

CITADEL INCOME FUND

SEMI-ANNUAL REPORT 2012

(UNAUDITED)

JUNE 30, 2012

TABLE OF CONTENTS

1	INTERIM MANAGEMENT REPORT OF FUND PERFORMANCE
11	INTERIM FINANCIAL STATEMENTS
12	MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL REPORTING
13	STATEMENTS OF NET ASSETS
14	STATEMENTS OF OPERATIONS
15	STATEMENTS OF CHANGES IN NET ASSETS
16	STATEMENTS OF INVESTMENTS
22	NOTES TO THE FINANCIAL STATEMENTS
33	CORPORATE INFORMATION

CITADEL INCOME FUND

The units of Citadel Income Fund (the "Fund") are listed on The Toronto Stock Exchange ("TSX") under the symbol CTFUN. Crown Hill Capital Corporation ("Crown Hill") is the trustee (the "Trustee") and manager (the "Manager") of the Fund. Jarislowsky Fraser Ltd. is the investment manager (the "Investment Manager") of the Fund.

INVESTMENT HIGHLIGHTS:

For the periods ended	June 30, 2012	December 31, 2011	December 31, 2010	December 31, 2009	December 31, 2008	December 31, 2007
Net assets per unit ⁽¹⁾⁽³⁾	\$ 4.45	\$ 5.30	\$ 5.74	\$ 5.62	\$ 5.36	\$ 7.95
Market price per unit ⁽¹⁾⁽³⁾	\$ 3.70	\$ 3.88	\$ 5.21	\$ 5.15	\$ 3.97	\$ 7.58
Trading premium (discount)	(16.83)%	(26.83)%	(9.23)%	(8.69)%	(25.93)%	(4.61)%
Cash distributions per unit ⁽³⁾	\$ 0.18	\$ 0.36	\$ 0.48	\$ 0.45	\$ 0.61	\$ 0.61
Trailing yield ⁽²⁾	9.73%	9.28%	9.21%	8.65%	18.14%	8.09%
Market capitalization (\$ millions)	\$ 168.18	\$ 116.06	\$ 167.57	\$ 216.96	\$ 7.56	\$ 8.30
Net assets (\$ millions)	\$ 202.21	\$ 158.62	\$ 184.67	\$ 236.76	\$ 10.20	\$ 8.70

(1) Net assets and market price per unit are based on period end values.

(2) For the interim period, trailing yield is based on the last 12 months' cash distributions declared expressed as a percentage of market price.

(3) The 2008 and 2007 comparative numbers present the effects of the merger between Crown Hill Dividend Fund (CHDF) and MACCs Sustainable Yield Trust (MACCs) in 2008. On December 29, 2008, Crown Hill Fund ("CHF") was the new name of the combined fund resulting from the merger. CHDF was deemed to be the acquirer fund given the continuation of the CHDF investment objectives and ongoing management of the fund. The merger was recorded as a reverse acquisition, since MACCs was the continuing fund. All of the assets of CHDF were transferred to MACCs in exchange for units of MACCs and the assumption by MACCs of all of the liabilities of CHDF. The CHDF unitholders then received 1.1742 units of MACCs for each CHDF unit held. As a result, the number of units has been increased, with the consequence that the net assets per unit, market price per unit, and cash distributions per unit have been decreased.

INTERIM MANAGEMENT REPORT OF FUND PERFORMANCE

August 22, 2012

This interim report for the period ended June 30, 2012 includes both the interim management report of fund performance, containing financial highlights, and the unaudited interim financial statements of Citadel Income Fund.

To obtain a copy of the Fund's proxy voting disclosure record or quarterly portfolio disclosure, unitholders may contact the Manager by calling 416-361-9673 or toll free 1-877-261-9674, by writing to the Manager at Crown Hill Capital Corporation, 1300 Yonge Street, Suite 300, Toronto, Ontario, M4T 1X3, or by visiting www.crownhill.ca. To obtain a copy of the Fund's financial statements or management report of fund performance, unitholders may contact the Manager using one of the aforementioned methods or visit the SEDAR website at www.sedar.com. To obtain a copy of the Fund's proxy voting policies and procedures, unitholders should contact the Manager directly.

INVESTMENT OBJECTIVES AND STRATEGIES

Citadel Income Fund's investment objectives are to provide unitholders with a stable stream of monthly distributions and to preserve and potentially enhance the net asset value of the Fund. The Investment Manager will seek to achieve these objectives by investing in a diversified portfolio of securities with the focus on income generation consisting of: (i) equity securities, of principally larger capitalization companies traded on a recognized stock exchange; (ii) debt securities with a focus on yield enhancement, with a minimum of 80% of debt securities invested in investment grade debt rated BBB or higher; and (iii) income funds, each of which has, at the date of investment by the Fund, a market capitalization, excluding control positions, of \$400 million.

INTERIM MANAGEMENT REPORT OF FUND PERFORMANCE

(Continued)

For the period ended June 30, 2012

RISK

There are a number of risks associated with an investment in Citadel Income Fund. The principal risks include, but are not limited to, market and income risk. Market risk is the exposure to market price changes in the securities held within the portfolio which have a direct effect on the net asset value of the Fund. Income risk arises from a number of factors related to the operational performance of the issuers of the securities held in the Fund's portfolio. These risks include the effects of fluctuations in commodity prices, foreign currency conversion rates, interest rates and general business operation risks, any of which may affect the issuers' income and as a result reduce distributions to its unitholders and the value of its units. Diversification and active management by the Fund's Investment Manager of the securities held in the portfolio may reduce these risks.

RESULTS OF OPERATIONS

For the first half of 2012, global growth in the developed economies has continued to slow, negatively impacting the emerging markets as well. The U.S. has fared better than most Western economies, but here too there are signs of deceleration. Eurozone countries continue to debate solutions for sovereign debt problems. A comprehensive agreement appears distant, as Germany and other key member nations square off on differing financial and economic schools of thought. This has certainly added to volatility in both the stock and bond markets. The process will clearly take longer than most pundits initially expected, yet there is a concerted desire to resolve the current problems and maintain stability in the financial system.

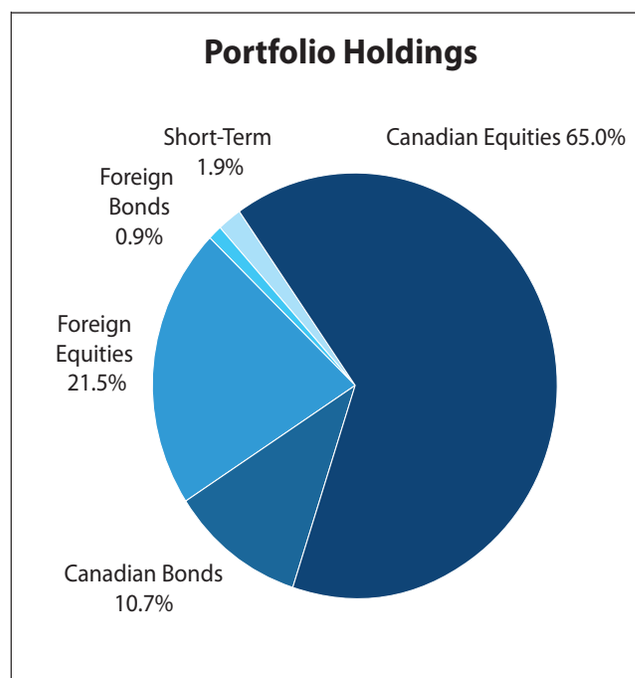
Overall, equity valuations are still inexpensive on a historical basis and in the current low interest rate environment, dividend yields are now competitive with bond yields. Interest rates are expected to stay range-bound for some time to come, providing support to stock markets as well. The global debt deleveraging currently under way is a major undertaking and though progress on the issues at hand is expected, it will most likely be frustratingly slow. The Fund's approach of owning only quality stocks and bonds should help cushion the impact of constant market volatility. The road to fiscal redress still faces obstacles and more surprises are expected.

The portfolio has been built for endurance and stability. Investments are attractively valued and provide long-term investors sound and sustainable income. Equities continue to be favoured over bonds, especially those of non-cyclical companies which provide healthy, regular dividends and patiently wait for growth. In bonds, solid corporate issuers are preferred which provide more attractive yields than those of governments. This conservative investment approach is compatible with this slow economic growth environment and should help the portfolio navigate the peaks and valleys of the market.

Citadel Income Fund's net assets increased to \$202.21 million as at June 30, 2012 from \$158.62 million as at December 31, 2011 due primarily to proceeds from the exercise of warrants of \$90.55 million through the first half of 2012. This was partially offset by a decrease in net assets from operations of \$2.96 million, repurchases made under the normal course issuer bid ("NCIB") program of \$12.45 million throughout the first half of 2012, retractions of \$24.03 million, and distributions to unitholders of \$7.59 million. The Fund's net assets per unit decreased to \$4.45 per unit as at June 30, 2012 from \$5.30 per unit as at December 31, 2011. The decrease in the Fund's net assets per unit, coupled with its monthly cash distributions, resulted in a negative total return of 12.64% over the period.

Excluding the dilutive effect of the warrant offering program, the Fund's net assets per unit decreased to \$5.10 per unit at June 30, 2012 from \$5.37 per unit at December 31, 2011. The decrease in the Fund's net assets per unit, coupled with its monthly cash distributions, resulted in a negative total return of 1.68% over the period.

The Fund's market price per unit also decreased to \$3.70 per unit at June 30, 2012 from \$3.88 per unit at December 31, 2011. The decrease in the Fund's market price per unit, coupled with its monthly cash distributions, resulted in a 0.00% total return over the period.



INTERIM MANAGEMENT REPORT OF FUND PERFORMANCE

(Continued)

For the period ended June 30, 2012

Total revenue for the first half of 2012 was \$3.72 million compared to \$3.56 million for the same period in 2011. This increase in revenue was primarily due to an increase in portfolio holdings. Total expenses for the first six months of 2012 were \$2.63 million compared to \$2.10 million for the same period in 2011. Management fees, which are calculated in reference to the Fund's net asset value, increased to \$1.08 million for the first six months of 2012 compared to \$1.03 million for the same period in 2011. Investment management fees, which also are calculated in reference to the Fund's net asset value, increased to \$0.36 million for the first six months of 2012 compared to \$0.31 million for the same period in 2011. Administrative expenses were \$0.25 million for both the first half of 2012 and 2011. In the first half of 2012, the Fund generated net investment income of \$1.09 million or \$0.03 per unit compared to \$1.46 million or \$0.05 per unit for the same period in 2011.

The Fund realized gains of \$1.10 million on the sale of investments in the first half of 2012 and experienced a change in unrealized depreciation in the value of investments of \$5.19 million. In the first half of 2011, the Fund had realized gains on the sale of investments of \$2.22 million and experienced a change in unrealized appreciation in the value of investments of \$3.04 million. The Fund also had a net realized gain on foreign currency of \$0.05 million in the first half of 2012 compared to a loss of \$0.02 million for the same period in 2011. As a result, the Fund experienced a net loss from operations of \$2.96 million or a loss of \$0.06 per unit for the first six months of 2012 compared to net income from operations of \$6.70 million or a gain of \$0.22 per unit for the same period in 2011.

For the six-month periods ended June 30, 2012 and 2011, Citadel Income Fund paid total cash distributions of \$0.18 per unit based on monthly distributions of \$0.03 per unit.

