

# CONSOLIDATED FINANCIAL STATEMENTS

THIRD QUARTER 2020 SEPTEMBER 30, 2020



For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

The accompanying unaudited condensed consolidated interim financial statements of Firm Capital Property Trust for the three and nine months ended September 30, 2020 have been prepared by and are the responsibility of management. These unaudited condensed consolidated interim financial statements, together with the accompanying notes, have been reviewed and approved by members of Firm Capital Property Trust's audit committee. In accordance with National Instrument 51 – 102, Firm Capital Property Trust discloses that these unaudited condensed consolidated interim financial statements have not been reviewed by Firm Capital Property Trust's auditors

Condensed Consolidated Interim Balance Sheets (Unaudited)

		September 30,	December 31,
	Notes	2020	2019
Assets			
Non-current Assets:			
Investment Properties	4	\$ 457,514,090	\$ 457,777,717
Current Assets:			
Accounts Receivable		3,063,326	2,782,608
Prepaid Expenses, Deposits and Other Assets		2,738,677	1,674,436
Restricted Cash		49,284	192,438
Cash and Cash Equivalents		-	12,746,594
Total Current Assets		5,851,287	17,396,076
Total Assets		\$ 463,365,377	\$ 475,173,793
Liabilities and Unitholders' Equity			
Current Liabilities:			
Mortgages	7(a)	28,203,245	51,998,471
Bank Indebtedness	6	5,206,824	-
Accounts Payable and Accrued Liabilities	5	4,737,039	6,383,961
Land Lease Liability	7(b)	33,915	32,366
Distribution Payable	, ,	1,223,177	1,225,775
Tenant Rental Deposits		380,241	377,543
Total Current Liabilities		39,784,442	60,018,116
Non-current Liabilities:			
Mortgages	7(a)	208,279,773	184,646,907
Land Lease Liability	7(b)	254,261	292,714
Tenant Rental Deposits		1,312,827	1,176,981
Total Non-current Liabilities		209,846,861	186,116,602
Total Liabilities		249,631,303	246,134,718
Unitholders' Equity	8	213,734,074	229,039,075
Total Liabilities and Unitholders' Equity		\$ 463,365,377	\$ 475,173,793
Commitments and Contingencies	16		
Subsequent Events	20		

See accompanying Notes to Condensed Consolidated Interim Financial Statements.

Approved by the Board of Trustees

(signed) "Robert McKee" (signed) "Sandy Poklar"

Robert McKee Sandy Poklar
CEO & Trustee CFO & Trustee

Condensed Consolidated Interim Statements of Income and Comprehensive Income For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

		Three Mor	nths	Ended	Nine Mon	Ended	
	Notes	Sept 30, 2020		Sept 30, 2019	Sept 30, 2020		Sept 30, 2019
Net Operating Income							
Rental Revenue	9	\$ 11,313,104	\$	10,432,798	\$ 33,545,755	\$	25,541,357
Property Operating Expenses	11	(3,754,683)		(3,644,198)	(12,127,586)		(9,305,000)
		\$ 7,558,421	\$	6,788,600	\$ 21,418,169	\$	16,236,357
Interest and Other Income		8,376		17,486	42,835		79,430
Expenses:							
Finance Costs	10	2,142,740		2,444,893	6,169,731		5,436,379
General and Administrative	11	1,116,491		983,634	3,195,289		2,421,389
		3,259,231		3,428,527	9,365,020		7,857,768
Income Before Fair Value Adjustments		\$ 4,307,566	\$	3,377,559	\$ 12,095,984	\$	8,458,019
Fair Value Adjustments:							
Investment Properties	4	(344,898)		1,050,715	(10,732,760)		7,259,278
Gain on Sale of Investment Properties	4	-		-	9,097		66,651
Unit-based Compensation Recovery/(Expense)	8(k)	 (29,306)		(612,431)	 1,039,628		(497,570)
Net Income and Comprehensive Income		\$ 3,933,363	\$	3,815,843	\$ 2,411,949	\$	15,286,378

See accompanying Notes to Condensed Consolidated Interim Financial Statements.

Condensed Consolidated Interim Statements of Changes in Unitholders' Equity For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

		Trust Units			Unitholders'
	Notes	(Note 8)	Reta	ined Earnings	Equity
Unitholders' Equity, December 31, 2018		\$ 93,333,539	\$	31,114,070	\$ 124,447,609
Options Exercised	8(c)	1,234,900		-	1,234,900
Issuance of Units, Net of Issuance Costs	8(a)	51,797,203		-	51,797,203
Issuance of Units from Distribution Reinvestment Plan	8(1)	23,554		-	23,554
Net Income and Comprehensive Income		-		15,286,378	15,286,378
Distributions	8(m)	-		(8,453,887)	(8,453,887)
Unitholders' Equity, September 30, 2019		\$ 146,389,199	\$	37,946,560	\$ 184,335,759
Issuance of Units, Net of Issuance Costs	8(a)	27,608,469		-	27,608,469
Issuance of Units from Distribution Reinvestment Plan	8(I)	31,596		-	31,596
Net Income and Comprehensive Income		-		20,435,018	20,435,018
Distributions	8(m)	-		(3,371,766)	(3,371,766)
Unitholders' Equity, December 31, 2019		\$ 174,029,265	\$	55,009,811	\$ 229,039,075
Issuance Costs		(147,265)		-	(147,265)
Normal Course Issuer Bid	8(i)	(4,112,889)		-	(4,112,889)
Redemption	8(j)	(2,115,000)		-	(2,115,000)
Issuance of Units from Distribution Reinvestment Plan	8(1)	1,550		-	1,550
Net Income/(Loss) and Comprehensive Income/(Loss)		-		2,411,949	2,411,949
Distributions	8(m)	-		(11,343,347)	(11,343,347)
Unitholders' Equity, September 30, 2020		\$ 167,655,661	\$	46,078,413	\$ 213,734,074
Trust Units Outstanding	8(a)				29,356,013

See accompanying Notes to Condensed Consolidated Interim Financial Statements.

