

Financial Statements (Unaudited) June 30, 2017

Statement of Financial Position (Unaudited) As at

Assets 131,391 - Cash 131,391 - Dividends receivable 5,666 7,525 Receivable from securities sold 3,127,675 - Accounts receivable - 15,000 Due from related parties (note 8) - 34,337 Investments - at fair value (note 10) 11,183,003 10,983,582 Prepaid expenses 24,398 17,031 Intextments - at fair value (note 10) 11,183,003 10,083,582 Prepaid expenses 24,398 17,031 Intextments - at fair value (note 10) 11,183,003 68,298 Unsettle trades payable and accrued liabilities 32,2996 68,298 Unsettle drades payable 3,149,586 - Redemption payable 3,000 - Management fees payable (notes 7 and 8) 15,252 14,852 Net assets attributable to holders of redeemable shares 2,153,090 2,069,950 Series R 2,153,090 2,630,297 2,617,395 Series S 2,617,395 10,268,215 Sh		June 30, 2017 \$	December 31, 2016 \$
$\begin{array}{llllllllllllllllllllllllllllllllllll$	Assets		
Receivable from securities sold $3,127,675$ - Accounts receivable - $15,000$ Due from related parties (note 8) - $34,337$ Investments - at fair value (note 10) $11,183,093$ $10,983,582$ Prepaid expenses $24,398$ $17,031$ $14,472,223$ $11,057,475$ Liabilities 32,996 $68,298$ Unsettled trades payable and accrued liabilities $32,2996$ $68,298$ Unsettled trades payable (notes 7 and 8) $15,252$ $14,852$ Management fees payable (notes 7 and 8) $15,252$ $14,852$ Series A $2,153,090$ $2.069,950$ Series F $2.60,027$ $2.617,395$ Series I $2.60,027$ $2.617,395$ $11,271,389$ $10,968,215$ $587,022$ Series A $2.60,027$ $2.617,395$ Series F $6.10,226$ $591,343$ Series A $205,149$ $196,401$ Series I $205,149$ $196,401$ Series I $205,142$ $245,172$ $245,172$ Net assets attributable to holders of redeemab	Cash	131,391	-
Accounts receivable - 15,000 Due from related parties (note 8) - 34,337 Investments - at fair value (note 10) 11,183,093 10,983,582 Prepaid expenses 24,398 17,031 14,472,223 11,057,475 Liabilities 32,996 68,298 Unsettled trades payable and accrued liabilities 32,996 68,298 Unsettled trades payable (notes 7 and 8) 15,252 14,852 Accounts payable (notes 7 and 8) 15,252 14,852 Series net assets attributable to holder of redeemable shares 3,200,834 89,260 Series F 2,153,090 2,069,950 Series F 2,630,297 2,617,395 11,271,389 10,968,215 5 Shares outstanding (note 3) 205,149 196,401 Series F	Dividends receivable	5,666	7,525
Due from related parties (note 8) - $34,337$ Investments - at fair value (note 10) $11,183,093$ $10,983,582$ Prepaid expenses $24,398$ $17,031$ 14,472,223 $11,057,475$ Liabilities $32,996$ $68,298$ Unsettled trades payable and accrued liabilities $32,996$ $68,298$ Unsettled trades payable $3,149,586$ - Redemption payable $3,000$ - Management fees payable (notes 7 and 8) $15,252$ $14,852$ Series net assets attributable to holder of redeemable shares $3,200,834$ $89,260$ Net assets attributable to holders of redeemable shares $2,153,090$ $2,069,950$ Series F $2,630,297$ $2,617,395$ Series F $2,630,297$ $2,617,395$ $11,271,389$ $10,968,215$ Shares outstanding (note 3) Series F $205,149$ $196,401$	Receivable from securities sold	3,127,675	-
Investments - at fair value (note 10) $11,183,093$ $10,983,582$ Prepaid expenses $24,398$ $17,031$ It4,472,223 $11,057,475$ Liabilities $32,996$ $68,298$ Unsettled trades payable and accrued liabilities $32,996$ $68,298$ Unsettled trades payable $3,149,586$ - Redemption payable $3,000$ - Management fees payable (notes 7 and 8) $15,252$ $14,852$ 3,200,834 $89,260$ Net assets attributable to holder of redeemable share $11,271,389$ $10,968,215$ Series net assets attributable to holders of redeemable shares $2,153,090$ $2,069,950$ Series F $2,630,297$ $2,617,395$ $11,271,389$ $10,968,215$ Shares outstanding (note 3) $205,149$ $196,401$ $610,226$ $591,343$ Series F $205,149$ $196,401$ $610,226$ $591,343$ Series R $205,149$ $196,401$ $610,226$ $591,343$ Series R $205,149$ $196,401$ $610,226$ $591,343$ Series R $205,149$ $196,401$	Accounts receivable	-	15,000
$\begin{array}{llllllllllllllllllllllllllllllllllll$	Due from related parties (note 8)	-	34,337
Id,472,223 11,057,475 Liabilities 3 Bank overdraft - 6,110 Accounts payable and accrued liabilities 32,996 68,298 Unsettled trades payable 3,149,586 - Redemption payable 3,000 - Management fees payable (notes 7 and 8) 15,252 14,852 3,200,834 89,260 3,200,834 89,260 Net assets attributable to holder of redeemable share 11,271,389 10,968,215 Series A 2,153,090 2,069,950 Series F 6,488,002 6,280,870 Series I 2,630,297 2,617,395 11,271,389 10,968,215 5 Shares outstanding (note 3) 205,149 196,401 Series F 205,149 196,401 Series F 205,149 196,401 Series I 205,149 196,401 Series F 205,149 196,401 Series I 205,149 196,401 Series F 205,149 196,401 Series I 21,026 591,343 Series I	Investments - at fair value (note 10)	11,183,093	10,983,582
Liabilities Bank overdraft - $6,110$ Accounts payable and accrued liabilities $32,996$ $68,298$ Unsettled trades payable $3,149,586$ - Redemption payable $3,000$ - Management fees payable (notes 7 and 8) $15,252$ $14,852$ $3,200,834$ $89,260$ Net assets attributable to holder of redeemable share $11,271,389$ $10,968,215$ Series net assets attributable to holders of redeemable shares $2,153,090$ $2,069,950$ Series F $2,630,297$ $2,617,395$ Series I $205,149$ $196,401$ Series F $610,226$ $591,343$ Series F $205,149$ $196,401$ Series F $10,50$ $10,54$ Series F $10,50$	Prepaid expenses	24,398	17,031
Bank overdraft - $6,110$ Accounts payable and accrued liabilities $32,996$ $68,298$ Unsettled trades payable $3,149,586$ - Redemption payable $3,000$ - Management fees payable (notes 7 and 8) $15,252$ $14,852$ Net assets attributable to holder of redeemable share $11,271,389$ $10,968,215$ Series net assets attributable to holders of redeemable shares $2,153,090$ $2,069,950$ Series F $2,630,297$ $2,617,395$ Shares outstanding (note 3) $205,149$ $196,401$ Series F $610,226$ $591,343$ Series F $205,149$ $196,401$ Series F $610,226$ $591,343$ Series F $205,149$ $196,401$ Series F $205,149$ $10,6401$ Series F $10,50$ $10,54$ Series F $10,50$ $10,54$		14,472,223	11,057,475