TRADING PREMIUM/DISCOUNT TO NET ASSET VALUE

For the first half of 2012, the Fund's market price traded at an average discount to its net asset value per unit of 19.4%, compared to an average discount of 11.4% for the same period in 2011. With this discount, the Fund repurchased 2,598,800 units for cancellation under its NCIB program at an average cost of \$4.79 per unit. The NCIB program, which commenced on February 1, 2010, provides liquidity and market price support for unitholders and permits the Fund to repurchase units in the open market for cancellation.

RECENT DEVELOPMENTS

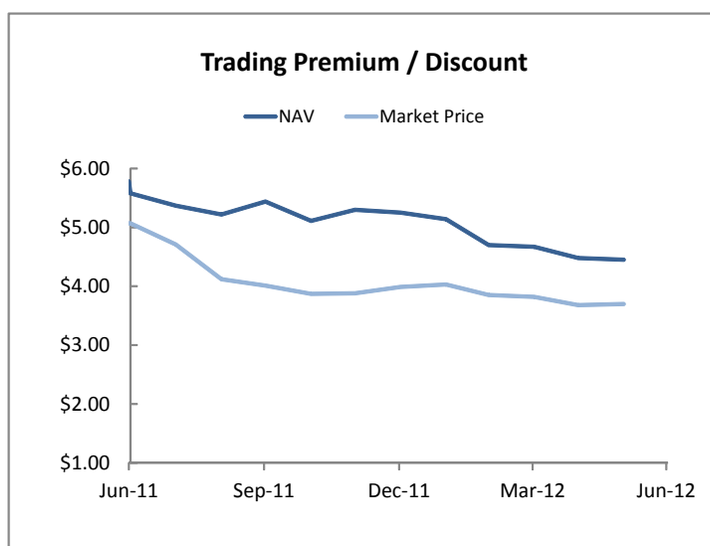
Regulatory Issues

On March 4, 2011, preliminary prospectuses for offerings of warrants for both Citadel Income Fund and Energy Income Fund (the "Funds") were filed by the Manager. Staff of the Ontario Securities Commission ("Staff") recommended against receipting the prospectuses due to the widely publicized acquisition (the "Acquisition") by Crown Hill Fund of the administration contracts of the Citadel Group of Funds in June 2009 and the subsequent merger of some of those funds with the Crown Hill Fund, forming the Citadel Income Fund. At the time, Staff expressed their concerns with the Acquisition and the disclosure made in the June 3, 2009 information circular. After the Manager made changes to the proposed reorganization to address Staff's concerns, a new information circular was issued, approved by unitholders, and the reorganization was partially completed to create the Citadel Income Fund.

Despite the Manager's response, Staff continued to raise the same concerns with the Acquisition nearly two years later, and used those same arguments to recommend that the Director of Investment Funds deny the receipting of the prospectus in relation to the warrant offering.

On April 14, 2011, the Manager and the Funds availed themselves of the Opportunity to be Heard (the "OTBH") before the Director of Investment Funds. The OTBH meeting was adjourned and reconvened on May 11, 2011 with another (acting) Director. In the meantime, on May 6, 2011, Staff served the Manager and its President with an enforcement notice relating to the Acquisition. On May 11, 2011, the second (acting) Director upheld Staff's recommendation.

On May 31, 2011, the Manager and the Funds sought a hearing and review (the "Hearing and Review") of the Director's decision (pursuant



INTERIM MANAGEMENT REPORT OF FUND PERFORMANCE

(Continued)

For the period ended June 30, 2012

to subsection 8(2) of the Securities Act) before the Ontario Securities Commission (the "Commission"). The application was heard on July 12, 13, and 14, 2011. Three business days prior to the Hearing and Review, July 7, 2011, Staff issued a Notice of Hearing and Statement of Allegations against the Manager and its President. It is alleged in the Statement of Allegations that the Citadel Acquisition was undertaken primarily in the interests of the Manager rather than the Fund, contrary to s.116 of the Securities Act. This was the same submission made by Staff at the OTBH and then at the Hearing and Review. In addition, Staff allege that the acquisition of the management contracts for the Fairway Diversified Income and Growth Trust and subsequent merger in January 2009 was also primarily in the interests of the Manager. Finally, Staff allege that certain amendments to the Declaration of Trust of MACCs Sustainable Yield Trust (the predecessor trust to Crown Hill Fund) to increase the management fee, grant broader powers to the Manager and to adopt less restrictive investment requirements, were also undertaken primarily to benefit the Manager.

Immediately following the issuance of the Notice of Hearing, Staff sought to stay the Hearing and Review on the basis that the Commission should await the outcome of the enforcement proceeding commenced on July 7, 2011, as the proceedings largely involved the same issues. The Commission dismissed Staff's motion.

On August 4, 2011, the Commission released its order, granting the Manager's application on the Hearing and Review and overturning the acting Director's decision to deny the receipting of the preliminary prospectuses. The Commission ruled and found that there were insufficient grounds to justify the acting Director's decision and Staff's recommendations. The Commission ruled that, contrary to Staff's submission and the Director's decision, it was not apparent that there was sufficient evidence to justify a refusal to issue a receipt for the prospectuses on the grounds that the business of the Funds may not be conducted with integrity.

The Funds filed final prospectuses in accordance with the Commission's order.

On August 8, 2011, the Manager and its President attended before the Commission and requested the earliest available hearing dates to address the allegations made by Staff in the enforcement proceeding. A hearing before the Commission commenced in May 2012 and, due to various scheduling issues, is expected to conclude in September 2012. Following the hearing, the Manager will await a decision by the Commission. In the event that the Commission finds in favour of Staff, there is a risk to the Fund that the Manager or its President may lose its registration to act on behalf of the Fund.

Warrant Offering

On September 27, 2011, the Fund announced that it had filed a final short form prospectus relating to its warrant offering. Each unitholder of record on October 7, 2011 received one new warrant for each unit held. A total of 28,997,019 warrants were issued. Each warrant entitled the unitholder to purchase a new unit upon payment of the subscription price of \$4.00. Warrants could be exercised at any time before the earlier of i) March 8, 2012, or ii) such date which is 20 business days from the date the embedded call feature in the warrants is exercised by the Fund in accordance with the terms of the warrant offering.

The exercise of warrants by warrant holders provided the Fund with additional capital to take advantage of attractive investment opportunities, reduce the management expense ratio, and increase the trading liquidity of the Fund's units. On March 9, 2012, upon completion of the warrant offering program, 24,591,569 warrants were exercised for total proceeds of \$95,907,119.

Annual Redemption Privilege

Under the Declaration of Trust, the maximum number of units redeemable at any point in time pursuant to the annual redemption privilege is 10% of the public float of the Fund as determined on the last business day of November in the preceding year less the number of units repurchased for cancellation by the Fund during the preceding twelve-month period (the "Maximum Redemption Amount"). The public float as determined on November 30, 2011 was 29,830,378 units and 10% of the public float was 2,983,037 units. From December 1, 2011 to June 30, 2012, the Fund repurchased 2,598,800 units for cancellation.

INTERIM MANAGEMENT REPORT OF FUND PERFORMANCE

(Continued)

For the period ended June 30, 2012

Partial Redemption Feature

On February 14, 2012, the Fund announced that up to 5,000,000 units of the Fund may be redeemed on March 29, 2012 for an amount per unit equal to the net asset value retraction price ("NAV Retraction Price") as of March 23, 2012. The NAV Retraction Price was an amount equal to 100% of the net asset value per unit less any retraction costs. The retraction costs were 0.85% of the net asset value per unit. Beneficial holders of units had to submit their request to redeem units by no later than March 20, 2012. Requests for redemptions were oversubscribed and all 5,000,000 units were redeemed. The units were redeemed on a pro rata basis at a redemption price of \$4.71 per unit.

Normal Course Issuer Bid Program

Effective February 1, 2012, the Fund renewed its NCIB program to permit the Fund to purchase up to 3,026,052 of the outstanding units on the TSX from time to time. The Fund may purchase units in the market for cancellation if the Manager determines that such purchases provide liquidity to unitholders. Under the NCIB program, the Fund may purchase up to 3,026,052 units, representing approximately 10% of the public float of 30,260,515 units. Additionally, the Fund may not purchase more than 607,645 units in any 30-day period, representing 2% of the issued and outstanding units. If these purchases are made, they will be made in accordance with applicable regulations over a twelve-month period ending January 31, 2013. Units purchased will be cancelled. Effective March 15, 2012, the NCIB was amended to increase the number of transferable, redeemable units that may be purchased under the bid from 3,026,052 units to 5,168,986 units, being 10% of the public float of the issued and outstanding units as of March 12, 2012. The number of units purchased under the NCIB program from January 1, 2012 to June 30, 2012 was 2,598,800 units with a weighted average price paid of \$4.79 per unit.

Unitholder Meeting

On July 17, 2012, the Fund issued a management information circular informing current unitholders of a special meeting to take place on August 7, 2012. The purpose of the special meeting was to: i) provide the right for unitholders to voluntarily elect to receive an unlimited cash redemption of their units at 100% of the net asset value per unit less retraction costs including a fee per unit of 5% of the net asset value per unit plus applicable taxes; ii) implement a series of minority unitholder protections including a requirement that ordinary and extraordinary resolutions require affirmative votes of 50% and 66 2/3% of beneficial holders (as defined in the Declaration of Trust) respectively other than beneficial holders who are "Interested Parties" as defined in the extraordinary resolution attached to the management information circular; iii) amend the provisions relating to the termination and replacement of the Manager; iv) remove certain provisions which currently allow the trustee of the Fund to make changes to the Declaration of Trust without unitholder approval; and v) make a number of other amendments to the Declaration of Trust.

In the special meeting on August 7, 2012, unitholders voted in favour of the extraordinary resolution. On August 17, 2012, the Fund's special retraction price was determined to be \$4.29 per unit.

Harmonized Sales Tax Introduction

On July 1, 2010, the Harmonized Sales Tax ("HST") was introduced in the province of Ontario. The Fund is subject to HST in Ontario at a rate of 13%. The Fund pays an adjusted HST based on the distribution of unitholders and the value of their holdings in the different tax jurisdictions. The Fund will recover \$181,994 of HST paid in 2012, receivable as of the six-month period ended June 30, 2012. For the year ended December 31, 2011, the Fund had HST receivable of \$183,129.

Future Accounting Changes

The Fund is currently required to adopt International Financial Reporting Standards ("IFRS"). On December 12, 2011, the Canadian Accounting Standards Board ("AcSB") made the decision to extend the deferral of the mandatory adoption of IFRS for investment companies applying Accounting Guideline AcG-18, Investment Companies, for an additional year to January 1, 2014. This extends the previous two-year deferral of IFRS to three years as compared to other publicly accountable entities. Accordingly, the Fund's financial statements will not be affected by IFRS until January 1, 2014.

INTERIM MANAGEMENT REPORT OF FUND PERFORMANCE

(Continued)

For the period ended June 30, 2012

RELATED PARTY TRANSACTIONS

The Manager is entitled to receive a management fee of 1.00% per annum of the average net asset value of the Fund plus applicable taxes, calculated and payable monthly. For the period ended June 30, 2012, management fees totaled \$1,084,806 (June 30, 2011 - \$1,026,500), of which \$164,841 was payable as at June 30, 2012 (June 30, 2011 - \$138,134). All other expenses of the Fund are initially paid by the Manager, which is then reimbursed by the Fund in a reasonable amount of time.