Condensed Consolidated Interim Statements of Cash Flows For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

				Three Months Ended					Nine Months Ended			
			Sept 30,		Sept 30,		Sept 30,		Sept 30,			
	Notes		2020		2019		2020		2019			
Cash Flows from (used in) Operating Activities												
Net Income/(Loss) and Comprehensive Income/(Loss)		\$	3,933,363	\$	3,815,843	\$	2,411,949	\$	15,286,378			
Fair Value Adjustments:												
Investment Properties	4		344,898		(1,050,715)		10,732,760		(7,259,278)			
Gain on Sale of Investment Properties	4		-		-		(9,097)		(66,651)			
Unit-Based Compensation Expense/(Recovery)	8(j)		29,306		612,431		(1,039,628)		497,570			
Finance Costs, Net of Interest and Other Income			2,028,101		2,427,406		5,928,131		5,356,949			
Finance Fee Amortization	10		90,951		135,409		235,775		294,833			
Non-cash Interest Expense	10		15,308		(14,050)		(37,009)		(62,251)			
Land Lease Amortization	7(b)		16,996		-		51,505		-			
Straight-line Rent Adjustment	9		(31,745)		(155,695)		(357,421)		(351,491)			
Free Rent, Net of Amortization	9		16,362		24,545		50,339		49,755			
Change in Non-Cash Operating Working Capital:												
Accounts Receivable			491,292		(799,807)		(278,684)		(1,400,233)			
Prepaid Expenses, Deposits and Other Assets			(735,066)		2,485,974		(1,062,832)		(459,216)			
Restricted Cash			1,008		8,585		143,154		174,175			
Accounts Payable and Accrued Liabilities	5		21,314		759,711		(1,576,618)		2,777,072			
Tenant Rental Deposits			(14,794)		112,236		99,876		708,813			
		\$	6,207,298	\$	8,361,874	\$	15,292,206	\$	15,546,425			
Cash Flows from (used in) Financing Activities												
Issuance of Units, Net of Issuance Costs	8		(16,573)		(15,356)		(145,715)		53,055,657			
Normal Course Issuer Bid	8(i)		(3,058,495)		-		(4,112,889)		-			
Redemption	8(j)		(2,115,000)		-		(2,115,000)		-			
Mortgages, Repayments	7(a)		(1,447,445)		(1,360,211)		(42,061,125)		(11,213,786)			
Mortgages, Issuances	7(a)		-		15,500,000		41,700,000		110,658,014			
Finance Costs Paid			(62,333)		4,736		(292,987)		308,050			
Cash Interest Paid, Net of Other Income			(2,029,560)		(2,432,144)		(6,007,007)		(5,664,999)			
Cash Distributions Paid			(3,742,792)		(3,150,261)		(11,345,945)		(8,148,341)			
		\$ (	(12,472,198)	\$	8,546,764	\$	(24,380,667)	\$	138,994,596			
Cash Flows from (used in) Investing Activities												
Net Proceeds From Sale of Investment Properties	4		-		-		43,120		1,548,680			
Acquisitions and Capital Expenditures	3,4		(1,668,601)		(25,309,578)		(8,908,077)	(	173,392,677)			
		\$	(1,668,601)	\$	(25,309,578)	\$	(8,864,957)	\$ (	171,843,997)			
Increase/(Decrease) in Cash and Cash Equivalents			(7,933,501)		(8,400,939)		(17,953,418)		(17,302,978)			
Cash and Cash Equivalents / (Bank Indebtedness), Beginning of Period			2,726,676		(5,486,964)		12,746,594		3,415,075			
Cash and Cash Equivalents / (Bank Indebtedness), End of Period		\$	/F 206 924\	φ.	(13,887,903)	¢	(F 206 924)	•	(13,887,903)			

See accompanying Notes to Condensed Consolidated Interim Financial Statements

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

#### 1. The Trust

Firm Capital Property Trust (the "Trust") is an unincorporated open-ended real estate investment trust established on August 30, 2012 under the laws of the Province of Ontario pursuant to an amended and restated Declaration of Trust dated November 20, 2012. The Trust is a "mutual fund trust" as defined in the Income Tax Act (Canada), but is not a "mutual fund" within the meaning of applicable Canadian securities legislation. The head office and registered office of the Trust is located at 163 Cartwright Avenue, Toronto, Ontario M6A 1V5. These consolidated financial statements were approved by the Board of Trustees on November 12, 2020.

The Trust owns 100% of the outstanding Class A Limited Partnership Units of Firm Capital Property Limited Partnership ("FCPLP"), a limited partnership created under the laws of the Province of Ontario. FCPLP ultimately owns the investment properties through various subsidiaries. The Trust is the reporting issuer trading on the TSX Venture Exchange under the ticker symbol FCD.UN.

## 2. Summary of Significant Accounting Policies

## (a) Statement of Compliance

These condensed consolidated interim financial statements have been prepared in accordance with International Accounting Standard ("IAS") 34 – Interim Financial Reporting as issued by the International Accounting Standards Board ("IASB"). Accordingly, certain information and note disclosures normally included in the consolidated annual financial statements prepared in accordance with International Financial Reporting Standards ("IFRS") have been omitted or condensed and accordingly, these condensed consolidated interim financial statements should be read in conjunction with the annual financial statements of the Trust as at and for the year ended December 31, 2019. These condensed consolidated interim financial statements have been prepared using the same accounting policies and methods as those used in the audited consolidated annual financial statements for the year ended December 31, 2019 except as outlined below.

#### (b) Basis of Consolidation

The condensed consolidated interim financial statements comprise the financial statements of the Trust and its subsidiaries. The financial statements of the subsidiaries are prepared for the same reporting periods as the Trust, using consistent accounting policies. All intercompany balances, transactions and unrealized gains and losses arising from intercompany transactions are eliminated on consolidation.

# (c) Basis of Presentation, Measurement and Significant Accounting Policies

The condensed consolidated interim financial statements are prepared on a going concern basis and have been presented in Canadian dollars, which is the Trust's functional currency. The condensed consolidated interim financial statements are prepared on the historical cost basis with the exception of investment properties, cash and cash equivalents and the liabilities related to unit-based compensation expense, which are measured at fair value. The accounting policies set out below have been applied consistently to all periods as presented in the audited consolidated financial statements as at December 31, 2019. Standards issued and adopted for the period are described in note 2(g).