Accounts payable and accrued liabilities $32,996$ $68,298$ Unsettled trades payable $3,149,586$ - Redemption payable $3,000$ - Management fees payable (notes 7 and 8) $15,252$ $14,852$ $3,200,834$ $89,260$ Net assets attributable to holder of redeemable shares $11,271,389$ $10,968,215$ Series net assets attributable to holders of redeemable shares $2,153,090$ $2,069,950$ Series F $2,630,297$ $2,617,395$ Series I $2,630,297$ $2,617,395$ Stares outstanding (note 3) $205,149$ $196,401$ Series A $205,149$ $196,401$ Series I $205,149$ $10,63$ Series A $205,149$ $10,63$ Series F $10,50$ $10,50$ <td>Liabilities</td> <td></td> <td></td>	Liabilities		
Unsettled trades payable $3,149,586$ - Redemption payable $3,000$ - Management fees payable (notes 7 and 8) $15,252$ $14,852$ $3,200,834$ $89,260$ Net assets attributable to holder of redeemable share $11,271,389$ $10,968,215$ Series net assets attributable to holders of redeemable shares $2,153,090$ $2,069,950$ Series F $6,488,002$ $6,280,870$ Series I $2,630,297$ $2,617,395$ 11,271,389 $10,968,215$ Shares outstanding (note 3) $205,149$ $196,401$ Series A $205,149$ $196,401$ Series F $205,149$ $196,401$ Series I $205,142$ $196,401$ Series I $205,142$ $196,401$ Series A $205,142$ $196,401$ Series I $205,142$ $196,401$ Series R $205,142$ $196,401$ Series R $205,142$ $10,62$ Series R $10,50$ 10.54 Series R $10,63$ 10.62	Bank overdraft	-	6,110
Redemption payable $3,000$ - Management fees payable (notes 7 and 8) $15,252$ $14,852$ $3,200,834$ $89,260$ Net assets attributable to holder of redeemable share $11,271,389$ $10,968,215$ Series net assets attributable to holders of redeemable shares $2,153,090$ $2,069,950$ Series A $2,153,090$ $2,069,950$ Series F $6,488,002$ $6,280,870$ Series I $2,630,297$ $2,617,395$ $11,271,389$ $10,968,215$ Shares outstanding (note 3) $205,149$ $196,401$ Series F $610,226$ $591,343$ Series I $245,172$ $245,172$ Net assets attributable to holders of redeemable shares per share (note 2) $8eries A$ $10,50$ Series F $10,63$ 10.62	Accounts payable and accrued liabilities	32,996	68,298
Management fees payable (notes 7 and 8) 15,252 14,852 3,200,834 89,260 Net assets attributable to holder of redeemable share 11,271,389 10,968,215 Series net assets attributable to holders of redeemable shares 2,153,090 2,069,950 Series F 6,488,002 6,280,870 Series I 2,630,297 2,617,395 11,271,389 10,968,215 Shares outstanding (note 3) 205,149 196,401 Series F 610,226 591,343 Series I 245,172 245,172 Net assets attributable to holders of redeemable shares per share (note 2) 10.50 10.54 Series A 10.63 10.62	Unsettled trades payable	3,149,586	-
Net assets attributable to holder of redeemable share 3,200,834 89,260 Net assets attributable to holder of redeemable shares 11,271,389 10,968,215 Series net assets attributable to holders of redeemable shares 2,153,090 2,069,950 Series F 6,488,002 6,280,870 Series I 2,630,297 2,617,395 Shares outstanding (note 3) 11,271,389 10,968,215 Shares outstanding (note 3) 205,149 196,401 Series F 610,226 591,343 Series I 245,172 245,172 Net assets attributable to holders of redeemable shares per share (note 2) 10.50 10.54 Series F 10.63 10.62 10.62	Redemption payable	3,000	-
Net assets attributable to holder of redeemable shares 11,271,389 10,968,215 Series net assets attributable to holders of redeemable shares 2,153,090 2,069,950 Series F 6,488,002 6,280,870 Series I 2,630,297 2,617,395 Shares outstanding (note 3) 11,271,389 10,968,215 Shares outstanding (note 3) 205,149 196,401 Series F 610,226 591,343 Series I 245,172 245,172 Net assets attributable to holders of redeemable shares per share (note 2) 10.50 10.54 Series F 10,63 10.62 10.63	Management fees payable (notes 7 and 8)	15,252	14,852
Series net assets attributable to holders of redeemable shares Series A 2,153,090 2,069,950 Series F 6,488,002 6,280,870 Series I 2,630,297 2,617,395 Shares outstanding (note 3) 11,271,389 10,968,215 Shares outstanding (note 3) 205,149 196,401 Series F 610,226 591,343 Series I 245,172 245,172 Net assets attributable to holders of redeemable shares per share (note 2) 10.50 10.54 Series F 10.63 10.62		3,200,834	89,260
$\begin{array}{llllllllllllllllllllllllllllllllllll$	Net assets attributable to holder of redeemable share	11,271,389	10,968,215
$\begin{array}{llllllllllllllllllllllllllllllllllll$	Carries not accords attributable to baldom of redeemable aboves		
Series I 2,630,297 2,617,395 11,271,389 10,968,215 Shares outstanding (note 3) 11,271,389 10,968,215 Series A 205,149 196,401 Series F 610,226 591,343 Series I 245,172 245,172 Net assets attributable to holders of redeemable shares per share (note 2) 10.50 10.54 Series F 10.63 10.62		2,153,090	2,069,950
11,271,389 10,968,215 Shares outstanding (note 3) 205,149 196,401 Series F 610,226 591,343 Series I 245,172 245,172 Net assets attributable to holders of redeemable shares per share (note 2) 10.50 10.54 Series F 10.63 10.62		6,488,002	6,280,870
Shares outstanding (note 3) 205,149 196,401 Series A 205,149 196,401 Series F 610,226 591,343 Series I 245,172 245,172 Net assets attributable to holders of redeemable shares per share (note 2) 10.50 10.54 Series F 10.63 10.62	Series I		
Series A 205,149 196,401 Series F 610,226 591,343 Series I 245,172 245,172 Net assets attributable to holders of redeemable shares per share (note 2) 10.50 10.54 Series F 10.63 10.62		11,271,389	10,968,215
Series F 610,226 591,343 Series I 245,172 245,172 Net assets attributable to holders of redeemable shares per share (note 2) 10.50 10.54 Series F 10.63 10.62		205 140	106 401
Net assets attributable to holders of redeemable shares per share (note 2)Series ASeries F10.6310.62) -
Series A 10.50 10.54 Series F 10.63 10.62	Series I	245,172	245,172
Series A 10.50 10.54 Series F 10.63 10.62	Net assets attributable to holders of redeemable shares per share (note 2)		
	Series A		
10.73 10.00	Series I	10.63	10.62