Legal expenses for the period ended June 30, 2012 totaled \$573,773 (June 30, 2011 - \$226,479). This includes \$395,420 (June 30, 2011 - \$9,457) in legal fees incurred on behalf of the Manager and a director of the Manager in accordance with an indemnification provision contained in the Declaration of Trust. The Fund also maintains insurance for the benefit of the Manager and the directors of the Manager against these types of expenses. The Fund is seeking reimbursement from the insurer for the legal fees incurred.

Administrative expenses for the period ended June 30, 2012 totaled \$249,165 (June 30, 2011 - \$247,016). As part of these expenses, the Fund is paying a general overhead cost to First Paladin Inc. (a company under common control with the Manager). First Paladin Inc. received \$35,000 per month plus applicable taxes for the first half of 2012 (2011 - \$30,000 per month) to cover related administrative salaries, employee benefits, general overhead, and office supplies.

On December 18, 2009, the Fund sold its interest in the units of CH Fund Administration LP to Crown Hill. In connection with this purchase, the Fund received a promissory note (the "Note") from Crown Hill in the amount of \$9,955,000. On November 19, 2010, \$213,904 was added to the outstanding balance on the Note. For the period ended June 30, 2012, the principal of the Note was reduced by \$2,275,175 and interest payments of \$27,304 were received. On May 1, 2012, the outstanding balance on the Note was nil, and it was discharged.

CONTINGENCIES

The Fund is party to one legal claim arising in the ordinary course of business. Management believes the allegations in the claim are without merit and intends to defend against them vigorously. Accordingly, no amount has been reserved. However, there can be no assurance that the outcome of the litigation will be favourable to the Fund or that it will not have a material adverse impact on the Fund. In addition, the Fund may incur litigation expenses in defending the claim in the future. The Fund has liability insurance coverage that may cover some of the litigation expenses, potential judgments, or settlement costs.

INTERIM MANAGEMENT REPORT OF FUND PERFORMANCE

(Continued)

For the period ended June 30, 2012

FINANCIAL HIGHLIGHTS

The following tables show selected key financial information about the Fund and are intended to help you understand the Fund's financial performance for the six months ended June 30, 2012, and the past five years as applicable.

Net Assets per Unit ("NAPU")

For the periods ended	June 30, 2012	December 31, 2011	December 31, 2010	December 31, 2009	December 31, 2008	December 31, 2007
NAPU – beginning of period ⁽¹⁾	\$ 5.30	\$ 5.74	\$ 5.62	\$ 5.36	\$ 9.32	\$ 10.17
Increase (decrease) from operations:						
Total revenue	0.09	0.21	0.27	0.22	0.28	0.25
Total expenses	(0.06)	(0.14)	(0.12)	(0.19)	(0.35)	(0.32)
Realized gains	0.03	0.12	0.29	0.19	0.34	1.26
Unrealized gains (losses)	(0.12)	(0.18)	0.14	0.73	(2.29)	(1.05)
Total increase (decrease) from operations ⁽²⁾	\$ (0.06)	\$ 0.01	\$ 0.58	\$ 0.95	\$ (2.02)	\$ 0.14
Distributions:						
Return to unitholders	0.18	0.36	0.48	0.45	0.72	0.72
Total cash distributions	0.18	0.36	0.48	0.45	0.72	0.72
NAPU – end of period	\$ 4.45	\$ 5.30	\$ 5.74	\$ 5.62	\$ 5.36	\$ 9.32

(1) Net assets per Unit ("NAPU") and cash distributions per unit are based on the actual number of units outstanding at the time. The NAPU are based on bid prices. Prior to 2008, NAPU are based on closing prices.

(2) The increase (decrease) from operations is based on the weighted average number of units outstanding over the financial period. This schedule is not a reconciliation of NAPU since it does not reflect unitholder transactions as shown on the Statements of Changes in Net Assets and accordingly columns may not add.

Ratios and Supplemental Data

For the periods ended	June 30, 2012	December 31, 2011	December 31, 2010	December 31, 2009	December 31, 2008	December 31, 2007
Total net asset value (\$ 000,000's)	\$ 202.21	\$ 158.62	\$ 184.67	\$ 236.76	\$ 10.20	\$ 8.70
Number of units outstanding (000's)	45,455	29,912	32,163	42,128	1,903	935
Management expense ratio ⁽¹⁾	2.65%	2.64%	2.08%	3.35%	4.28%	3.18%
Portfolio turnover ratio ⁽²⁾	4.13%	6.44%	48.91%	184.36%	41.11%	0.08%
Trading expense ratio ⁽³⁾	0.02%	0.02%	0.08%	0.39%	0.04%	0.07%
Closing market price	\$ 3.70	\$ 3.88	\$ 5.21	\$ 5.15	\$ 3.97	\$ 8.90

(1) Management expense ratio is based on total expenses (excluding portfolio transaction costs) for the period is expressed as an annualized percentage of weekly average net asset value during the period.

(2) Portfolio turnover ratio is based on the lesser of cost of purchases or proceeds of disposition and is expressed as a percentage of the monthly average net asset value. The portfolio turnover ratio indicates how actively the Fund's investment manager manages the portfolio investments. There is not necessarily a relationship between a high turnover ratio and the performance of a fund.

(3) Trading expense ratio represents total commissions and other portfolio transaction costs expressed as an annualized percentage of weekly average net asset value during the period.

INTERIM MANAGEMENT REPORT OF FUND PERFORMANCE

(Continued)

For the period ended June 30, 2012

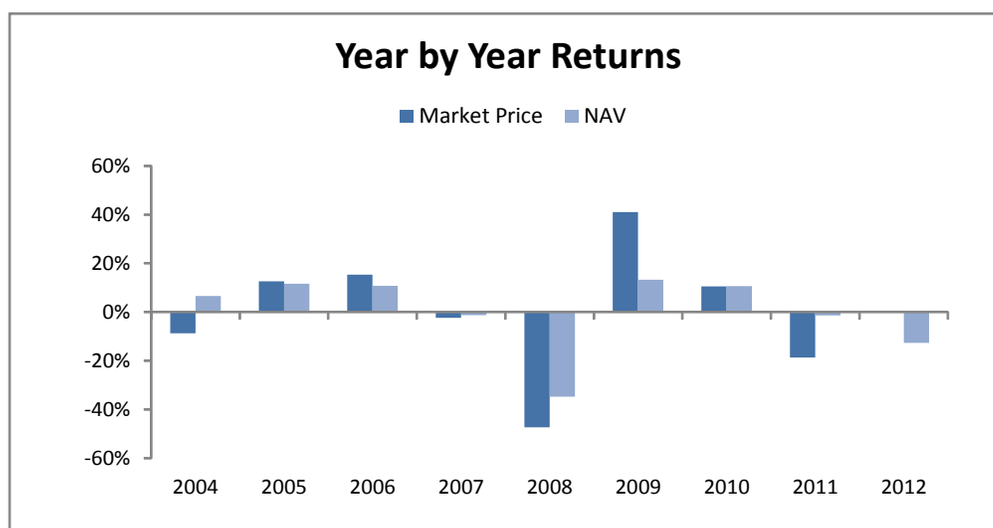
MANAGEMENT FEES

Pursuant to the Amended and Restated Declaration of Trust dated December 2, 2010 and in consideration for its services as manager of the Fund, the Manager is entitled to receive a management fee of 1.00% per annum of the average net asset value of the Fund plus applicable taxes, calculated and payable monthly. The Investment Manager receives an investment management fee payable from the Fund. Jarislowsky Fraser Ltd. receives a fee of 0.33% per annum of the average net asset value of the Fund plus applicable taxes, calculated and payable monthly, in exchange for providing investment management services.

PAST PERFORMANCE

Citadel Income Fund's performance numbers represent the annual compound total returns over the period from inception in June 2004 to June 30, 2012 (except for returns of less than one year which are compound total returns). Total returns are based upon both the Fund's change in market price and net assets per unit plus the reinvestment of all distributions in additional units of the Fund.

Returns do not take into account sales, redemptions, or income taxes payable that would have reduced returns. Past performance of the Fund does not necessarily indicate how it will perform in the future.



(1) For 2012, this represents the year-to-date return, unadjusted for the exercise of warrants, for the six-month period ended June 30.

(2) For 2011 and prior years, this represents the annual return, unadjusted for the exercise of warrants, for the twelve-month period ended December 31.

ANNUAL COMPOUND RETURNS

The following table presents the annual compound returns for Citadel Income Fund based on the market price and net assets per unit for the periods indicated to June 30, 2012.

	1-Year	3-Year	5-Year	Since Inception
Citadel Income Fund (market price)	(19.92)%	5.07%	(8.94)%	(3.45)%
Citadel Income Fund (net assets)	(16.64)%	0.03%	(7.66)%	(1.18)%
Citadel Income Fund (net assets excluding warrants) ⁽¹⁾	(5.43)%	4.33%	(5.30)%	0.37 %
iShares S&P/TSX 60 Index Fund	(10.66)%	4.30%	(1.24)%	6.92%
Composite benchmark ⁽²⁾	(5.09)%	6.24%	0.36%	6.16%

(1) This calculation adjusts for the dilution effect of the warrant distribution.

(2) The Composite benchmark consists of a 65% allocation in iShares S&P/TSX 60 Index Fund (XIU), a 15% allocation in SPDR Dow Jones Industrial Average, ETF (DIA), a 10% allocation in DEX Universe Bond Index Fund (XBB), and a 10% allocation in Canadian Treasury Bills.

INTERIM MANAGEMENT REPORT OF FUND PERFORMANCE

(Continued)

For the period ended June 30, 2012

SUMMARY OF INVESTMENT PORTFOLIO

As at June 30, 2012

Net Assets: \$202,206,121

The major portfolio categories and top holdings of the Fund at the end of the period are indicated in the following tables. The Summary of Investment Portfolio may change due to ongoing portfolio transactions of the Fund. The next quarterly update will be in the Quarterly Portfolio Disclosure as at September 30, 2012. Quarterly updates are available at www.crownhill.ca.

Portfolio by Sector	% of Total Net Assets
Canadian Equities	
Pipeline/Energy Investments	18.4
Financial Services	15.0
Consumer Goods & Services	10.7
Telecommunications	10.4
Oil & Gas Corporations	4.8
Materials	4.3
Ongoing Business Trusts	1.4
Total Canadian Equities	65.0
Canadian Bonds	10.7
U.S. Bonds	0.9
Foreign Equities (U.S., U.K., France)	21.5
Other Assets, Net of Liabilities	1.9
Total Net Assets	100.0%

TOP 25 HOLDINGS (as a % of Total Net Assets)

Toronto-Dominion Bank	4.6	BCE Inc.	1.9
Royal Bank of Canada	3.7	Johnson & Johnson	1.8
Bank of Nova Scotia	3.5	HSBC Holdings PLC, ADR	1.7
Canadian National Railway Co.	2.5	BP PLC, ADR	1.7
Cenovus Energy Inc.	2.3	Pfizer Inc.	1.7
SNC-Lavalin Group Inc.	2.3	Potash Corp.	1.7
Canadian Natural Resources Ltd.	2.2	Great-West Lifeco Inc.	1.7
Enbridge Inc.	2.2	National Grid PLC, ADR	1.7
Metro Inc.	2.1	Philip Morris International Inc.	1.6
Transcanada Corp.	2.1	Pepsico Inc.	1.6
Thomson Reuters Corp.	2.0	Talisman Energy Inc.	1.6
Rogers Communications Inc.	1.9	Vodafone Group PLC, ADR	1.6
Encana Corp.	1.9		

INTERIM MANAGEMENT REPORT OF FUND PERFORMANCE

(Continued)

For the period ended June 30, 2012

CAUTION REGARDING FORWARD-LOOKING STATEMENTS

This document contains certain forward-looking statements that involve substantial known and unknown risks and uncertainties, some of which are beyond our control. This includes the impact of general economic conditions in Canada and the United States, industry conditions, changes in laws and regulations (including the Canadian Income Tax Act), fluctuations in interest rates, commodity prices, foreign exchange rates, and stock market volatility. Actual results, performance, or achievement could differ materially from those expressed in or implied by these forward-looking statements. Accordingly, no assurances can be given that any of these events anticipated by the forward-looking statements will transpire or occur or that if they do, what benefits (including the amount of proceeds) will be derived therefrom. The forward-looking statements contained in this semi-annual report are expressly qualified by this cautionary statement. Except as may be required by applicable securities law, we undertake no obligation to publicly update or revise any forward-looking statements.