# (d) Co-Ownership Arrangement

The Trust currently is a co-owner in ten joint arrangements. These arrangements are classified as joint operations because the parties involved have joint control of the assets and joint responsibility of the liabilities relating to the arrangement. As a result, the Trust includes its pro

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

rata share of its assets, liabilities, revenues, expenses and cash flows in these condensed consolidated interim financial statements. Management believes the assets of these joint arrangements are sufficient for the purpose of satisfying the associated obligations. The co-ownership schedule is laid out below:

Investment Properties	Joint Arrangement Interest
Centre Ice Retail Portfolio	70%
Waterloo Industrial Portfolio	70%
Montreal Industrial Portfolio	50%
Edmonton Industrial Portfolio	50%
Ottawa Apartment Complex	50%
Crombie Retail Portfolio	50%
FCR Retail Portfolio	50%
Gateway Retail Portfolio	50%
The Whitby Mall	40%
Thickson Place	40%

Certain Trustees and Officers of the Trust directly and/or indirectly have interests in certain of these Joint Arrangements.

### (e) Estimates

The preparation of condensed consolidated interim financial statements requires management to make estimates that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the condensed consolidated interim financial statements and the reported amounts of revenue and expenses during the reporting period. Actual results could differ from those estimates. The critical accounting estimates have been set out in the Trust's audited consolidated financial statements for the year ended December 31, 2019.

## (f) Critical Judgments

Critical judgments have been set out in the Trust's audited consolidated financial statements for the year ended December 31, 2019 and accordingly should be read in conjunction with them.

## (g) New Changes in Accounting Policies

i. Amendments to IFRS 3, Business Combinations. The IASB published amendments to IFRS 3 in relation to whether a transaction meets the definition of a business combination. The amendments clarify the definition of a business, as well as provide additional illustrative examples, including those relevant to the real estate industry. A significant change in the amendment is the option for an entity to assess whether substantially all of the fair value of the gross assets acquired is concentrated in a single asset or group of similar assets. If such a concentration exists, the transaction is not viewed as an acquisition of a business and no further assessment of the business combination guidance is required. This will be relevant where the value of the acquired entity is concentrated in one property, or a group of similar properties. The amendments are effective for business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after January 1, 2020, and to asset acquisitions that occur on or after the beginning of that period. Early application is permitted. The Trust adopted the amendments to IFRS 3 on January 1, 2020 and the amendments did not have an impact on the condensed consolidated interim financial statements.

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

- ii. Amendments to Reference to the Conceptual Framework in IFRS Standards. On March 29, 2018 the IASB issued a revised version of its Conceptual Framework for Financial Reporting (the Framework), that underpins IFRS Standards. The IASB also issued Amendments to References to the Conceptual Framework in IFRS Standards to update references in IFRS Standards to previous versions of the Conceptual Framework. Both documents are effective from January 1, 2020 with earlier application permitted. The Trust adopted the amendments in its condensed consolidated interim financial statements for the period beginning on January 1, 2020. The amendments do not have a material impact on the condensed consolidated interim financial statements.
- iii. Definition of Material (Amendments to IAS 1 and IAS 8). On October 31, 2018, the IASB refined its definition of material and removed the definition of material omission or misstatements from IAS 8. The amendments are effective for annual periods beginning on or after January 1, 2020. Early adoption is permitted. The definition of material has been aligned across IFRS Standards and the Framework. The amendments provide a definition and explanatory paragraphs in one place. Pursuant to the amendments, information is material if omitting, misstating or obscuring it could reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements, which provide financial information about a specific reporting entity. The Trust adopted the amendments to IAS 1 and IAS 8 in its condensed consolidated interim financial statements for the period beginning on January 1, 2020. The amendments do not have a material impact on the condensed consolidated interim financial statements.

## 3. Acquisition of Investment Properties

On January 4, 2019, the Trust closed on an acquisition of a 100% interest in a 69 unit multi-residential property located in Dartmouth, Nova Scotia. The acquisition price for the property was \$11,190,100 (including transaction costs). In addition, accounts receivable of \$38,986, net of tenant rental deposits of \$34,453 were assumed as part of the acquisition. The Trust also assumed a \$7,060,283 first mortgage as part of the acquisition.

On February 5, 2019, the Trust closed on an acquisition of a 50% interest in a seven retail property portfolio (the "Crombie Retail Portfolio"). The properties are located in Alberta, Nova Scotia, Saskatchewan, Ontario and Quebec. The acquisition price for the Trust's portion of the portfolio was \$42,409,350 (including transaction costs). In addition, accounts receivable of \$1,500, prepaid expenses of \$124,568 were assumed. The Trust also assumed \$6,408,687 of first mortgages on two of the properties as part of the acquisition. The Trust also financed five new mortgages totaling \$20,975,000 and supplemented one assumed mortgage by \$1,026,126 as part of the acquisition.

On May 9, 2019, the Trust closed on an acquisition of a 50% interest in a six retail property portfolio (the "FCR Retail Portfolio"). The acquisition price for the Trust's portion of the portfolio was \$136,917,443 (including transaction costs). In addition, accounts receivable of \$43,211, prepaid expenses of \$488,424, net of tenant rental deposits of \$226,818 and land lease of \$312,530 were assumed as part of the acquisition. The Trust also assumed \$30,369,904 of first mortgages on four of the properties as part of the acquisition. The Trust also financed one new mortgage totaling \$52,850,000 and a vendor take back loan of \$9,600,000 as part of this acquisition.

On July 9, 2019, the Trust closed on an acquisition of a 50% interest in a grocery-anchored shopping centre located in St. Albert, Alberta. The acquisition price for the Trust's portion of the portfolio was

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

\$23,482,521 (including transaction costs). In addition, accounts receivable of \$9,856, prepaid expenses of \$2,934, net of accounts payable of \$24,988 and tenant rental deposits of \$37,484 were assumed as part of the acquisition. The Trust also financed a new mortgage of \$15,500,000 as part of this acquisition.

On October 29, 2019, the Trust closed on an acquisition of a 50% interest in two industrial properties located in Edmonton, Alberta. The acquisition price for the Trust's portion of the portfolio was \$5,757,885 (including transaction costs). In addition, accounts receivable of \$1,257, prepaid expenses of \$1,183, net of accounts payable of \$506 and tenant rental deposits of \$110,381 were assumed as part of the acquisition.

