **Proxy Voting**, which provides the criteria and process in which proxies received by the Fund concerning a related party, including the Bank of Nova Scotia, are voted;

16. **Redemption of Fund Securities**, which provides the criteria and circumstances for which the Manager redeems units or shares of a Fund held for its own account, including seed capital investments;

17. **Short-Term Trading**, which provides the process to deter excessive trading by unitholders or
shareholders in units or shares of the Funds;

18. *Soft Dollar Arrangements*, which provides how eligible research and order execution services beneficial to the management of the Funds are obtained through commissions paid for by the Funds in connection with the execution of securities transactions;

19. *Trading Foreign Exchange with a Related Party*, which provides the circumstances and trading terms under which spreads or other trading costs paid for by the funds to a related party, including Scotia Capital Inc. in its capacity as broker for executing foreign exchange transactions.
Schedule “A”

The Funds

Dynamic Active Canadian Dividend Fund
Dynamic Active Crossover Bond Fund
Dynamic Active Global Dividend Fund
Dynamic Active Preferred Shares Fund
Dynamic Active U.S. Dividend Fund
Dynamic Active Global Financial Services Fund
Dynamic Active Tactical Bond Fund
Dynamic Active U.S. Mid-Cap Fund
Dynamic Active Investment Grade Floating Rate Fund