CITADEL INCOME FUND

INTERIM FINANCIAL STATEMENTS

FOR THE PERIODS ENDED

JUNE 30, 2012 AND 2011

MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL REPORTING

The interim financial statements of Citadel Income Fund (the "Fund") have been prepared by Crown Hill Capital Corporation ("Crown Hill"). Crown Hill is responsible for the information and representations contained in these financial statements and the other sections of the semi-annual report.

Crown Hill maintains appropriate procedures to ensure that relevant and reliable financial information is produced. The significant accounting policies applicable to the Fund are described in Note 4 to the financial statements.

The auditors of the Fund have not reviewed these financial statements.

Crown Hill, the Manager and Trustee of the Fund, appoints an independent auditor to audit the Fund's annual financial statements. Applicable securities laws require that if an auditor has not reviewed the Fund's interim financial statements, this must be disclosed in an accompanying notice.



Wayne Pushka
Chief Executive Officer
Crown Hill Capital Corporation



Kevin Ho
Vice-President, Finance
Crown Hill Capital Corporation

August 22, 2012

STATEMENTS OF NET ASSETS

As at	June 30, 2012 (Unaudited)	December 31, 2011
Assets		
Investments at fair value	\$ 198,326,380	\$ 153,340,134
Cash and cash equivalents	4,570,581	4,437,177
Dividends and interest receivable	1,014,882	786,683
Prepaid expenses	252,369	230,970
Loan receivable (Note 5)	-	2,275,175
Receivable for warrants exercised	-	6,119
	204,164,212	161,076,258
Liabilities		
Distributions payable	1,363,644	897,366
Accounts payable and accrued liabilities (Note 9)	594,447	537,928
Payable for investments purchased	-	1,025,600
	1,958,091	2,460,894
Net Assets Representing Unitholders' Equity (Note 8)	\$ 202,206,121	\$ 158,615,364
Units Outstanding (Note 7)	45,454,814	29,912,208
Net Assets per Unit (Note 4)	\$ 4.45	\$ 5.30

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



Wayne Pushka
Chief Executive Officer



Kevin Ho
Vice-President, Finance

STATEMENTS OF OPERATIONS

For the six-month periods ended June 30 (Unaudited)	2012	2011
Investment Income		
Dividend income	\$ 3,145,665	\$ 2,805,644
Interest income	573,903	755,414
Total Investment Income	3,719,568	3,561,058
Expenses		
Management fees (Note 9)	1,084,806	1,026,500
Legal fees	573,773	226,479
Investment management fees (Note 10)	356,117	306,981
Administrative expenses (Note 9)	249,165	247,016
Regulatory and listing expenses	64,333	81,625
Unitholder servicing expenses	64,149	27,896
Insurance expense	47,841	36,390
Custody, valuation, and transfer fees	40,326	45,877
Audit and review fees	32,307	37,063
Independent review committee fees	31,898	20,274
Portfolio transaction costs	31,591	20,097
Board fees	27,846	24,087
Income tax expense	27,056	-
Net Expenses	2,631,208	2,100,285
Net Investment Income	1,088,360	1,460,773
Net Realized Gain on Sale of Investments (Note 6)	1,096,492	2,222,657
Net Realized Gain (Loss) on Sale of Foreign Currency	52,286	(24,513)
Change in Unrealized Appreciation (Depreciation) in Value of Investments	(5,193,829)	3,044,795
Increase (Decrease) in Net Assets from Operations	(2,956,691)	6,703,712
Increase (Decrease) in Net Assets from Operations Per Unit⁽¹⁾	\$ (0.06)	\$ 0.22

(1) Based on the weighted average number of units outstanding during the period.

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

STATEMENTS OF CHANGES IN NET ASSETS

For the six-month periods ended June 30 (Unaudited)	2012	2011
Net Assets – Beginning of Period	\$ 158,615,364	\$ 184,669,852
Operations		
Net investment income	1,088,360	1,460,773
Net realized gain on sale of investments	1,096,492	2,222,657
Net realized gain (loss) on sale of foreign currency	52,286	(24,513)
Change in unrealized appreciation (depreciation) in value of investments	(5,193,829)	3,044,795
	(2,956,691)	6,703,712
Capital Unit Transactions (Note 7)		
Proceeds from exercise of warrants	90,552,341	-
Proceeds from distribution reinvestment plan	62,411	-
Paid for units redeemed	(36,475,705)	(13,694,578)
	54,139,047	(13,694,578)
Distributions to Unitholders		
Return to unitholders	(7,591,599)	(5,550,544)
Increase (Decrease) in Net Assets for the Period	43,590,757	(12,541,410)
Net Assets – End of Period	\$ 202,206,121	\$ 172,128,442
Distributions per Unit	\$ 0.18	\$ 0.18

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

STATEMENTS OF INVESTMENTS

	As at June 30, 2012 (Unaudited)					
	Coupon	Maturity	Par Value	Cost	Fair Value	% of Net Assets
Canadian Bonds						
Altalink Investments LP	3.674%	06/05/2019	\$ 845,000	\$ 845,000	\$ 845,563	0.4
Bell Canada	4.400%	03/16/2018	377,000	376,683	402,760	0.2
Bell Canada	4.950%	05/19/2021	141,000	140,484	154,860	0.1
Capital Desjardins Inc.	Variable Rate	12/15/2026	700,000	730,047	769,603	0.4
Cogeco Cable Inc.	4.925%	02/14/2022	995,000	1,019,416	1,045,867	0.5
Cogeco Cable Inc.	5.150%	11/16/2020	325,000	324,373	350,477	0.2
Enbridge Inc.	4.770%	09/02/2019	927,000	952,532	1,038,436	0.5
Enbridge Income Fund	4.850%	02/22/2022	300,000	302,250	312,385	0.1
GE Capital Canada Funding Co.	4.550%	01/17/2017	1,000,000	1,018,333	1,074,016	0.5
GE Capital Canada Funding Co.	4.600%	01/26/2022	300,000	314,670	319,803	0.2
Great-West Lifeco Inc.	4.650%	08/13/2020	280,000	280,000	305,934	0.1
Husky Energy Inc.	5.000%	03/12/2020	1,000,000	1,029,434	1,121,560	0.6
Industrial Alliance Insurance	Variable Rate	06/30/2019	1,000,000	1,028,773	1,037,071	0.5
Intact Financial Corp.	4.700%	08/18/2021	1,004,000	1,043,772	1,095,345	0.5
Loblaw Companies Ltd.	6.500%	01/22/2029	530,000	552,446	613,382	0.3
Manulife Insurance Co.	Variable Rate	06/01/2022	300,000	301,530	306,057	0.2
Manulife Bank of Canada	4.680%	09/12/2016	1,000,000	1,019,219	1,049,554	0.5
Pembina Pipeline Corp.	4.890%	03/29/2021	1,300,000	1,349,065	1,415,539	0.7
Quebecor Media Inc.	7.375%	01/15/2021	750,000	750,000	783,052	0.4
Rogers Communications Inc.	4.700%	09/29/2020	1,000,000	999,450	1,074,029	0.5
Shaw Communications Inc.	5.650%	10/01/2019	1,000,000	1,036,070	1,108,161	0.5
Sun Life Financial Inc.	Variable Rate	06/01/2036	1,100,000	1,140,715	1,127,119	0.6
Sun Life Financial Inc.	4.570%	08/23/2021	300,000	306,570	317,453	0.2
Suncor Energy Inc.	5.800%	05/22/2018	1,030,000	1,106,275	1,189,198	0.6
Telus Corporation	5.050%	12/04/2019	1,000,000	1,017,186	1,118,692	0.5
Transcanada Pipelines Ltd.	3.650%	11/15/2021	1,300,000	1,336,100	1,374,739	0.7
Wells Fargo Canada Corp.	2.774%	02/09/2017	500,000	497,700	501,346	0.2
Total Canadian Bonds				20,818,093	21,852,001	10.7

STATEMENTS OF INVESTMENTS

(Continued)

	As at December 31, 2011					
	Coupon	Maturity	Par Value	Cost	Fair Value	% of Net Assets
Canadian Bonds						
Bank of Nova Scotia	4.100%	06/08/2017	\$ 315,000	\$ 318,936	\$ 337,916	0.2
Bell Canada	4.400%	03/16/2018	377,000	376,683	401,396	0.3
Bell Canada	4.950%	05/19/2021	141,000	140,484	152,785	0.1
Caisse Centrale Desjardins	3.502%	10/05/2017	320,000	320,000	330,940	0.2
Canadian Imperial Bank of Commerce	Variable Rate	11/02/2020	1,000,000	995,671	1,005,025	0.6
Capital Desjardins Inc.	Variable Rate	11/23/2020	500,000	500,000	509,586	0.3
Capital Desjardins Inc.	Variable Rate	12/15/2026	132,000	132,000	135,645	0.1
Cogeco Cable Inc.	5.150%	11/16/2020	325,000	324,373	337,277	0.2
Enbridge Inc.	4.770%	09/02/2019	927,000	952,532	1,024,497	0.6
GE Capital Canada Funding Co.	4.550%	01/17/2017	1,000,000	1,018,333	1,060,878	0.7
Great West Lifeco Inc.	4.650%	08/13/2020	280,000	280,000	291,501	0.2
Husky Energy Inc.	5.000%	03/12/2020	1,000,000	1,029,434	1,098,137	0.7
Industrial Alliance Insurance	Variable Rate	06/30/2019	1,000,000	1,028,773	1,034,256	0.7
Intact Financial Corp.	4.700%	08/18/2021	219,000	218,880	222,817	0.1
Loblaws Companies Ltd.	6.500%	01/22/2029	530,000	552,446	585,922	0.4
Manulife Bank of Canada	4.680%	09/12/2016	1,000,000	1,019,219	1,060,081	0.7
Pembina Pipeline Corp.	4.890%	03/29/2021	210,000	210,000	229,444	0.1
Quebecor Media Inc.	7.375%	01/15/2021	750,000	750,000	738,047	0.5
Rogers Communications Inc.	4.700%	09/29/2020	1,000,000	999,450	1,046,442	0.7
Shaw Communications Inc.	5.650%	10/01/2019	1,000,000	1,036,070	1,093,339	0.7
Sun Life Financial Inc.	Variable Rate	06/01/2036	1,100,000	1,140,715	1,127,255	0.7
Suncor Energy Inc.	5.800%	05/22/2018	1,030,000	1,106,275	1,187,429	0.7
Telus Corporation	5.050%	12/04/2019	1,000,000	1,017,186	1,100,464	0.7
Transcanada Pipelines Ltd.	3.650%	12/15/2021	1,000,000	1,025,600	1,021,778	0.6
Total Canadian Bonds				16,493,060	17,132,857	10.8