On March 18, 2020, the Trust closed on an acquisition of a 50% interest in two industrial properties located in Edmonton and Leduc, Alberta. The acquisition price for the Trust's portion of the portfolio was \$5,421,503 (including transaction costs). In addition, accounts receivable of \$2,034, prepaid expenses of \$1,413, net of accounts payable of \$21,797 and tenant rental deposits of \$38,668 were assumed as part of the acquisition.

The above noted acquisitions have been accounted for as asset acquisitions using the acquisition method, with the results of operations included in the Trust's accounts from the date of acquisition. Net assets acquired during the respective periods are as follows:

		 eriod Ended ptember 30, 2020	Year Ended December 31, 2019
Investment Properties, including Acquisition Costs		\$ 5,421,503	\$ 219,757,300
Accounts Receivable		2,034	94,811
Prepaid Expenses		1,413	611,240
Accounts Payable		(21,797)	(25,494)
Tenant Rental Deposits		(38,668)	(409, 136)
Assumed Land Lease at Fair Value		-	(312,530)
Assumed Mortgages at Fair Value		-	(43,838,874)
Net Assets Acquired		\$ 5,364,485	\$ 175,877,317
Consideration Paid, Funded By:			
Cash and Bank Indebtedness		\$ 5,364,485	\$ 76,580,363
Vendor Take Back Loan	(1)	-	9,600,000
New Mortgages, net of financing costs		-	89,696,953
	•	\$ 5,364,485	\$ 175,877,317

<sup>(1)</sup> Vendor Take Back Loan is included in mortgages payable (note 7a)

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

## 4. Investment Properties

		c	ore Service				
	Retail and		Provider			Multi-	
	Commercial		Office	Industrial	r	esidential	Total
Balance, December 31, 2018	\$ 125,166,617	\$	6,060,837	\$ 75,401,004	\$	6,262,027	\$ 212,890,482
Acquisitions	202,809,315		-	-		11,190,100	213,999,415
Capital Expenditures	1,074,118		58,553	1,283,083		94,869	2,510,623
Transfers	(2,800,000)		-	-		-	(2,800,000)
Fair Value Adjustment	2,319,305		(58,553)	4,196,891		801,636	7,259,278
Balance, September 30, 2019	\$ 328,569,355	\$	6,060,837	\$ 80,880,977	\$	18,348,632	\$ 433,859,798
Acquisitions	-		-	5,757,885		-	5,757,885
Dispositions	91,000		-	(104,682)		-	(13,682)
Capital Expenditures	267,925		-	842,339		44,014	1,154,277
Fair Value Adjustment	7,364,091		(721,237)	10,361,484		15,101	17,019,438
Balance, December 31, 2019	\$ 336,292,371	\$	5,339,600	\$ 97,738,004	\$	18,407,747	\$ 457,777,717
Acquisitions	-		-	5,421,503		-	5,421,503
Dispositions	-		-	(34,024)		-	(34,024)
Capital Expenditures	2,188,880		33,503	1,243,128		78,080	3,543,592
Straight-line Rents	1,288,828		1,190	248,046		-	1,538,064
Fair Value Adjustment	(11,412,649)		(30,913)	(787,181)		1,497,983	(10,732,760)
Balance, September 30, 2020	\$ 328,357,429	\$	5,343,380	\$ 103,829,477	\$	19,983,810	\$ 457,514,090

For the period ended September 30, 2020, senior management of the Trust valued the Investment Properties using the overall capitalization method and independent third party appraisals. Investment properties are valued on a highest and best use basis. For all of the Trust's investment properties, the current use is considered the best use. Fair value was determined by applying a capitalization rate to stabilized net operating income ("Stabilized NOI"). Stabilized NOI incorporates allowances for vacancy, management fees and structural reserves for tenant inducements and capital expenditures and is capped at a rate deemed appropriate for each investment property. Capitalization rates are based on many factors, including but not limited to the asset location, type, size and quality of the asset and taking into account any available market data at the valuation date.

Properties are typically independently appraised at the time of acquisition or refinancing. When an independent appraisal is obtained, the internal valuation team assesses all major inputs used by the independent valuators in preparing their reports and holds discussions with them on the reasonableness of their assumptions. The reports are then used by the internal valuation team for consideration in preparing the valuations as reported in these consolidated financial statements.

The properties independently appraised each year represent a subset of the property types and geographic distribution of the overall portfolio. For the period ended September 30, 2020, approximately 10% of the portfolio has been independently appraised (31% as at December 31, 2019). A breakdown of the aggregate fair value of investment properties independently appraised each quarter, in accordance with the Trust's policy, is as follows:

			2020			2019
	Number of investment properties	Fair value at 100%	Fair value at Trust's share	Number of investment properties	Fair value at 100%	Fair value at Trust's share
Total	5	\$ 44,285,000	\$ 44,285,000	15	\$ 238,630,000	\$ 141,202,000

Investment Properties measured at fair value are categorized by level according to the inputs used. The Trust has classified these inputs as Level 3. With the exception of the acquisition and dispositions of investment properties as well as transfers into assets held for sale as further described in note 4 of these

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

consolidated financial statements, there have been no transfers into or out of Level 3 in the current year. Significant unobservable inputs in Level 3 valuations are as follows:

		Core Service			
	Retail &	Provider		Multi-	Weighted
September 30, 2020	Commercial	Office	Industrial	Residential	Average
Capitalization Rate Range	4.16% - 7.75%	7.00%	5.54% - 7.00%	5.00%-5.10%	6.15%
Weighted Average Capitalization Rate	6.28%	7.00%	5.91%	5.06%	6.15%

		Core Service			
	Retail &	Provider		Multi-	Weighted
December 31, 2019	Commercial	Office	Industrial	Residential	Average
Capitalization Rate Range	5.00% - 7.25%	7.00%	5.54% - 7.00%	5.00%-5.30%	6.09%
Weighted Average Capitalization Rate	6.19%	7.00%	5.90%	5.18%	6.09%

The fair value of the Trust's investment properties is sensitive to changes in the significant unobservable inputs. Changes in certain inputs would result in a change to the fair value of the Trust's investment properties as set out in the following table:

		Sep	tember 30, 2020
Weighted Average		Incre	ease/(Decrease) in Valuation
- Capitalization Rate	25 basis point increase	\$	(18,142,000)
- Capitalization Rate	25 basis point decrease		19,742,000

Generally, an increase in stabilized NOI will result in an increase to the fair value of an investment property. An increase in the capitalization rate will result in a decrease to the fair value of an investment property. The capitalization rate magnifies the effect of a change in stabilized NOI.