Approved on behalf of the Board of Directors of Qwest Funds Corp.

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Maurice Levesque Director John Loeprich Director Agen Loepuick

The accompanying notes are an integral part of these financial statements.

Statement of Comprehensive Income (Unaudited)

	Six-month period ended June 30	
	2017 \$	2016
	φ	\$
Income		
Foreign exchange loss on cash	(2,884)	(16,392)
Dividend income	58,474	5,384
Interest Income	38	-
Other changes in fair value of investments		
Net realized gain(loss) on sale of investments	744,101	(24,013)
Change in unrealized depreciation of investments	(604,481)	(23,676)
	105 049	(50 (07)
Total income - net	195,248	(58,697)_
Expenses		
Management fee (notes 7 and 8)	88,207	11,646
Shareholder recordkeeping and fund accounting fees (note 9)	24,789	8,804
Audit	17,815	9,833
Transaction costs	17,221	2,054
Filing fees	9,787	183
Foreign withholding tax	5,977	329
Custodian fees	5,896	3,455
Independent review committee fees	4,076	1,500
Translation fee	2,652	1,900
Security holder reports	2,321	414
Legal	2,321	333
Tax review	2,223	474
Bank charges	537	404
Interest	93	404
	93	(21.610)
Expense reimbursements (note 8)		(21,610)
Total expenses	183,864	19,719
Increase (decrease) in net assets attributable to holders of redeemable shares		
from operations	11,384	(78,416)
Decrease in net assets attributable to holders of redeemable shares from	(10.775)	(27.222)
operations - Series A shares	(10,775)	(37,233)
Increase (decrease) in net assets attributable to holders of redeemable shares		
from operation - Series F shares	9,257	(41,183)
Increase in net assets attributable to holders of redeemable shares from operation - Series I shares	12,902	
operation - Series I shares	12,902	-
Decrease in net assets attributable to holders of redeemable shares from		
operations per Series A share (note 13)	(0.05)	(0.31)
Increase (decrease) in net assets attributable to holders of redeemable shares		
from operations per Series F share (note 13)	0.02	(0.34)
rr		()
Increase in net assets attributable to holders of redeemable shares from		
operations per Series I share (note 13)	0.05	-
.	0.00	

The accompanying notes are an integral part of these financial statements.

AlphaDelta Tactical Growth Class Statements of Changes in Net Assets Attributable to Holders of Redeemable Shares (Unaudited)

	Six-month period ended June 30	
	2017	2016
	\$	\$
Net assets attributable to holders of redeemable shares -		
Beginning of period	2 0 (0 0 5 0	10
Series A shares Series F shares	2,069,950 6,280,870	10
Series I shares	2,617,395	-
	10,968,215	10
Increase (decrease) in net assets attributable to holders of redeemable		
shares from operations		
Series A shares	(10,775)	(37,233)
Series F shares Series I shares	9,257 12,902	(41,183)
Series 1 shares	12,902	
	11,384	(78,416)
Shareholder transactions(note 3)		
Issuance of Series A shares	118,300	1,452,191
Issuance of Series F shares	667,747	2,206,301
Series A shares redeemed	(24,385)	-
Series F shares redeemed	(469,872)	-
	291,790	3,658,492
Net increase in net assets attributable to holders of redeemable shares	303,174	3,580,076
Net assets attributable to holders of redeemable shares -		
End of period	11,271,389	3,580,086
Net assets attributable to holders of redeemable shares -		
End of periodSeries A shares	2,153,090	1,414,968
Net assets attributable to holders of redeemable shares -	< 100 00 0	
End of periodSeries F shares	6,488,002	2,165,118
Net assets attributable to holders of redeemable shares -		
End of periodSeries I shares	2,630,297	-