STATEMENTS OF INVESTMENTS

(Continued)

	As at June 30, 2012 (Unaudited)				As at December 31, 2011			
	Number of Units/ Shares	Cost	Fair Value	% of Net Assets	Number of Units/ Shares	Cost	Fair Value	% of Net Assets
Canadian Equities								
Oil & Gas Corporations								
ARC Resources Ltd.	113,712	\$ 2,376,944	\$ 2,597,182	1.3	93,712	\$ 1,889,349	\$ 2,341,863	1.5
Bonavista Energy Corp.	161,013	3,288,777	2,561,717	1.3	123,005	2,555,595	3,204,280	2.0
Canadian Natural Resources Ltd.	165,000	6,262,425	4,502,850	2.2	50,000	2,074,767	1,902,000	1.2
		11,928,146	9,661,749	4.8		6,519,711	7,448,143	4.7
Ongoing Business Trusts								
Copernican British Banks Income Fund	366,400	320,427	373,728	0.2	366,400	320,427	340,752	0.2
Power Financial Corp.	97,900	2,908,858	2,481,765	1.2	60,900	1,862,763	1,553,559	1.0
		3,229,285	2,855,493	1.4		2,183,190	1,894,311	1.2
Pipeline/Energy Investments								
Cenovus Energy Inc.	145,000	4,136,596	4,692,200	2.3	127,000	3,471,484	4,296,410	2.7
Enbridge Inc.	108,400	2,718,161	4,398,872	2.2	106,400	2,456,680	4,052,776	2.6
Encana Corp.	180,000	5,004,125	3,814,200	1.9	117,000	3,749,429	2,210,130	1.4
Inter Pipeline Fund	135,400	1,553,372	2,599,680	1.3	119,400	1,270,415	2,214,870	1.4
Keyera Corp.	62,000	1,705,860	2,614,540	1.3	45,000	993,618	2,239,200	1.4
Nexen Inc.	152,100	3,108,638	2,614,599	1.3	120,100	2,497,830	1,945,620	1.2
Pembina Pipeline Corp.	86,000	1,684,105	2,237,720	1.1	80,000	1,361,845	2,372,000	1.5
Suncor Energy Inc.	97,000	3,318,789	2,855,680	1.4	69,000	2,349,372	2,027,220	1.3
Superior Plus Corp.	137,600	1,791,965	835,232	0.4	137,600	1,791,965	787,072	0.5
Talisman Energy Inc.	275,000	4,048,540	3,203,750	1.6	120,000	2,055,260	1,557,600	1.0
Transcanada Corp.	97,629	3,602,139	4,161,924	2.1	86,629	3,085,398	3,854,990	2.4
Transcontinental Inc.	155,000	1,941,673	1,435,300	0.7	110,000	1,365,452	1,386,000	0.9
Veresen Inc.	131,000	1,289,180	1,581,170	0.8	131,000	1,289,180	2,002,990	1.3
		35,903,143	37,044,867	18.4		27,737,928	30,946,878	19.6
Materials								
Cameco Corp.	76,000	1,828,273	1,695,560	0.8	50,000	\$ 1,245,789	\$ 918,500	0.6
Labrador Iron Ore Royalty Corp.	52,000	1,049,880	1,679,600	0.8	52,000	1,049,880	1,942,720	1.2
Potash Corp.	77,000	2,868,617	3,419,570	1.7	57,000	1,976,398	2,399,130	1.5
Genivar Inc.	89,500	2,448,681	1,995,850	1.0	79,500	2,178,475	2,091,645	1.3
		8,195,451	8,790,580	4.3		6,450,542	7,351,995	4.6

STATEMENTS OF INVESTMENTS

(Continued)

	As at June 30, 2012 (Unaudited)				As at December 31, 2011			
	Number of Units/ Shares	Cost	Fair Value	% of Net Assets	Number of Units/ Shares	Cost	Fair Value	% of Net Assets
Telecommunications								
BCE Inc.	89,330	\$ 3,476,445	\$ 3,747,394	1.9	58,330	\$ 2,229,807	\$ 2,475,525	1.6
Cogeco Cable Inc.	59,000	2,097,633	2,732,880	1.3	59,000	2,097,633	3,022,570	1.9
Corus Entertainment Inc.	113,000	2,172,974	2,587,700	1.3	108,500	2,043,205	2,222,080	1.4
Rogers Communications Inc.	105,000	3,719,503	3,872,400	1.9	80,000	2,755,139	3,139,200	2.0
Shaw Communications Inc.	132,700	2,798,376	2,550,494	1.3	116,700	2,463,997	2,360,841	1.5
Telus Corp.	24,510	1,333,570	1,458,835	0.7	4,210	221,116	229,698	0.1
Thomson Reuters Corp.	139,000	4,532,249	4,019,880	2.0	99,000	3,398,580	2,691,810	1.7
		20,130,750	20,969,583	10.4		15,209,477	16,141,724	10.2
Financial Services								
Bank of Nova Scotia	135,300	6,708,489	7,126,251	3.5	109,300	5,271,645	5,548,068	3.5
Great-West Lifeco Inc.	154,800	3,994,768	3,411,792	1.7	113,800	3,009,088	2,313,554	1.5
Manulife Financial Corp.	270,239	4,930,786	2,991,546	1.5	230,690	4,397,902	2,498,373	1.6
Royal Bank of Canada	143,000	7,920,961	7,447,440	3.7	131,000	7,206,613	6,801,520	4.3
Toronto-Dominion Bank	117,300	8,022,091	9,337,080	4.6	89,300	5,722,352	6,809,125	4.3
		31,577,095	30,314,109	15.0		25,607,600	23,970,640	15.2
Consumer Goods & Services								
Canadian National Railway Co.	58,000	3,960,714	4,977,560	2.5	33,400	1,869,345	2,674,338	1.7
George Weston Ltd.	23,000	1,511,232	1,325,030	0.7	10,000	682,311	678,700	0.4
SNC-Lavalin Group Inc.	121,000	5,636,986	4,602,840	2.3	85,000	4,153,279	4,330,750	2.7
Loblaw Companies Ltd.	50,776	1,711,639	1,644,127	0.8	50,776	1,711,639	1,948,783	1.2
Metro Inc.	82,000	4,212,190	4,274,660	2.1	-	-	-	-
Shoppers Drug Mart Corp.	60,000	2,370,778	2,457,600	1.2	63,200	2,480,421	2,594,992	1.6
Tim Hortons Inc.	40,000	1,568,694	2,144,000	1.1	23,900	764,501	1,178,987	0.7
		20,972,233	21,425,817	10.7		11,661,496	13,406,550	8.3
Total Canadian Equities		131,936,103	131,062,198	65.0		95,369,944	101,160,241	63.8

STATEMENTS OF INVESTMENTS

(Continued)

	As at June 30, 2012 (Unaudited)				As at December 31, 2011			
	Number of Units/ Shares	Cost	Fair Value	% of Net Assets	Number of Units/ Shares	Cost	Fair Value	% of Net Assets
International Bonds and Equities								
French Equities								
AXA, ADR	195,000	3,752,558	2,649,907	1.3	135,000	2,806,881	1,767,784	1.1
United Kingdom Equities								
BP Capital Markets	281,000	281,000	282,242	0.1	-	-	-	-
BP PLC, ADR	84,300	4,547,377	3,470,242	1.7	57,300	3,308,470	2,492,529	1.6
HSBC Holdings PLC, ADR	78,200	4,084,615	3,507,963	1.7	44,200	2,590,252	1,711,153	1.1
National Grid PLC, ADR	62,000	3,210,295	3,348,307	1.7	65,400	3,386,343	3,234,156	2.0
Vodafone Group PLC, ADR	110,700	2,663,480	3,177,944	1.6	101,700	2,388,152	2,901,640	1.8
		14,786,767	13,786,698	6.8		11,673,217	10,339,478	6.5
U.S. Equities								
Automatic Data Processing Inc.	55,000	2,514,837	3,120,282	1.5	49,000	2,189,611	2,693,292	1.7
Colgate-Palmolive Co.	28,000	2,267,403	2,972,920	1.5	28,000	2,267,403	2,632,991	1.7
Emerson Electric Co.	50,000	2,280,409	2,374,809	1.2	44,000	1,986,760	2,087,372	1.3
Johnson & Johnson Inc.	52,000	3,436,921	3,581,980	1.8	40,600	2,700,880	2,709,899	1.7
Pepsico Inc.	45,100	2,877,504	3,248,289	1.6	36,100	2,307,712	2,438,580	1.5
Pfizer Inc.	148,000	2,756,513	3,467,190	1.7	129,900	2,348,841	2,862,337	1.8
Philip Morris International Inc.	37,000	1,887,315	3,289,153	1.6	39,000	1,989,332	3,115,784	2.0
Procter & Gamble Co.	44,200	2,816,382	2,759,906	1.4	37,200	2,356,679	2,525,007	1.6
Walgreen Co.	75,000	2,539,590	2,260,885	1.1	-	-	-	-
		23,376,874	27,075,414	13.4		18,147,218	21,065,262	13.3

STATEMENTS OF INVESTMENTS

(Continued)

	As at June 30, 2012 (Unaudited)				As at December 31, 2011			
	Number of Units/ Shares	Cost	Fair Value	% of Net Assets	Number of Units/ Shares	Cost	Fair Value	% of Net Assets
U.S. Bonds								
Great-West Lifeco Inc., 5.691%, June 21, 2067	815,000	835,254	860,544	0.4	815,000	835,254	844,964	0.5
Molson Coors International Inc., 3.950%, October 06, 2017	1,000,000	996,850	1,039,618	0.5	1,000,000	996,850	1,029,548	0.7
		1,832,104	1,900,162	0.9		1,832,104	1,874,512	1.2
Total International Bonds and Equities		43,748,303	45,412,181	22.4		34,459,420	35,047,036	22.1
Total Investments		196,502,499	198,326,380	98.1		146,322,424	153,340,134	96.7
Other Assets, Net of Liabilities			3,879,741	1.9			5,275,830	3.3
Total Net Assets			\$ 202,206,121	100.0			\$158,615,364	100.0

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

NOTES TO THE FINANCIAL STATEMENTS

June 30, 2012

1. THE FUND

Establishment of the Fund

Citadel Income Fund (the "Fund") is the new name of the combined fund resulting from the merger on December 2, 2009 of Crown Hill Fund ("CHF") and Citadel Premium Income Fund ("Premium"), Citadel HYTES Fund ("Hytes"), Citadel S-1 Income Trust Fund ("Citadel S-1"), Citadel Stable S-1 Income Fund ("Stable") and Equal Weight Plus Fund ("Equal Weight") (collectively the "Previous Citadel Funds"). The Fund acquired the investment portfolios and other assets of the Previous Citadel Funds on December 2, 2009, but did not assume any liabilities of the Previous Citadel Funds. Since the merger was an acquisition, it was done on a taxable basis. The Previous Citadel Funds' unitholders received the following number of units of the Fund for each unit held prior to the merger: Premium unitholders received 1.1581 units; Hytes unitholders received 1.7545 units; Citadel S-1 unitholders received 1.8629 units; Stable unitholders received 1.0765 units; and Equal Weight unitholders received 0.8028 units.