**Gain On Sale of Investment Properties:** On October 31, 2019, the Trust completed the sale of an interest in one property from the Centre Ice Retail Portfolio with gross proceeds of approximately \$4.0 million (\$3.9 million net of closing costs). The Trust's pro-rata share of the gross proceeds is \$2.8 million (\$2.7 million net of closing costs). The Trust recognized a gain on sale of approximately \$0.2 million.

On December 6, 2019, the Trust completed the sale of an interest in a portion of land from the Waterloo Industrial Portfolio with gross proceeds of approximately \$0.3 million. The Trust's pro-rata share of the gross proceeds is \$0.2 million. The Trust recognized a gain on sale of approximately \$0.1 million.

On June 30, 2020, the Trust completed the sale of an interest in a portion of land from the Waterloo Industrial Portfolio with gross proceeds of approximately \$0.06 million. The Trust's pro-rata share of the gross proceeds is \$0.04 million. The Trust recognized a gain on sale of approximately \$0.01 million.

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

## 5. Accounts Payable and Accrued Liabilities

Accounts payable and accrued liabilities as at September 30, 2020 and as at December 31, 2019 were \$4,737,039 and \$6,383,961, respectively, and consist of the following:

	Sept 30, 2020	Dec	ember 31, 2019
Utilities, Repairs and Maintenance, Other	3,831,195		4,386,700
Due to Asset and Property Manager (notes 12(a) and 12(b))	462,346		421,643
Accrued Interest Expense	310,291		402,784
Option Liabilities (note 8(k))	133,207		1,172,835
Accounts Payable and Accrued Liabilities	\$ 4,737,039	\$	6,383,961

#### 6. Bank Indebtedness

The Trust has entered into a Revolving Operating Facility (the "Facility") with a Canadian Chartered Bank (the "Bank") fully secured by first charges against certain investment properties. On September 30, 2020, the total amount available under the Facility was \$22.0 million. The interest rate is based on a calculated formula using the Bank's prime lending rate. Amounts drawn under the Facility are due to be repaid at the maturity date on October 31, 2021. Bank Indebtedness as at September 30, 2020 and December 31, 2019 was \$5,206,824 and \$nil, respectively.

#### 7. Non-current Liabilities

## (a) Mortgages

As at September 30, 2020, total outstanding mortgages were \$236,483,018 (\$236,645,378 as at December 31, 2019), net of unamortized financing costs of \$1,064,106 (\$996,831 as at December 31, 2019), offset by a \$778,086 (\$786,600 as at December 31, 2019) mark to market adjustment with a weighted average interest rate of approximately 3.4% (3.5% as at December 31, 2019) and weighted average repayment term of approximately 3.9 years (4.0 years as at December 31, 2019). The mortgages are repayable as follows:

	Scheduled Principal	Debt Maturing	To	otal Mortgages	Scheduled Interest
	Repayments	During The Year		Payable	Payments
2020	1,440,749	9,600,000		11,040,749	2,042,400
2021	5,368,230	13,194,111		18,562,341	7,175,205
2022	5,840,618	3,845,582		9,686,200	5,959,135
2023	5,120,438	48,413,617		53,534,055	5,840,692
2024	2,593,251	87,293,847		89,887,098	2,975,981
Thereafter	5,057,828	49,000,766		54,058,594	5,475,303
Face Value	25,421,114	211,347,923	\$	236,769,038	29,468,716
Unamortized Financing Costs				(1,064,106)	
Mark to Market on Assumed Me	ortgages			778,086	
Total Mortgages			\$	236,483,018	

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

	September 30, 2020	December 31, 2019
Current:		
Mortgages	\$ 28,260,595	\$ 52,017,468
Unamortized Financing Costs	(137,835)	(111,829)
Mark to Market on Assumed Mortgages	80,485	92,833
	28,203,245	51,998,471
Non-Current:		
Mortgages	208,508,443	184,838,141
Unamortized Financing Costs	(926,271)	(885,001)
Mark to Market on Assumed Mortgages	697,601	693,767
	208,279,773	184,646,907
Total Mortgages	\$ 236,483,018	\$ 236,645,378

The following table sets out an analysis of net debt and the movements in net debt for the period ended September 30, 2020:

	Cash and Cash Equivalents	Mortgages	Net Debt
As at December 31, 2019	\$ 12,746,594	\$ (236,645,378)	\$ (223,898,784)
Cash Flows	(15,278,317)	361,125	(14,917,192)
Non-cash Changes	(2,675,101)	(198,765)	(2,873,866)
As at September 30, 2020	\$ (5,206,824)	\$ (236,483,018)	\$ (241,689,842)

## (b) Land Lease Liability

On May 9, 2019, as part of the FCR Retail Portfolio acquisition as further disclosed in Note 3 of these condensed consolidated interim financial statements, the joint arrangement assumed a land lease on a retail property located in Ottawa, Ontario. The terms of the land lease are gross annual payments of \$101,040 per annum that mature on April 1, 2027. The land lease liability is calculated in accordance with IFRS 16, using a present value of the remaining lease payments, discounted using the incremental borrowing rate at May 9, 2019 of 6.25% for the term of the lease. The Trust's pro-rata portion of the lease liability is as follows:

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

	Opening Balance	Lease Payment	Imputed Interest Expense	Ending Balance
2020 \$	329,963	\$ (50,520)	\$ 8,733	\$ 288,176
2021	293,014	(50,520)	16,088	258,582
2022	258,582	(50,520)	13,936	221,998
2023	221,998	(50,520)	11,650	183,128
Thereafter	183,128	(197,669)	20,880	6,339

	Septembe	er 30,
		2020
Current	\$ 33	3,915
Non-Current	254	,261
Total	\$ 288	3,176