Statement of Cash Flows

(Unaudited)

	Six-month period ended June 30	
	2017	2016
	\$	\$
Cash flows from operating activities		
Increase (decrease) in net assets attributable to holders of redeemable shares		
from operations	11,384	(78,416)
Adjustments to determine net cash used in operating activities	,	(, ,, , , , , , , , , , , , , , , , , ,
Net realized (gain) loss on sale of investments	(744,101)	24,013
Change in unrealized depreciation of investments	604,481	23,676
Accounts receivable	15,000	
Receivable from securities sold	(3,127,675)	-
Accounts payable and accrued liabilities	(35,302)	21,964
Foreign exchange loss on cash	2,884	16,392
Management fees payable	400	5,278
Prepaid expenses	(7,367)	(242)
Dividends receivable	1,859	(2,590)
Due from related parties	34,337	(4,612)
Unsettled trades payable	3,149,586	131,517
Proceeds from sale of investment securities	13,217,777	236,561
Purchase of investment securities	(13,277,668)	(3,589,440)
	(13,277,000)	(3,30),110)
Net cash used in operating activities	(154,405)	(3,215,899)
Cash flows from financing activities		
Payments for Series A shares redeemed	(21,385)	-
Payment for Series F shares redeemed	(469,872)	-
Proceeds from issuance of Series A shares	118,300	1,433,191
Proceeds from issuance of Series F shares	667,747	2,206,301
		, ,
Net cash from financing activities	294,790	3,639,492
Foreign exchange loss on cash	(2,884)	(16,392)
Increase in cash	137,501	407,201
(Bank overdraft) cash - Beginning of period	(6,110)	10
Cash (bank overdraft)- End of period	131,391	407,211
Interest paid	(256)	-
Dividends received, net of withholding taxes	54,356	2,464

Supplemental cash flow items are operating in nature

The accompanying notes are an integral part of these financial statements.

Schedule of Investment Portfolio (Unaudited) As atJune 30, 2017

	Number of shares	Average cost \$	Fair value \$	Net assets %
Canadian Equities				
Financial The Bank of Nova Scotia	7 155	517 520	501 565	5 16
The Bank of Nova Scotta	7,455	517,530	581,565	5.16
<u>US Equities</u>				
Communications		(10.720	(2(70)	E E C
Shopify Inc.	5,555	618,739	626,728	5.56
Liberty Interactive Corp.	12,200	388,988	388,695	3.45
Trivago N.V.	12,650	389,235	388,580	3.45 1.90
Cisco Systems Inc. Verizon Communications Inc.	5,259 3,312	211,420 224,330	213,709 192,037	1.90
venzon communications nie.	5,512			
		1,832,712	1,809,749	16.06
Consumer, Cyclical				
Visteon Corporation	3,690	483,306	488,942	4.33
Ferrari N. V.	3,922	412,711	438,008	3.89
Triton International Ltd.	9,090	409,430	394,644	3.50
		1,305,447	1,321,594	11.72
Consumer, Non-cyclical				
Green Dot Corp.	10,425	468,411	521,495	4.63
Pfizer Inc.	9,470	417,368	412,986	3.66
LHC Group Inc.	4,444	390,358	391,701	3.48
PAYLOCITY Holdings Corp.	6,650	390,144	390,070	3.46
OraSure Technologies Inc.	15,709	284,911	352,018	3.12
IDEXX Laboratories, Inc.	1,276	222,957	267,413	2.37
		2,174,149	2,335,683	20.72
Financial				
CBOE Holdings Inc.	3,272	389,074	388,271	3.44
Walker & Dunlop Inc.	4,932	291,550	312,669	2.77
		680,624	700,940	6.21
Industrial				
Applied Optoelectronics Inc.	6,352	474,218	509,570	4.52
Roper Technologies Inc.	1,315	400,372	395,283	3.51
Top Build Corp.	5,625	389,685	387,567	3.44
Boise Cascade Company	9,835	388,171	388,171	3.44
Caterpillar Inc.	1,983	227,867	276,659	2.45
Littlefuse Inc.	1,235	254,121	264,561	2.35
General Electric Co.	5,418	206,895	189,993	1.69
		2,341,329	2,411,804	21.40

Schedule of Investment Portfolio (*continued*) (Unaudited) As atJune 30, 2017

	Number of shares	Average cost \$	Fair value \$	Net assets %
Technology	0.055	454,000	5 10 00 5	1.02
Mercury Systems Inc.	9,955	474,239	543,995	4.83
Blackline Inc.	8,400 7,270	389,877 280,024	389,770 281,838	3.46 2.50
Micron Technology Inc. Everbridge Inc.	8,894	259,022	281,287	2.50
Lumentum Holdings Inc.	3,565	222,303	264,052	2.30
Applied Materials Inc.	4,863	221,519	260,816	2.31
- FF	.,	;= _ ;= _ ;	,	
		1,846,984	2,021,758	17.94
Total portfolio of investments		10,698,775	11,183,093	99.21
Cash Other liabilities net of assets			131,391 (43,095)	1.17 (0.38)
Net assets attributable to holders of redeemable shares			11,271,389	100.00