On January 23, 2009, CHF merged with Fairway Diversified Income and Growth Trust ("Fairway"). CHF was the acquirer fund given the continuation of CHF's investment objectives and ongoing management of CHF. All of the assets of Fairway were transferred to CHF in exchange for units of CHF and the assumption by CHF of all of the liabilities of Fairway. The Fairway unitholders then received 1.30587 units of CHF for each Fairway unit held. The merger was done on a tax-free basis.

On December 29, 2008, CHF was the new name of the combined fund resulting from the merger of Crown Hill Dividend Fund ("CHDF") and MACCs Sustainable Yield Trust ("MACCs"). CHDF was deemed to be the acquirer fund given the continuation of the CHDF investment objectives and ongoing management of the Fund. The merger was recorded as a reverse acquisition, since MACCs was the continuing fund. All of the assets of CHDF were transferred to MACCs in exchange for units of MACCs and the assumption by MACCs of all of the liabilities of CHDF. The CHDF unitholders then received 1.1742 units of MACCs for each CHDF unit held. The merger was done on a tax-free basis.

Crown Hill Capital Corporation ("Crown Hill") is the trustee (the "Trustee") and manager (the "Manager") of the Fund.

Predecessor Funds

CHDF was an investment trust established under the laws of the Province of Ontario on May 19, 2004. On May 31, 2004, CHDF completed an initial public offering of 2,500,000 units at \$10 per unit. Subsequently an option granted to the agents was exercised for 193,473 units at \$10 per unit. CHDF's units were listed on the TSX under the symbol PBK.UN. CHDF began operations on May 31, 2004 when it completed its initial public offering. The manager of CHDF was Crown Hill. Effective June 24, 2005, the name of CHDF changed from Profit Booking Blue Chip Trust to Crown Hill Dividend Fund.

MACCs was an investment fund established under the laws of the Province of Ontario on January 28, 2005. On February 18, 2005, MACCs completed an initial public offering of 3,250,000 units at \$10 per unit. Subsequently an option granted to the agents was exercised for 280,000 units at \$10 per unit. The units were listed on the TSX under the symbol MYT.UN. MACCs began operations on February 18, 2005 when it completed its initial public offering. The manager of MACCs was MACCs Administrator Inc. On February 1, 2008, Crown Hill became the manager of MACCs.

Fairway was an investment fund established under the laws of the Province of Ontario on February 26, 2004. The units were listed on the TSX under the ticker symbol FDT.UN. On June 29, 2007, Fairway merged with Fairway Investment Grade Income Fund and Global Preferred Securities Trust; at that time, all three were managed by Fairway Advisors Inc., which became JovFunds Management Inc. on September 1, 2007. On January 20, 2009, Crown Hill became the manager of Fairway.

Premium was a closed-end investment trust established under the laws of Alberta pursuant to a Declaration of Trust dated as of June 6, 2006 and amended and restated July 13, 2006. Premium commenced operations on July 20, 2006, when it completed a merger of three Citadel Funds - MYDAS Fund, Citadel Multi-Sector Income Fund and Citadel Income & Growth Income Fund ("MMI&G Merging Funds"). On June 3, 2009, Citadel Fund Administration LP, an entity in which CHF held a beneficial interest, became the administrator of Premium.

At Special Meetings of the unitholders of the MMI&G Merging Funds held on September 14, 2005 and October 12, 2005, unitholders approved a special resolution authorizing the board of directors of these funds to merge with other similar Citadel Funds. Subsequently,

June 30, 2012

the board of directors determined that each of the MMI&G Merging Funds had similar investment objectives and that such merger would result in lower general and administration expenses on a combined basis.

Effective the close of business on July 19, 2006, MMI&G Merging Funds were merged into a new fund, Premium, with unitholders of the MMI&G Merging Funds receiving units of Premium on a relative net asset value basis. The merger was recorded using the purchase method of accounting for business combinations with Premium issuing 61,000,000 units in exchange for the net assets of each of the MMI&G Merging Funds on July 19, 2006.

Hytes was a closed-end investment trust established under the laws of Alberta pursuant to a Declaration of Trust dated as of February 27, 2001. Hytes commenced operations upon completion of its initial public offering on April 11, 2001. On June 3, 2009 Citadel Fund Administration LP became the administrator of Hytes.

Citadel S-1 was a closed-end investment trust established under the laws of Alberta pursuant to a Declaration of Trust dated as of August 11, 2000. Citadel S-1 commenced operations upon completion of its initial public offering on October 6, 2000. On June 3, 2009, Citadel Fund Administration LP became the administrator of Citadel S-1.

Stable was a closed-end investment trust established under the laws of Alberta pursuant to a Declaration of Trust dated as of December 6, 2004. Stable commenced operations upon completion of its initial public offering on February 15, 2005. On June 3, 2009, Citadel Fund Administration LP became the administrator of Stable.

Equal Weight was a closed-end investment trust established under the laws of Alberta pursuant to a Declaration of Trust dated as of December 22, 2005 and amended and restated January 23, 2006. Equal Weight commenced operations upon completion of its initial public offering on February 28, 2006. On June 3, 2009, Citadel Fund Administration LP became the administrator of Equal Weight.

2. INVESTMENT OBJECTIVES OF THE FUND

The investment objectives of the Fund are:

- (i) to provide unitholders with a stable stream of monthly distributions; and
- (ii) to preserve and potentially enhance the net asset value of the Fund.

3. INCOME TAXES

The Fund is a mutual fund trust within the meaning of the Income Tax Act (Canada) and is subject to applicable federal and provincial taxes on the amount of net income for tax purposes for the year, including net realized taxable capital gains, to the extent such net income for tax purposes has not been paid or made payable to unitholders in the year. No provision for income taxes has been recorded in the accompanying financial statements as all income and net realized capital gains are distributed to unitholders.

4. SIGNIFICANT ACCOUNTING POLICIES

These financial statements, prepared in accordance with Canadian generally accepted accounting principles ("GAAP"), include estimates and assumptions by management that affect the reported amounts of assets, liabilities, income and expenses during the reporting period. The following is a summary of significant accounting policies followed by the Fund in the preparation of its financial statements.

(a) Cash and cash equivalents

Cash and cash equivalents consists of cash on hand and short-term bankers' acceptances with maturities of less than 90 days on acquisition.

(b) Valuation of investments

Securities listed on a recognized public stock exchange are valued at their bid price on the valuation date. The fair value of financial assets and liabilities that are not traded in an active market (for example: non-traded investments) is determined by using valuation techniques. The Fund uses a variety of methods and makes assumptions that are based on market conditions existing at each statement date. Valuation techniques used include the use of comparable recent arm's length transactions, references to other instruments that are substantially the same, discounted cash flow analysis, option pricing models, and other valuation techniques commonly used by

NOTES TO THE FINANCIAL STATEMENTS

(Continued)

June 30, 2012

market participants making the maximum use of market inputs. Certain financial assets and liabilities may be estimated using valuation techniques based on assumptions that are not supported by observable market prices or rates. Assumptions used in these techniques may include the costs paid for the security, recent news reports about the issuer, and general market indicators. Their fair value may be determined using valuation models that have been tested against the prices of actual market transactions and using management's best estimate of the most appropriate model inputs. These are adjusted to reflect the spread for bid and ask prices to reflect costs to close out positions, counterparty credit spread, and limitations in the models.

Short-term notes, treasury bills, and bonds are valued at the average bid quotations from recognized investment dealers.

The Manager has reviewed its policies over the valuation of assets and liabilities and believes that the fair value ascribed to the financial assets and financial liabilities in these financial statements incorporates appropriate levels of credit risk.

(c) Investment transactions and income recognition

- i. Investment transactions are accounted for on the trade date.
- ii. Interest income and expenses are recorded on the accrual basis.
- iii. Dividend income is recorded on the ex-dividend date.
- iv. Realized gains and losses on investments and unrealized appreciation or depreciation of investments are calculated using the average cost of the related investments.

(d) Foreign currency translation

The fair value of investments and other assets and liabilities denominated in foreign currencies is translated into Canadian dollars at the rates prevailing on each valuation date. Purchases and sales of investments, income and expenses are translated into Canadian dollars at the foreign exchange rates prevailing on the respective dates of such transactions.

(e) Distributions

Distributions to unitholders are recorded by the Fund when declared.

(f) Transaction costs

Transaction costs are expensed as incurred.

(g) Application of CICA Handbook Section 3855

For the purpose of preparing its financial statements, the Fund values its investments pursuant to Section 3855 of the CICA Handbook as outlined above in Note 4(a); the resulting net assets balance is referred to as "Net Assets". For all other purposes, including the processing of unitholder transactions, the value of the Fund's investments that trade in an active market continue to be determined using the last traded price; the resulting net assets balance is referred to as "Transactional Net Assets". On each valuation date, the Transactional Net Assets per unit is computed by dividing the Transactional Net Assets of the Fund by the total number of its units outstanding. A reconciliation of Transactional Net Assets to Net Assets follows:

As at June 30, 2012	Net Assets	Net Assets per Unit
Transactional Net Assets	\$ 202,517,623	\$ 4.46
Difference as a result of Section 3855	(311,502)	(0.01)
Net Assets	\$ 202,206,121	\$ 4.45

As at December 31, 2011	Net Assets	Net Assets per Unit
Transactional Net Assets	\$ 158,826,312	\$ 5.30
Difference as a result of Section 3855	(210,948)	0.00
Net Assets	\$ 158,615,364	\$ 5.30

NOTES TO THE FINANCIAL STATEMENTS

(Continued)

June 30, 2012

(h) Securities lending

The Fund may lend portfolio securities in order to earn additional revenue. The minimum allowable collateral is 102% of the current value of the loaned securities as per the requirements of National Instrument 81-102.

The market value of the loaned securities is determined on the close of any valuation date, and any additional required collateral is made by the Fund on the next business day. The securities on loan continue to be included on the Statement of Investments and are included in the total value on the Statements of Net Assets in Investments at fair value.

As at June 30, 2012, the Fund had an aggregate value of securities on loan of \$23,332,097 (December 31, 2011 - \$12,895,587) and corresponding aggregate value of collateral for loan of \$24,601,466 (December 31, 2011 - \$13,589,837).

(i) Future accounting changes

The Fund is currently required to adopt International Financial Reporting Standards ("IFRS"). On December 12, 2011, the Canadian Accounting Standards Board ("AcSB") made the decision to extend the deferral of the mandatory adoption of IFRS for investment companies applying Accounting Guideline AcG-18, Investment Companies, for an additional year to January 1, 2014. This extends the previous two-year deferral of IFRS to three years as compared to other publicly accountable entities. Accordingly, the Fund's financial statements will not be affected by IFRS until January 1, 2014.

5. LOAN RECEIVABLE

On June 3, 2009, the Fund invested \$28,000,000 in CH Fund Administration LP which used the proceeds to acquire a beneficial interest in the administrative contracts for various funds in the Citadel Group of Funds.

On December 3, 2009, five of the funds in the Citadel Group of Funds merged with the Fund (see Note 1).