# 8. Unitholders' Equity

# (a) Issued and Outstanding

	Number of	
	Units	Amount
Balance, December 31, 2018	17,542,563	93,333,539
Options Exercised (note 8(c))	233,000	1,234,900
Non-brokered Private Placement (note 8(d))	1,355,726	8,676,640
Public Equity Offering (note 8(e))	4,421,145	28,295,328
Non-brokered Private Placement (note 8(f))	2,696,252	17,256,013
Less: Issuance Costs	-	(2,430,778)
Issuance of Units from Distribution Reinvestment Plan (note 8(I))	3,593	23,554
Balance, September 30, 2019	26,252,279	146,389,198
Non-brokered Private Placement (note 8(g))	937,500	6,000,000
Public Equity Offering (note 8(h))	3,450,000	23,287,500
Less: Issuance Costs	-	(1,679,029)
Issuance of Units from Distribution Reinvestment Plan (note 8(I))	4,606	31,596
Balance, December 31, 2019	30,644,385	174,029,265
Normal Course Issuer Bid (note 8(i))	(788,600)	(4,112,889)
Redemption (note 8(j))	(500,000)	(2,115,000)
Less: Issuance Costs	-	(147,265)
Issuance of Units from Distribution Reinvestment Plan (note 8(I))	228	1,550
Balance, September 30, 2020	29,356,013	167,655,661

# (b) Authorized

In accordance with the Declaration of Trust, the Trust may issue an unlimited number of units (the "Trust Units"). The Board of Trustees of the Trust has discretion with respect to the timing and amount of distributions. Each Unitholder is entitled on demand to redeem all or any part of the Trust Units registered in the name of the Unitholder at prices determined and payable in accordance with the conditions provided for in the Declaration of Trust.

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

Trust Units are redeemable at any time, in whole or in part, on demand by the Unitholders. On receipt of the redemption notice by the Trust, all rights to and under the Trust Units tendered for redemption shall be surrendered and the Unitholders shall be entitled to receive a price per Trust Unit equal to the lesser of:

- i. 90% of the "market price" of the Trust Units on the exchange or market on which the Units are listed or quoted for trading during the ten consecutive trading days ending immediately prior to the date on which the Trust Units were surrendered for redemption; and
- ii. 100% of the "closing market price" on the exchange or market or on which the Trust Units are listed or quoted for trading on the redemption date.

The total amount payable by the Trust, in respect of any Trust Units surrendered for redemption during any calendar month, shall not exceed \$50,000 unless waived at the discretion of the Trustees and be satisfied by way of a cash payment in Canadian dollars within 30 days after the end of the calendar month in which the Trust Units were tendered for redemption. To the extent the redemption price payable in respect of Trust Units surrendered for redemption exceeds \$50,000 in any given month, such excess will be redeemed for cash, and by a distribution in specie of assets held by the Trust on a pro rata basis.

## (c) Options Exercised

During the year ended December 31, 2019, 233,000 Trust unit options at a weighted average price of \$5.30 per Trust Unit were exercised for gross proceeds of approximately \$1.2 million. Nil options were exercised in 2020.

## (d) Non-Brokered Private Placement

On March 28, 2019, the Trust completed a non-brokered private placement of Trust Units. 1,355,726 Trust Units were issued at a price of \$6.40 per Trust Unit for gross proceeds of approximately \$8.7 million.

## (e) Public Equity Offering

On April 24, 2019, the Trust completed a public equity offering of Trust Units. 4,100,000 Trust Units were issued at a price of \$6.40 per Trust Unit for gross proceeds of approximately \$26.2 million. In addition on April 30, 2019, as part of an overallotment option, the Trust closed an additional 321,145 Trust Units at a price of \$6.40 per Trust Unit for aggregate gross proceeds of approximately \$2.1 million.

### (f) Non-Brokered Private Placement

On April 24, 2019, the Trust completed a non-brokered private placement of Trust Units. 2,461,877 Trust Units were issued at a price of \$6.40 per Trust Unit for gross proceeds of approximately \$15.8 million. On May 1, 2019, the Trust closed an additional 234,375 Trust Units at a price of \$6.40 per Trust Unit for aggregate gross proceeds of approximately \$1.5 million as part of the non-brokered private placement.

## (g) Non-Brokered Private Placement

On October 29, 2019, the Trust completed a non-brokered private placement of Trust Units. 203,125 Trust Units were issued at a price of \$6.40 per Trust Unit for gross proceeds of approximately \$1.3 million. On November 21, 2019, the Trust closed an additional 734,375 Trust Units at a price of \$6.40 per Trust Unit for aggregate gross proceeds of approximately \$4.7 million as part of the non-brokered private placement.

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

## (h) Public Equity Offering

On December 18, 2019, the Trust completed a public equity offering of Trust Units. 3,450,000 Trust Units were issued at a price of \$6.75 per Trust Unit for gross proceeds of approximately \$23.3 million.

## (i) Normal Course Issuer Bid

On April 3, 2020, the Trust received approval from the TSXV to commence a Normal Course Issuer Bid ("NCIB") to purchase up to 2,829,746 Trust Units, being equal to 10% of the public float. The bid commenced on April 8, 2020 and ends on the earlier of April 7, 2021, or at such time as the NCIB has been completed or terminated at the Trust's discretion. As at September 30, 2020, the Trust repurchased 788,600 Trust Units for cancellation through its NCIB for gross proceeds of approximately \$4.1 million.

# (j) Redemption

On July 29, 2020, a unitholder redeemed 500,000 Trust Units for \$4.23 per Trust Unit for gross proceeds of approximately \$2.1 million.

## (k) Unit-Based Compensation Plan

Under the Trust's unit option plan, the aggregate number of unit options reserved for issuance at any given time shall not exceed 10% of the number of outstanding Trust Units. As at September 30, 2020, the Trust has 2,425,000 Trust Unit options issued and outstanding consisting of the following issuances:

On August 15, 2016, the Trust granted 535,000 Trust Unit options at a weighted average exercise price of \$6.05 per Trust Unit. The unit options fully vested on the date of grant and expire on August 15, 2021. The balance as at September 30, 2020 was 465,000 Trust unit options.

On March 26, 2018, the Trust granted 600,000 Trust Unit options at a weighted average exercise price of \$6.25 per Trust Unit. 525,000 unit options fully vested on the date of the grant with the remaining 75,000 vesting at one-third each year for the next three years and expire on March 26, 2023. The balance as at September 30, 2020 was 530,000 Trust unit options.