Notes to Financial Statements (Unaudited) June 30, 2017

1 General

Qwest Funds Corp. (the "Corporation") is a mutual fund corporation incorporated under the laws of Canada on March 8, 2006. The address of the Corporation's registered office is Suite 802, 750 West Pender Street, Vancouver, British Columbia V6C 2T8. The authorized capital of the Corporation consists of an unlimited number of Class A shares, Class B shares and special shares. Currently, there are four classes of special shares that are in operation - the AlphaDelta Canadian Focused Equity Class (the "ADCFE" Class), AlphaDelta Growth of Dividend Income Class (the "ADGDI" Class), AlphaDelta Tactical Growth Class (the "Fund") and Qwest Energy Canadian Resource Class (the "QECRC" Class); however, the Corporation may offer additional classes of special shares in the future. These financial statements present the financial information of the Fund as a separate reporting entity. If another Class of the Corporation cannot satisfy its obligations, the other classes, including the Fund, may be required to satisfy them using assets attributable to those classes. The Manager believes the risk of such cross-liability is remote. The Fund currently only offers Series A, Series F and Series I shares. The Corporation's ultimate controlling party is Qwest Investment Management Corp. ("QIM") which owns 51% of Class A voting shares and 100% of Class B voting shares of the Corporation. The Fund launched on January 1, 2015 (opening Statement of Financial Position date). The Fund reached the minimum subscription amount and commenced operations on March 31, 2016.

The Corporation appointed Qwest Investment Fund Management Ltd. (the "Manager"), whose ultimate parent is QIM, as the manager of the Fund. The Manager is responsible for providing portfolio management services to the Fund, and the Manager is authorized to delegate its investment advisory duties to sub-advisors. The Manager has entered into an agreement with AlphaDelta Management Corp. ("ADM"), pursuant to which ADM will assist the Manager in identifying, screening and selecting sub-advisors. ADM shares common directors with the manager. The sub-advisor for this fund is Aventine Management Group Inc.

The fundamental investment objective of the Fund is to provide long-term capital appreciation by investing primarily in equity (and equity equivalent) securities of individual companies, as well as exchange trade funds ("ETFs"), listed on securities exchanges in North America.

The financial statements were authorized for issue by the Board of Directors of the Corporation, on August 25, 2017.

2 Summary of significant accounting policies

Basis of preparation

These interim financial statements have been prepared in compliance with International Financial Reporting Standards("IFRS") as published by the International Accounting Standards Board ("IASB"), as applicable to the preparation of interim financial statements including International Accounting Standards ("IAS") 34, Interim Financial Statements.

The following is a summary of significant accounting policies used by the Fund:

Financial instruments

The Fund recognizes financial instruments at fair value upon initial recognition, plus transaction costs in the case of financial instruments not measured at fair value through profit or loss ("FVTPL"). The Fund's investments have been designated at FVTPL, except for derivatives which are FVTPL because they are held for trading. The Fund's obligation for net assets attributable to holders of redeemable shares is presented as a liability at the redemption amount. All other financial assets and liabilities are measured at amortized cost. Under this method, financial assets and liabilities reflect the amount expected to be received or required to be paid, discounted, when appropriate, at the contract's original effective interest rate. The calculation includes all fees and amounts paid or received between parties to the contract that are an integral part of the effective interest rate, transaction costs and all other premiums or discounts.

Dividend income is recognized at the ex-dividend date. Realized gains and losses on disposal of investments and derivatives and unrealized gains and losses in the value of investments and derivatives are reflected in the statement of comprehensive income and calculated on an average cost basis, where applicable. Upon disposal of an investment or derivative, previously recognized unrealized gains and losses are reversed so as to recognize the full realized gain or loss in the period of disposition. Interest is recorded on an accrual basis. All costs directly attributable to operating activities are expensed as incurred.

Regular way purchases and sales of financial assets are accounted for on a trade date basis.

Financial assets and liabilities are offset and the net amount reported in the statement of financial position when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or to realize the asset and settle the liability simultaneously.

Allocation of income and expenses, and realized and unrealized capital gains and losses

Income and expenses incurred in connection with the Fund's operations and realized and unrealized gains or losses that are not directly attributable to a particular series of shares are allocated between Series A, Series F and Series I using the net asset value ("NAV") of Series A, F and I shares.

Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

The Fund's policy is to recognize transfers within, into and out of the fair value hierarchy at the beginning of the period of the transfer.

Notes to Financial Statements (Unaudited) June 30, 2017

Investments in publicly traded equity securities

The fair value of equity securities that are traded in an active market is measured using the last traded price at the period-end date where such price falls within the bid-ask spread. In circumstances where the last traded price is not within the bid-ask spread, the Manager determines the point within the bid-ask spread which is most representative of fair value based on specific facts and circumstances. When current prices or quotations are not readily available, valuations are established based upon a valuation technique in order to estimate what that fair value would be in an arm's length transaction motivated by normal business considerations. These valuations may include use of the most recent publicly traded price or a price established by the Manager in accordance with its valuation policy.

The amounts at which publicly traded investments could be disposed of currently may differ from the carrying value based on the last traded price, as the value at which significant ownership positions are sold is often different than the quoted price due to a variety of factors such as premiums paid for large blocks or discounts due to illiquidity.

Cash

Cash consists of cash held with a Canadian chartered bank.

Taxation

The Corporation qualifies as a mutual fund corporation as defined in the Income Tax Act (Canada). A mutual fund corporation is subject to a special 38-1/3% tax on taxable dividends received from corporations resident in Canada and to tax at a normal corporate rate on other income and net taxable realized capital gains for the period. The special 38-1/3% tax is refundable at the rate of \$1 for every \$2.61 of ordinary dividends paid. All the tax on net taxable realized capital gains is refundable on a formula basis when shares are redeemed or capital gains dividends are paid. As a result of these refund mechanisms, the Fund is in effect not taxable with respect to dividends received from corporations resident in Canada and net taxable realized capital gains. The Fund is not taxable as all the Fund's net income for tax purposes and sufficient net capital gains realized in the period, will be distributed to shareholders such that no income tax is payable by the Fund with respect to taxable realized capital gains and dividends received from corporations resident in Canada. Therefore the Fund does not recognize current or deferred income taxes with respect to these types of income.