On December 18, 2009, the Fund received a promissory note (the "Note") from Crown Hill in the amount of \$9,955,000. On November 19, 2010, \$213,904 was added to the outstanding balance on the Note and bore interest on all outstanding amounts equal to prime plus 2% per annum.

In 2011, the outstanding balance on the Note was reduced by \$4,077,239, and \$218,176 in interest was received during the year. As of December 31, 2011, the undiscounted loan balance on the Note was \$2,275,175.

For the period ended June 30, 2012, the principal on the Note was reduced by \$2,275,175 and interest payments of \$27,304 were received. On May 1, 2012, the outstanding balance on the Note was nil, and it was discharged.

NOTES TO THE FINANCIAL STATEMENTS

(Continued)

June 30, 2012

6. INVESTMENT PORTFOLIO

The following tables summarize movements in investments during the six months ended June 30, 2012 and June 30, 2011:

Investments at cost

As at June 30	2012	2011
Investments at cost - beginning of period	\$ 146,322,424	\$ 161,679,518
Investments made during the period	57,274,731	5,350,974
Dispositions during the period, at cost	(7,094,656)	(17,044,575)
Investments at cost - end of period	\$ 196,502,499	\$ 149,985,917

Change in unrealized appreciation (depreciation) of investments

As at June 30	2012	2011
Investments at fair value - end of period	\$ 198,326,380	\$ 165,574,078
Investments at cost - end of period	196,502,499	149,985,917
Unrealized appreciation of investments - end of period	1,823,881	15,588,161
Unrealized appreciation of investments - beginning of period	7,017,710	12,543,366
Change in unrealized appreciation (depreciation) of investments	\$ (5,193,829)	\$ 3,044,795

Net realized gain on sale of investments

As at June 30	2012	2011
Proceeds of investments sold	\$ 8,191,148	\$ 19,267,232
Cost of investments sold	(7,094,656)	(17,044,575)
Net realized gain on sale of investments	\$ 1,096,492	\$ 2,222,657

For the period ended June 30, 2012, the Fund's proceeds of investments sold totaled \$8,191,148, of which \$2,275,175 relates to the reduction in the fair value of the Note (June 30, 2011 - \$19,267,232; \$1,969,848). The Fund's cost of investments sold totaled \$7,094,656, of which \$2,275,175 relates to the reduction in the undiscounted balance of the Note (June 30, 2011 - \$17,044,575; \$2,131,409).

June 30, 2012

7. UNITS ISSUED AND OUTSTANDING

The Fund is authorized to issue an unlimited number of transferable, redeemable trust units of one class, each of which represents an equal, undivided interest in the net assets of the Fund. Unitholders are entitled to retract their units outstanding on the last business day of each month at an amount equal to (a) the lesser of: (i) 90% of the weighted average trading price of a unit on the TSX during the preceding 15 trading days and (ii) the closing market price on the TSX on that day, less (b) any retraction costs. As well, the Board of Directors of the Trustee may set a date on which units will be retracted at the Transactional Net Assets per unit (see Note 3(g)) less any retraction costs.

The following unit transactions took place during the periods ended June 30, 2012 and December 31, 2011:

Units Issued and Outstanding

For the periods ended	June 30, 2012	December 31, 2011
Balance of units outstanding – beginning of period	29,912,208	32,163,257
Units cancelled or redeemed during the period	(7,692,163)	(3,631,238)
Units issued due to warrant exercise (CTEWT.A)	23,218,549	1,373,020
Units issued due to warrant exercise (CTEWT)	-	1,273
Units issued due to dividend reinvestment plan	16,220	5,896
Balance of units outstanding – end of period	45,454,814	29,912,208

Warrants Issued and Outstanding

For the periods ended	June 30, 2012	December 31, 2011
Balance of warrants outstanding – beginning of period	27,623,999	32,466,665
CTEWT		
Warrants exercised during the period	-	(1,273)
Warrants expired during the period	-	(32,465,392)
CTEWT.A		
Warrants issued during the period	-	28,997,019
Warrants exercised during the period	(23,218,549)	(1,373,020)
Warrants expired during the period	(4,405,450)	-
Balance of warrants outstanding - end of period	-	27,623,999

On September 27, 2011, the Fund announced that it had filed a final short form prospectus relating to its warrant offering. Each unitholder of record on October 7, 2011 received one new warrant for each unit held. A total of 28,997,019 warrants were issued. Each warrant entitled the unitholder to purchase a new unit upon payment of the subscription price of \$4.00. Warrants could be exercised at any time before the earlier of i) March 8, 2012, or ii) such date which is 20 business days from the date the embedded call feature in the warrants is exercised by the Fund in accordance with the terms of the warrant offering.

The exercise of warrants by warrant holders provided the Fund with additional capital to take advantage of attractive investment opportunities, reduce the management expense ratio, and increase the trading liquidity of the Fund's units. On March 9, 2012, upon completion of the warrant offering program, 24,591,569 warrants were exercised for total proceeds of \$95,907,119.

NOTES TO THE FINANCIAL STATEMENTS

(Continued)

June 30, 2012

8. UNITHOLDERS' EQUITY

Unitholders' equity is comprised of unitholders' capital and retained earnings (deficit). The changes in unitholders' capital and retained earnings (deficit) during the periods ended June 30, 2012 and June 30, 2011 are summarized as follows:

For the periods ended	June 30, 2012	December 31, 2011
Unitholders' capital – beginning of period	\$ 161,498,090	\$ 177,006,988
Redemption of units	(36,475,705)	(20,893,739)
Subscription of units	90,614,752	5,384,841
Unitholders' capital – end of period	\$ 215,637,137	\$ 161,498,090

For the periods ended	June 30, 2012	December 31, 2011
Retained earnings (deficit) – beginning of period	\$ (2,882,726)	\$ 7,662,865
Results from operations for the period	(2,956,691)	305,605
Distributions to unitholders	(7,591,599)	(10,851,196)
Retained earnings (deficit) – end of period	\$ (13,431,016)	\$ (2,882,726)

For the periods ended	June 30, 2012	December 31, 2011
Unitholders' capital – end of period	\$ 215,637,137	\$ 161,498,090
Retained earnings (deficit) – end of period	(13,431,016)	(2,882,726)
Unitholders' equity – end of period	\$ 202,206,121	\$ 158,615,364

9. RELATED PARTY TRANSACTIONS

The Fund is responsible for all expenses incurred. All expenses of the Fund are initially paid by the Manager, who is then reimbursed by the Fund in a reasonable amount of time.

The Manager is entitled to a management fee of 1.00% per annum of the average net asset value of the Fund plus applicable taxes, calculated and payable monthly. For the period ended June 30, 2012, management fees totaled \$1,084,806 (June 30, 2011 - \$1,026,500), of which \$164,841 was payable at June 30, 2012 (June 30, 2011 - \$138,134).

Legal expenses for the period ended June 30, 2012 totaled \$573,773 (June 30, 2011 - \$226,479). This includes \$395,420 (June 30, 2011 - \$9,457) in legal fees incurred on behalf of the Manager and a director of the Manager in accordance with an indemnification provision contained in the Declaration of Trust. The Fund also maintains insurance for the benefit of the Manager and the directors of the Manager against these types of expenses. The Fund is seeking reimbursement from the insurer for the legal fees incurred.

Administrative expenses for the period ended June 30, 2012 totaled \$249,165 (June 30, 2011 - \$247,016). As part of these expenses, the Fund is paying a general overhead cost to First Paladin Inc. (a company under common control with the Manager). First Paladin Inc. received \$35,000 per month plus applicable taxes for the first half of 2012 (2011 - \$30,000 per month) to cover related administrative salaries, employee benefits, general overhead, and office supplies.

On December 18, 2009, the Fund sold its interest in the units of CH Fund Administration LP to Crown Hill. In connection with this purchase, the Fund received a promissory note (the "Note") from Crown Hill in the amount of \$9,955,000. On November 19, 2010, \$213,904 was added to the outstanding balance on the Note. For the period ended June 30, 2012, the principal of the Note was reduced by \$2,275,175 and interest payments of \$27,304 were received. On May 1, 2012, the outstanding balance on the Note was nil, and it was discharged.

10. INVESTMENT MANAGEMENT FEES

Jarislowsky Fraser Ltd. is the investment manager of the Fund and is entitled to an investment management fee of 0.33% per annum of the average net asset value of the Fund plus applicable taxes, calculated and payable monthly. For the period ended June 30, 2012, investment management fees totaled \$356,117 (June 30, 2011 - \$306,981), of which \$54,398 was payable as at June 30, 2012 (June 30, 2011 - \$51,000).

NOTES TO THE FINANCIAL STATEMENTS

(Continued)

June 30, 2012

11. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT

The Fund's investment activities expose it to various types of risk associated with the financial instruments in which it invests. In addition to the risks of investing in the equity markets generally, the Fund is also subject to other risks, including interest rate risk, currency risk, credit risk and liquidity risk. These risks and related risk management practices employed by the Fund are discussed below:

Financial Instruments

CICA Handbook Section 3862 requires disclosure of a three-level hierarchy for fair value measurement based upon transparency of inputs to the valuation of an asset or liability as of the measurement date. The three levels are defined as follows: (i) Level 1 - inputs are unadjusted quoted prices of identical instruments in active markets; (ii) Level 2 - inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly or indirectly; (iii) Level 3 - one or more significant inputs used in a valuation technique are unobservable in determining fair value of the instruments.

The following tables present as at June 30, 2012, and December 31, 2011, the level within the fair value hierarchy for each of the financial assets and liabilities measured at fair value:

Financial assets – trading investments	Level 1	Level 2	Level 3	June 30, 2012 Total Fair Value
Equities	\$ 174,574,217	\$ -	\$ -	\$ 174,574,217
Bonds	-	23,752,163	-	23,752,163
Total	\$ 174,574,217	\$ 23,752,163	\$ -	\$ 198,326,380

Financial assets – trading investments	Level 1	Level 2	Level 3	December 31, 2011 Total Fair Value
Equities	\$ 134,332,765	\$ -	\$ -	\$ 134,332,765
Bonds	-	19,007,369	-	19,007,369
Total	\$ 134,332,765	\$ 19,007,369	\$ -	\$ 153,340,134

Market Risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. The investments of the Fund are subject to normal market fluctuations and the risks inherent in being invested in financial markets. The maximum risk resulting from financial instruments held by the Fund is determined by the fair value of the financial instruments. The Manager moderates this risk through a careful selection of securities through diversification of the investment portfolio. The Manager monitors the Fund's overall market positions on a weekly basis and positions are maintained within established ranges.

The most significant exposure to market risk is from equity securities. As at June 30, 2012, had the prices on the respective stock exchanges for these securities raised (lowered) by 10%, with all other variables held constant, net assets would have increased (decreased) by approximately \$19,833,000 (approximately 9.8% of net assets). In practice, the actual results may differ and the difference could be material.

Foreign Currency Risk

Foreign 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 Statements of Investments identifies all investments denominated in foreign currencies. Equities in foreign markets are exposed to currency risk as the prices denominated in foreign currencies are converted to the Fund's functional currency in determining fair value.

The Fund invests approximately 12.7% of the investment portfolio in U.S. currency. At June 30, 2012, if the Canadian dollar had strengthened (weakened) by 5%, with all other variables held constant, net assets would have increased (decreased) by approximately \$1,285,000 (approximately 0.6% of net assets). In practice, the actual results may differ and the difference could be material.