On November 8, 2018, the Trust granted 60,000 Trust Unit options at a weighted average exercise price of \$6.35 per Trust Unit. The unit options fully vested on the date of grant and expire on November 8, 2023. The balance as at September 30, 2020 was 60,000 Trust unit options.

On August 14, 2019, the Trust granted 1,400,000 Trust Unit options at a weighted average exercise price of \$6.40 per Trust Unit. 1,290,000 unit options fully vested on the date of the grant with the remaining 110,000 vesting at one-third each year for the next three years and expire on August 14, 2024. The balance as at September 30, 2020 was 1,370,000 Trust unit options.

Unit-based compensation related to the aforementioned unit options stands at an expense of \$29,306 and a recovery of \$1,039,628 for the three and nine months ended September 30, 2020 (\$612,431 and \$497,570 expense for the three and nine months ended September 30, 2019). Unit-based compensation was determined using the Black-Scholes option pricing model and based on the following assumptions:

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

	As at September 30,	As at December 31,
	2020	2019
Expected Option Life (Years)	1.0	1.0
Risk Free Interest Rate	0.20%	1.65%
Distribution Yield	9.35%	7.11%
Expected Volatility	20.00%	20.00%

Expected volatility is based in part on the historical volatility of the Trust Units consistent with the expected life of the option. The risk free interest rate of return is the yield on zero-coupon Government of Canada bonds of a term consistent with the expected option life.

The estimated fair value of an option under the Trust's unit option plan at the date of grant was \$0.49, \$0.40, \$0.36 and \$0.34 per unit option for the August 15, 2016, March 26, 2018, November 8, 2018 and August 14, 2019 issuances, respectively.

# (I) Distribution Reinvestment Plan ("DRIP") and Unit Purchase Plan ("UPP")

The Trust has both a DRIP and UPP currently in place. Under the terms of the DRIP, Unitholders may elect to automatically reinvest all or a portion of their regular monthly distributions in additional Trust Units, without incurring brokerage fees or commissions. Trust Units purchased through the DRIP are acquired at the weighted average closing price of Trust Units in the five trading days immediately prior to the distribution payment date. Trust Units purchased through the DRIP will be acquired either in the open market or be issued directly from the Trust's treasury based on a floor price to be set at the discretion of the Board of Trustees.

The UPP gives each Unitholder resident in Canada the right to purchase additional Trust Units. Unitholders who elect to receive Trust Units under the DRIP may also enroll in the Trust's UPP. Under the terms of the UPP, Trust Unitholders may purchase a minimum of \$1,000 of Units on each Monthly Purchase Date and maximum purchases of up to \$12,000 per annum. The aggregate number of Trust Units that may be issued may not exceed 2% of the Trust Units of the Trust per annum.

For the periods ended September 30, 2020 and September 30, 2019, 228 and 3,593 Trust Units were issued, respectively, from treasury for total gross proceeds of \$1,550 and \$23,554, respectively, to Unitholders who elected to receive their distributions but received units under the DRIP.

#### (m) Distributions

For the nine months ended September 30, 2020, distributions of \$0.041667 per unit were declared each month commencing in January 2020 through to September 2020, resulting in total distributions declared of \$11,343,347. For the nine months ended September 30, 2019, distributions of \$0.04 per unit were declared each month commencing in January 2019 through to September 2019 resulting in total distributions declared of \$8,453,887.

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

#### 9. Rental Revenue

The Trust currently leases real estate to tenants under operating leases. Future minimum rental income on tenant operating leases over their remaining lease terms (subject to collection) is as follows:

#### Revenue

Within one year	\$ 25,680,186
Later than one year and not longer than five years	73,877,316
Thereafter	22,123,585
	\$ 121,681,087

Revenue is comprised of the following:

	Three Months	Ended	Nine Months Ended			
	Sept 30, 2020	Sept 30, 2019	Sept 30, 2020	Sept 30, 2019		
Base Rent	\$ 7,727,924 \$	6,963,804 \$	22,328,830 \$	16,930,600		
Operating Costs Recoveries	1,573,709	1,393,267	4,800,021	3,807,074		
Tax Recoveries	1,996,087	1,944,577	6,109,823	4,501,947		
Straight Line Rent	31,745	155,695	357,421	351,491		
Free Rent	(16,362)	(24,545)	(50,339)	(49,755)		
	\$ 11,313,104 \$	10,432,798 \$	33,545,755 \$	25,541,357		

## 10. Finance Costs

Finance costs for the three and nine months ended September 30, 2020 and September 30, 2019 are as follows:

	Three Months Ended				Nine Months Ended			
	Sept 30, 2020		Sept 30, 2019		Sept 30, 2020		Sept 30, 2019	
Mortgage Interest	\$ 1,949,119	\$	2,103,931	\$	5,709,527	\$	4,752,737	
Bank Indebtedness Interest	87,358		219,601		261,438		451,060	
Finance Fee Amortization	90,951		135,409		235,775		294,833	
Non-cash Interest Expense	15,308		(14,050)		(37,009)		(62,251)	
Finance Costs	\$ 2,142,740	\$	2,444,893	\$	6,169,731	\$	5,436,379	

Finance fee amortization relates to fees paid on securing the Facility and the Trust's various mortgages accounted for under the amortized cost method. Non-cash interest expense relates to the amortization of mark to market adjustment relating to the assumed mortgages from the Trust's various acquisitions.

## 11. Property Operating and General and Administrative Expenses

Property operating expenses include realty taxes as well as other costs related to maintenance, HVAC, insurance, utilities and property management fees. General and administrative expenses include professional fees, public company expenses, office and general, insurance and asset management fees.

Property operating and general and administrative expenses for the three and nine months ended September 30, 2020 and September 30, 2019 are as follows:

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

	Three Months Ended				Nine Months Ended			
	Sept 30, 2020		Sept 30, 2019		Sept 30, 2020		Sept 30, 2019	
Realty Taxes	\$ 2,139,680	\$	2,171,776	\$	6,610,599	\$	5,189,553	
Property Management Fees (note 12(b))	461,411		414,118		1,301,450		1,005,161	
Operating Expenses	1,153,592		1,058,305		4,215,537		3,110,286	
Property Operating Expenses	\$ 3,754,683	\$	3,644,198	\$	12,127,586	\$	9,305,000	

	Three Months Ended				Nine Months Ended				
	Sept 30, 2020		Sept 30, 2019		Sept 30, 2020		Sept 30, 2019		
Asset Management Fees (note 12(a))	\$ 890,824	\$	748,187	\$	2,428,287	\$	1,806,105		
Public Company Expenses	63,717		65,457		193,035		200,020		
Office and General	161,950		169,990		573,967		415,264		
General and Administrative	\$ 1,116,491	\$	983,634	\$	3,195,289	\$	2,421,389		

## 12. Related Party Transactions

Transactions with related parties are in the normal course of business and are recorded at the exchange amount, which is the amount of consideration established and agreed to by the related parties.