As of January 1, 2017, conversions of shares between two classes of a mutual fund corporation (including Qwest Funds Corp.) will be treated as a disposition of shares at their fair market value, in order to comply with amendments to the Income Tax Act (Canada).

The Fund currently incurs withholding taxes imposed by certain countries on investment income and capital gains. Such income and gains are recorded on a gross basis and the related withholding taxes are shown as a separate expense in the statement of comprehensive income.

Notes to Financial Statements (Unaudited) June 30, 2017

Foreign currency translation

The functional and presentation currency of the Fund is the Canadian dollar. The fair value of foreign investments and other assets and liabilities denominated in foreign currencies is translated into Canadian dollars at the exchange rates prevailing at 12:00 pm Eastern Standard Time (the "noon rate") on each valuation day. Purchases and sales of foreign securities denominated in foreign currencies and the related income are translated into Canadian dollars at rates of exchange prevailing at the respective dates of such transactions. Foreign exchange gains and losses relating to cash are presented as 'Foreign exchange loss on cash' and those relating to other financial assets and liabilities are presented within 'Net realized loss on sale of financial investments' and 'Change in unrealized appreciation of investments' in the statement of comprehensive income.

Increase (decrease) in net assets attributable to holders of redeemable shares from operations per share

Increase (decrease) in net assets attributable to holders of redeemable shares from operations per share is determined by dividing the increase (decrease) in net assets attributable to holders of redeemable shares from operations of each series by the weighted average number of shares outstanding of that series during the reporting period (see note 13).

Critical accounting estimates and judgments

The preparation of financial statements requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, income and expenses during the reporting period. Actual results could differ from those reported and the differences could be material. The following paragraphs discuss the most significant accounting estimates and judgments that the Fund has made in preparing its financial statements:

Classification and measurement of investments and application of the fair value option

In classifying and measuring financial instruments held by the Fund, the Manager is required to make significant judgments about whether or not the business of the Fund is to invest on a total return basis for the purpose of applying the fair value option for financial assets under International Accounting Standards ("IAS") 39, *Financial Instruments - Recognition and Measurement*. The most significant judgments made include the determination that certain investments are held for trading and that the fair value option can be applied to those which are not.

Future accounting changes

IFRS 9 - Financial Instruments

The final version of IFRS 9 was issued by the IASB in July 2014 and will replace IAS 39. IFRS 9 introduces a model for classification and measurement, a single, forward-looking 'expected loss' impairment model and a substantially reformed approach to hedge accounting. The new single, principle based approach for determining the classification of financial assets is driven by cash flow characteristics and the business model in which an asset is held. The new model also results in a single impairment model being applied to all financial instruments, which will require more timely recognition of expected credit losses. It also includes changes in respect of own credit risk in measuring liabilities elected to be measured at fair value, so that gains caused by the deterioration of an entity's own credit risk on such liabilities are no longer recognized in profit or loss. IFRS 9 is effective for annual periods beginning on or after January 1, 2018; however, it is available for early adoption. The Fund has determined that it will not early adopt this standard and is in the process of assessing the impact to the Funds financial statements.

3 Shareholder transactions

The Fund is divided into Series A, F and I shares and the number of shares of each series that may be issued is unlimited and they are offered in all provinces and territories in Canada. Series A shares are available to all investors and may be purchased, switched or redeemed through authorized dealers. Series F shares are available to investors who have fee-based accounts with their dealers for investment advice and other services. Series F shares and Series I shares may only be purchased, switched or redeemed through authorized dealers, and not directly through the Manager. Series I shares are available to institutional or other high net worth investors who negotiate and pay management fees directly to the Manager. Series I shares may only be purchased, switched or redeemed through authorized dealers, and not directly through the Manager.

Shares may be redeemed at their NAV per share on any valuation day. If the shares are redeemed or switched within 90 days of purchase, the shareholder may be charged a short-term trading fee of 2% of the value of the shares redeemed.

The number of Series A, F and I shares issued and redeemed at NAV are summarized as follows:

	Six-month period ended June 30,		
	2017	2016	
Series A			
Share issued and outstanding - Beginning of period	196,401	1	
Shares issued during the period	11,014	145,974	
Shares redeemed during the period	(2,266)	-	
Shares issued and outstanding - End of period	205,149	145,975	
Series F			
Share issued and outstanding - Beginning of period	591,343	-	
Shares issued during the period	62,493	222,816	
Shares redeemed during the period	(43,610)		
Shares issued and outstanding - End of period	610,226	222,816	
Series I			
Share issued and outstanding - Beginning of period	245,172	-	
Shares issued during the period Shares redeemed during the period		-	
Shares issued and outstanding - End of period	245,172	-	

Classification of shares

International Accounting Standards ("IAS") 32, *Financial Instruments: Presentation*, requires that units or shares of an entity would include a contractual obligation for the issuer to repurchase them for cash or another financial asset be classified as a liability. The Class A shares of the Corporation are not redeemable and holders are entitled to receive the remaining property of the Corporation upon liquidation, dissolution, winding-up or other distribution of assets. As a result, the Class A shares are subordinate to all other classes of shares of the Corporation, including the Fund, and thus the condition in paragraph IAS 32.16A(b) is not met. The special shares of the Fund are also redeemable on demand. As such the shares of the Fund are classified as financial liabilities. The Class A shares of the Corporation are not presented in the financial statements of the Fund.