June 30, 2012

Interest Rate Risk

Interest rate risk arises from the possibility that changes in interest rates will affect future cash flows or fair values of financial instruments. Interest rate risk arises when the Fund invests in interest-bearing financial instruments.

The Fund invests approximately 86.5% of the investment portfolio in equity securities. Cash and short-term investments earn minimal interest.

Credit Risk

Credit risk is the risk that an issuer or a counterparty will be unable or unwilling to meet a commitment that it has entered into with the Fund. All transactions in listed securities are settled (paid for) upon delivery using approved brokers. The risk of default is considered minimal, as delivery of securities sold 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 trade will fail if either party fails to meet its obligation.

The Fund invests approximately 86.5% of the investment portfolio in equity securities. Cash and short-term investments are held by the custodian. As at June 30, 2012, the Fund has a \$23,752,000 exposure to credit risk.

Liquidity Risk

Liquidity risk is the risk that the Fund will encounter difficulty in meeting obligations associated with financial obligations. The Fund is exposed to a monthly redemption of units at which time the units of the Fund are redeemed at the current Transactional Net Assets per Unit. Liquidity risk is managed by investing 86.5% of the Fund's assets in investments that are traded in an active market and can be readily disposed.

The Fund's liquid investments are considered to be in excess of the redemption requirements. Therefore, as at June 30, 2012, the Fund's liquidity risk is considered minimal.

12. REGULATORY ISSUES

On March 4, 2011, preliminary prospectuses for offerings of warrants for both Citadel Income Fund and Energy Income Fund (the "Funds") were filed by the Manager. Staff of the Ontario Securities Commission ("Staff") recommended against receipting the prospectuses due to the widely publicized acquisition (the "Acquisition") by Crown Hill Fund of the administration contracts of the Citadel Group of Funds in June 2009 and the subsequent merger of some of those funds with the Crown Hill Fund, forming the Citadel Income Fund. At the time, Staff expressed their concerns with the Acquisition and the disclosure made in the June 3, 2009 information circular. After the Manager made changes to the proposed reorganization to address Staff's concerns, a new information circular was issued, approved by unitholders, and the reorganization was partially completed to create the Citadel Income Fund.

Despite the Manager's response, Staff continued to raise the same concerns with the Acquisition nearly two years later, and used those same arguments to recommend that the Director of Investment Funds deny the receipting of the prospectus in relation to the warrant offering.

On April 14, 2011, the Manager and the Funds availed themselves of the Opportunity to be Heard (the "OTBH") before the Director of Investment Funds. The OTBH meeting was adjourned and reconvened on May 11, 2011 with another (acting) Director. In the meantime, on May 6, 2011, Staff served the Manager and its President with an enforcement notice relating to the Acquisition. On May 11, 2011, the second (acting) Director upheld Staff's recommendation.

On May 31, 2011, the Manager and the Funds sought a hearing and review (the "Hearing and Review") of the Director's decision (pursuant to subsection 8(2) of the Securities Act) before the Ontario Securities Commission (the "Commission"). The application was heard on July 12, 13, and 14, 2011. Three business days prior to the Hearing and Review, July 7, 2011, Staff issued a Notice of Hearing and Statement of Allegations against the Manager and its President. It is alleged in the Statement of Allegations that the Citadel Acquisition was undertaken primarily in the interests of the Manager rather than the Fund, contrary to s.116 of the Securities Act. This was the same submission made by Staff at the OTBH and then at the Hearing and Review. In addition, Staff allege that the acquisition of the management contracts for the Fairway Diversified Income and Growth Trust and subsequent merger in January 2009 was also primarily in the

June 30, 2012

interests of the Manager. Finally, Staff allege that certain amendments to the Declaration of Trust of MACCs Sustainable Yield Trust (the predecessor trust to Crown Hill Fund) to increase the management fee, grant broader powers to the Manager and to adopt less restrictive investment requirements, were also undertaken primarily to benefit the Manager.

Immediately following the issuance of the Notice of Hearing, Staff sought to stay the Hearing and Review on the basis that the Commission should await the outcome of the enforcement proceeding commenced on July 7, 2011, as the proceedings largely involved the same issues. The Commission dismissed Staff's motion.

On August 4, 2011, the Commission released its order, granting the Manager's application on the Hearing and Review and overturning the acting Director's decision to deny the receipting of the preliminary prospectuses. The Commission ruled and found that there were insufficient grounds to justify the acting Director's decision and Staff's recommendations. The Commission ruled that, contrary to Staff's submission and the Director's decision, it was not apparent that there was sufficient evidence to justify a refusal to issue a receipt for the prospectuses on the grounds that the business of the Funds may not be conducted with integrity.

The Funds filed final prospectuses in accordance with the Commission's order.

On August 8, 2011, the Manager and its President attended before the Commission and requested the earliest available hearing dates to address the allegations made by Staff in the enforcement proceeding. A hearing before the Commission commenced in May 2012 and, due to various scheduling issues, is expected to conclude in September 2012. Following the hearing, the Manager will await a decision by the Commission. In the event that the Commission finds in favour of Staff, there is a risk to the Fund that the Manager or its President may lose its registration to act on behalf of the Fund.

13. NORMAL COURSE ISSUER BID PROGRAM

Effective February 1, 2012, the Fund renewed its normal course issuer bid ("NCIB") program to permit the Fund to purchase up to 3,026,052 of the outstanding units on the TSX from time to time. The Fund may purchase units in the market for cancellation if the Manager determines that such purchases provide liquidity to unitholders. Under the NCIB program, the Fund may purchase up to 3,026,052 units, representing approximately 10% of the public float of 30,260,515 units. Additionally, the Fund may not purchase more than 607,645 units in any 30-day period, representing 2% of the issued and outstanding units. If these purchases are made, they will be made in accordance with applicable regulations over a twelve-month period ending January 31, 2013. Units purchased will be cancelled. Effective March 15, 2012, the NCIB was amended to increase the number of transferable, redeemable units that may be purchased under the bid from 3,026,052 units to 5,168,986 units, being 10% of the public float of the issued and outstanding units as of March 12, 2012. The number of units purchased under the NCIB program from January 1, 2012 to June 30, 2012 was 2,598,800 units with a weighted average price paid of \$4.79 per unit.

14. PARTIAL REDEMPTION FEATURE

On February 14, 2012, the Fund announced that up to 5,000,000 units of the Fund could be redeemed on March 29, 2012 for an amount per unit equal to the net asset value retraction price ("NAV Retraction Price") as of March 23, 2012. The NAV Retraction Price was an amount equal to 100% of the net asset value per unit less any retraction costs. The retraction costs were 0.85% of the net asset value per unit. Beneficial holders of units had to submit their request to redeem units by no later than March 20, 2012. Requests for redemptions were oversubscribed and all 5,000,000 units were redeemed. The units were redeemed on a pro rata basis at a redemption price of \$4.71 per unit.

15. BROKERAGE COMMISSIONS AND PORTFOLIO TRANSACTIONS

The brokerage commissions fees paid for the six months ended June 30, 2012 were \$31,591 (June 30, 2011 - \$20,097). The commissions were incurred solely for order execution services. The Fund does not pay any soft dollar commissions.

June 30, 2012

16. CAPITAL MANAGEMENT

The Fund's capital consists solely of Unitholders' equity. The Fund's Manager maintains the Fund's capital in accordance with its investment objectives, strategies and restrictions as detailed in its Declaration of Trust. As disclosed in Note 8, Unitholders' equity consists of unitholders' capital (total subscriptions less total redemptions calculated at the original subscription price) and retained earnings. Pursuant to its Declaration of Trust, the Fund is required to distribute all of its net income and net realized capital gains (as calculated for tax purposes); therefore, retained earnings represents unrealized gains or losses on investments plus any cumulative distributions in excess of cumulative income and realized capital gains, adjusted for the difference between the redemption amounts paid out and the applicable original subscription amounts.

17. SUBSEQUENT EVENT**Unitholder Meeting**

On July 17, 2012, the Fund issued a management information circular informing current unitholders of a special meeting to take place on August 7, 2012. The purpose of the special meeting was to: i) provide the right for unitholders to voluntarily elect to receive an unlimited cash redemption of their units at 100% of the net asset value per unit less retraction costs including a fee per unit of 5% of the net asset value per unit plus applicable taxes; ii) implement a series of minority unitholder protections including a requirement that ordinary and extraordinary resolutions require affirmative votes of 50% and 66 2/3% of beneficial holders (as defined in the Declaration of Trust) respectively other than beneficial holders who are "Interested Parties" as defined in the extraordinary resolution attached to the management information circular; iii) amend the provisions relating to the termination and replacement of the Manager; iv) remove certain provisions which currently allow the trustee of the Fund to make changes to the Declaration of Trust without unitholder approval; and v) make a number of other amendments to the Declaration of Trust.

In the special meeting on August 7, 2012, unitholders voted in favour of the extraordinary resolution. On August 17, 2012, the Fund's special retraction price was determined to be \$4.29 per unit.

18. CONTINGENCIES

The Fund is party to one legal claim arising in the ordinary course of business. Management believes the allegations in the claim are without merit and intends to defend against them vigorously. Accordingly, no amount has been reserved. However, there can be no assurance that the outcome of the litigation will be favourable to the Fund or that it will not have a material adverse impact on the Fund. In addition, the Fund may incur litigation expenses in defending the claim in the future. The Fund has liability insurance coverage that may cover some of the litigation expenses, potential judgments, or settlement costs.

19. COMPARATIVE NUMBERS

Prior period numbers have been reclassified to conform with the current period's presentation.

CORPORATE INFORMATION

MANAGER/TRUSTEE

Crown Hill Capital Corporation
1300 Yonge Street, Suite 300
Toronto, Ontario M4T 1X3

Telephone: 416-361-9673
Toll Free: 1-877-261-9674
Fax: 416-361-0634

Website: www.crownhill.ca
Email: investors@crownhill.ca

LEGAL COUNSEL

McMillan LLP
Brookfield Place, Suite 4400
181 Bay Street
Toronto, Ontario M5J 2T3

AUDITOR

Ernst & Young LLP
Ernst & Young Tower
P.O. Box 251, 222 Bay Street
Toronto, Ontario M5K 1J7

STOCK EXCHANGE LISTING

The Toronto Stock Exchange
Citadel Income Fund Units: **CTF.UN**

INVESTMENT MANAGER

Jarislowky Fraser Ltd.
20 Queen Street West, Suite 3100
Toronto, Ontario M5H 3R3

INDEPENDENT REVIEW COMMITTEE

Mark Maxwell
John Campbell
Andrew Fleming
Mark Arthur

DIRECTORS OF THE MANAGER/TRUSTEE

Wayne Pushka – Director
Michael Burns – Independent Director
Gary Van Nest – Independent Director

OFFICERS OF THE MANAGER/TRUSTEE

Wayne Pushka – Chief Executive Officer and Chief Compliance Officer
Kevin Ho – Vice-President, Finance

CUSTODIAN

CIBC Mellon Global Securities Services Company
320 Bay Street, 6th Floor
Toronto, Ontario M5H 4A6

TRANSFER AGENT

Valiant Trust Company
130 King Street West, Suite 710
PO Box 34
Toronto, Ontario M5X 1A9

Crown Hill

Capital Corporation

1300 Yonge Street, Suite 300, Toronto, ON M4T 1X3
Tel: (877) 261-9674 | Fax: (416) 361-0634
Website: www.crownhill.ca