4 Distributions

The Fund may pay annually to shareholders ordinary dividends and capital gains dividends. Ordinary dividends will generally be paid in December and capital gain dividends will generally be paid in February. Dividends and distributions may be paid at other times as determined by the Manager. In line with the terms of the prospectus, distributions are automatically reinvested in the Fund unless otherwise determined by the Manager.

5 Income taxes

The Corporation's available tax losses, both capital and non-capital, are determined at the corporate and not the individual class level. As at December 31, 2016, the Corporation has unrecognized non-capital losses of approximately \$3,248,145 available for utilization against taxable income in future years. The Corporation has unrecognized capital losses available at December 31, 2016 of approximately \$8,625,406. The non-capital losses expire as follows:

	\$
Expiry date	
2036	525,370
2035	524,234
2034	389,415
2033	722,898
2032	1,086,228
	3,248,145

6 Expenses

The Fund is responsible for all charges and expenses incurred in connection with its operations, including regulatory, printing, legal and audit expenses (note 8).

Brokerage commissions paid by the Fund with respect to security transactions for the period ended June 30, 2017 are \$17,221 (June 30, 2016 - \$2,054). For the periods ended June 30, 2017 and 2016, there were no soft dollar amounts paid.

7 Management fee

The management fee is calculated at 2.5% per annum of the daily NAV of Series A shares, 1.5% per annum of the daily NAV of Series F shares and 0.75% per annum of the daily NAV of Series I shares, plus applicable taxes, and is paid monthly. The fees are payable to the Manager (notes 1 and 8).

8 Related party balances and transactions

Balances and transactions are as follows:

	For the six-month period ended June 30,		
	2017 \$	2016 \$	
Qwest Funds Corp., Qwest Energy Canadian Resource Class Reimbursement to QECRC for expenses paid by the Fund	775	453	
Qwest Investment Fund Management Ltd. Management fee	88,207	11,646	
AlphaDelta Management Corp. (note 1) Reimbursement for the Fund's expenses paid by ADM	-	21,610	
As of	June 30, 2017 \$	December 31, 2016 \$	
Qwest Investment Fund Management Ltd. Management fee payable	15,252	14,852	
AlphaDelta Management Corp. (note 1) Due from related parties	-	34,337	

All amounts payable are due on demand and non-interesting bearing.

The terms of transactions with the Manager are disclosed in note 7. QECRC is another class of special shares of the Corporation. During the period, ADM has reimbursed the Fund for certain operating expenses incurred. This reimbursement is at the discretion of ADM and is calculated daily based on a set % of NAV.

Included within accounts payable and accrued liabilities is an amount of \$597 in respect of sales tax payable which is to be remitted to the tax authorities through QIFM (December 31, 2016 - \$848). In addition, an amount of \$500 was deposited in a trust account held in QIFM's name during the period to cover costs associated with shareholder transactions.

9 Shareholder recordkeeping and fund accounting fees

The Fund has engaged the services of SGGG Fund Services Inc. ("SGGG") and FundSERV Inc. to provide shareholder recordkeeping and fund accounting services. Shareholder recordkeeping and fund accounting fees incurred by the Fund for the period ended June 30, 2017are \$24,789 (June 30, 2016 - \$8,804).

10 Fair value measurement

The following table illustrates the classification of the Fund's financial instruments within the fair value hierarchy as at June 30, 2017 and December 31, 2016. The three levels of fair value hierarchy are:

Level 1 - Unadjusted quoted prices in active markets for identical assets or liabilities;

Level 2 - Inputs other than quoted prices that are observable for the asset or liability either directly or indirectly; and

Level 3 - Inputs that are not based on observable market data.

		Financial instruments at fair value as a					
	Level 1						
	\$	\$	\$	\$			
Equities	11,183,093	-	_	11,183,093			
Equines	11,100,000			· · · ·			
<u>L</u> q	,	Financial instruments	at fair value as at De	ecember 31, 2016			
	,	Financial instruments Level 2	at fair value as at De Level 3	ccember 31, 2016 Total			
				· · · · · ·			

All fair value measurements above are recurring. The carrying values of other financial instruments approximate their fair values due to their short-term nature.

The Manager is responsible for performing the fair value measurements included in the financial statements of the Fund, including Level 3 measurements. The Manager has engaged SGGG to value the net assets of the Fund on a daily basis. SGGG obtains pricing from a third party pricing vendor. The Fund's overall market positions are monitored on a daily basis by the Manager and are reviewed on a quarterly basis by the Board of Directors. The Manager ensures the accuracy of the calculation of NAV prepared by SGGG by reviewing the NAV calculation on a monthly basis.

The Fund's equity positions are classified as Level 1 when the security is actively traded and reliable price is observable. Certain of the Fund's equities do not trade frequently and therefore observable prices may not be available. In such cases, fair value is determined using observable market data (e.g., transactions for similar securities of the same issuer) and the fair value is classified as Level 2, unless the determination of fair value requires significant unobservable data, in which case the measurement is classified as Level 3.

There were no financial instruments that were transferred into or out of Level 1 or 2 during the period ended June 30, 2017 and December 31, 2016.

The Fund invests in public equity securities all of which are measured at FVTPL.

11 Financial instruments risk management

The Fund's activities expose it to a variety of financial instrument risks: market risk (including price risk, interest rate risk and currency risk), credit risk, concentration risk and liquidity risk.

The fundamental investment objective of the Fund is to provide long-term capital appreciation by investing primarily in equity (and equity equivalent) securities of individual companies, as well as ETFs, listed on securities exchanges in North America.

The Fund may invest in ETFs consistent with National Instrument 81-102 - Investment Funds. While ETFs may be used in all market environments, the portfolio advisor expects to more fully utilize ETFs during bear markets (as determined by the portfolio advisor with reference to its tactical models). The Fund will generally not invest in fixed income ETFs with an average term to maturity of more than three years.

Market risk

a) Price risk

The Fund's investments are exposed to market price risk due to changing market conditions for equities as well as any changes to the tax environment in which the investee entities operate. All investments in equity securities have inherent risk of a loss of capital. The maximum risk resulting from financial instrument investments is determined by the fair value of the financial instruments. The Manager seeks to manage market risks by setting thresholds on individual investments to mitigate the risk of exposure to any one investment. The Fund's overall market positions are monitored on a daily basis by the Manager and are reviewed on a quarterly basis by the Board of Directors.

At June 30, 2017, the Fund's market risk is impacted directly by changes in equity prices. The immediate impact on net assets of a 5% increase or decrease in the fair value of investments assuming all other variables remain constant would be approximately \$559,000 (December 31, 2016 - \$549,000).

b) Interest rate risk

The Fund's interest bearing financial assets and liabilities expose it to risks associated with the effects of fluctuations in the prevailing levels of market interest rate on its financial position and cash flows. The substantial majority of the Fund's financial assets and liabilities are non-interest bearing. As a result, the Fund is not subject to significant amounts of risk due to fluctuations in the prevailing levels of market interest rates. Any excess cash and cash equivalents are invested at short-term market interest rates.

c) Currency risk

Currency risk is the risk that the value of investments denominated in currencies other than the functional currency of the Fund will fluctuate due to changes in foreign exchange rates. The value of investments denominated in a currency other than Canadian dollars is affected by changes in the value of the Canadian dollar in relation to the value of the currency in which the investment is denominated.

When the value of the Canadian dollar falls in relation to foreign currencies, the value in Canadian dollars of investments denominated in other currencies increases.

The Fund's currency risk is impacted directly by changes in foreign exchange rates. The immediate impact on the assets of a 5% increase or decrease in the foreign exchange rate which the Fund had exposure to, assuming all other variables remain constant, is detailed in the table below:

					As at Ju	ine 30, 2017
			Exposure		on net assets att olders of redeen	
Currency	Monetary \$	Non- monetary \$	Total \$	Monetary \$	Non- monetary \$	Total \$
United States Dollar % of net assets attributable to holders of redeemable	35,732	10,601,528	10,637,260	1,787	530,076	531,863
shares	0.3	94.1	94.4	0.0	4.7	4.7
					As at Decem	ber 31, 2016
			Exposure		on net assets att olders of redeen	
Currency	Monetary \$	Non- monetary \$	Total \$	Monetary \$	Non- monetary \$	Total \$
United States Dollar % of net assets attributable to holders of	4,768	9,665,510	9,670,278	239	483,275	483,514
redeemable						

Credit risk

The Fund is exposed to credit risk, which is the risk that a counterparty will be unable to pay amounts in full when due.

Credit risk associated with cash is minimized by ensuring that these balances are held by high-quality financial institutions.

When the Fund trades in listed or unlisted securities that are settled upon delivery using approved brokers, the risk of default is considered minimal since delivery of securities is only made once the broker has received payment. Payment is made on a purchase once the securities have been received by the broker. The Fund only transacts with reputable brokers with a high credit rating.

The Manager monitors the Fund's credit position regularly, and the Board of Directors reviews it on a periodic basis.

The Fund has not identified any past due assets or receivables as at June 30, 2017 and December 31, 2016.

Concentration risk

Concentration risk arises as a result of the concentration of exposures within the same category, whether it is geographical location, product type, industry sector or counterparty type. The table below shows concentration risk by industry sector:

	June 30, 2017 % of net assets	At December 31, 2016 % of net assets
Sector/subgroup		
Industrial	21.40	28.68
Consumer, Non-cyclical	20.72	6.05
Technology	17.94	16.66
Communications	16.06	5.70
Consumer, Cyclical	11.72	12.96
Financial	11.37	15.63
Basic Materials	-	11.26
Energy	-	1.07
Utilities	-	2.13
Cash and cash equivalents (bank overdraft)	1.17	(0.06)
Other liabilities net of assets	(0.38)	(0.08)
	100.00	100.00

Liquidity risk

Liquidity risk is the risk that the Fund will encounter difficulty in meeting obligations associated with its financial liabilities. The Fund is exposed to daily cash redemptions of redeemable shares and liabilities when they become due. Liquidity risk is managed by holding cash balances and investing the majority of the Fund's assets in investments that are traded in an active market and can be readily disposed of when liabilities come due.

All liabilities are due within 30 days of the statement of financial position date, except for related party balances and net assets attributable to holders of redeemable shares which are due on demand.

12 Capital management

Shares of the Fund issued and outstanding represent the capital of the Fund. The Manager manages the capital of the Fund in accordance with the investment objectives of the Fund. There are no externally imposed restrictions on the Fund's capital other than certain minimum subscription requirements. The minimum initial investment is \$1,000.

13 Increase (decrease) in net assets attributable to redeemable shares per share

Increase (decrease) in net assets attributable to redeemable shares per share for the periods ended June 30, 2017 and 2016 are calculated as follows:

	2017 \$	2016 \$
Series A		
Decrease in net assets attributable to holders of redeemable shares	(10,775)	(37,233)
Weighted average units outstanding during the period	199,790	118,635
Decrease in net assets attributable to holders of redeemable shares per		
share	(0.05)	(0.31)
Series F		
Increase (decrease) in net assets attributable to holders of redeemable		
shares	9,257	(41,183)
Weighted average units outstanding during the period	591,032	121,434
Increase (decrease) in net assets attributable to holders of redeemable		
shares per share	0.02	(0.34)
Series I		
Increase in net assets attributable to holders of redeemable shares	12,902	-
Weighted average units outstanding during the period	245,172	-
Increase in net assets attributable to holders of redeemable shares per	0.05	
share	0.05	-