## (a) Asset Management Agreement

The Trust has entered into an Asset Management Agreement with Firm Capital Realty Partners Inc. ("FCRPI"), an entity indirectly related to certain trustees and management of the Trust. The term of the contract is initially ten years and automatically renews for successive five-year periods.

As part of the Agreement, FCRPI agrees to provide the following services, which include but are not limited to the following: (i) arrange financing, refinancings and structuring of financings for the Trust's investment properties and future acquisitions; (ii) identify, recommend and negotiate the purchase price for acquisitions and dispositions; (iii) prepare budgets and financial forecasts for the Trust and future acquisitions; (iv) provider of services of senior management including the CEO and CFO; (v) assist in investor relations for the Trust; (vi) assist the Trust with regulatory and financial reporting requirements (other than services provided by the CFO of the Trust); (vii) assist the Trust with the preparation of all documents, report data and analysis required by the Trust for its filings and documents necessary for its continuous disclosure requirements pursuant to applicable stock exchange rules and securities laws; (viii) attend meetings of Trustees or applicable committees, as requested by the Trust, to present financing opportunities, acquisition opportunities and disposition opportunities; and (ix) arrange and coordinate advertising, promotional, marketing and related activities on behalf of the Trust.

As compensation for the services, FCRPI is paid the following fees:

- i. Asset Management Fees: The Trust pays the following fees annually:
  - I. 0.75% of the first \$300 million of the Gross Book Value of the Properties; and
  - 0.50% of the Gross Book Value of the investment properties in excess of \$300 million.

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

- ii. Acquisition Fees: The Trust pays the following acquisition fees:
  - 0.75% of the first \$300 million of aggregate Gross Book Value in respect of new properties acquired in a particular year;
  - II. 0.65% of the next \$200 million of aggregate Gross Book Value in respect of new properties acquired in such year; and thereafter
  - III. 0.50% of the aggregate Gross Book Value of new properties acquired in such year.
- iii. Performance Incentive Fees: The Trust pays a fee equivalent to 15% of Adjusted Funds From Operations ("AFFO") once AFFO exceeds \$0.40 per Unit.
- iv. Placement Fees: The Trust pays a fee equivalent to 0.25% of the aggregate value of all debt and equity financing arranged by FCRPI.

In addition to the fees outlined above, FCRPI is entitled to reimbursement of all actual expenses incurred in performing its responsibilities under the Asset Management Agreement.

For the nine months ended September 30, 2020 and September 30, 2019, Asset Management Fees were \$2,048,554 and \$1,638,520; Acquisition Fees were \$40,219 and \$1,722,253; Placement Fees were \$104,250 and \$436,892 and Performance Incentive Fees were \$379,733 and \$166,586, respectively.

Asset Management and Performance Incentive Fees are recorded in General and Administrative expenses while Acquisition and Placement Fees are capitalized to Investment Properties, Mortgages and Unitholders' Equity on the consolidated balance sheet.

As at September 30, 2020, \$379,733 (\$286,328 as at December 31, 2019) was due to FCRPI and has been accounted for in accounts payable and accrued liabilities.

## (b) Property Management Agreement

The Trust has entered into a Property Management Agreement with Firm Capital Property Management Corp. ("FCPMC"), formerly Firm Capital Properties Inc., an entity indirectly related to certain trustees and management of the Trust. The term of the contract is initially ten years and automatically renews for successive five-year periods.

As part of the Agreement, FCPMC agrees to provide the following services which include but are not limited to, the following: (i) lease the Properties and to obtain tenants from time to time as vacancies occur; (ii) to establish the rent, the duration, the terms and conditions of all leases and renewals thereof; (iii) to enter into agreements to lease and offers to lease in respect of the properties; (iv) collect all rents, including parking revenues, tenant recoveries, leasehold recoveries and any other revenues or monies accruing to the properties, or sums which may be receipts due and payable in connection with or incidental to the properties; (v) maintain the properties in reasonable operating condition and repair, (vi) arrange for and supervise the making or installation of such maintenance, repairs, improvements (including tenant improvements) and alterations as may be required; (vii) maintain all licenses and permits as required; (viii) collect all rents; (ix) recover all operating costs as required under various tenant lease arrangements; (x) prepare all property operating and capital expenditure budgets; and (xi) undertake, supervise and budget all tenant improvements, construction projects and alterations.

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

As compensation for the services, FCPMC is paid the following fees:

- (a) Property Management Fees: The Trust pays the following fees annually:
  - I. Multi-unit Residential Properties: For each multi-unit residential property with 120 units or less, a fee equal to four percent (4.0%) of Gross Revenues and for each multi-unit residential property with more than 120 units, a fee equal to three and one-half percent (3.5%) of Gross Revenues.
  - II. Industrial and Commercial Properties: Fee equal to four and one-quarter percent (4.25%) of Gross Revenues from the property; provided, however, that for such properties with a single tenant, the fee shall be equal to three percent (3.0%) of Gross Revenues.
- (b) Commercial Leasing Fees: Where FCPMC leases a rental space on commercial terms, FCPMC shall be entitled to receive a leasing commission equal to three percent (3.0%) of the net rental payments for the first year of the lease, and one and one-half percent (1.5%) of the net rental payments for each year during the balance of the duration of the lease; provided, however, that where a third party broker arranges for the lease of any such property that is not subject to a long-term listing agreement, FCPMC shall be entitled to a reduced commission equal to 50% of the foregoing amounts with respect to such property. No leasing fees will be paid for relocating existing tenants, rewriting leases or expenditures, including the cost of all permits, materials, labour, contracts, and holding over without a lease unless the area or length of term has increased.
- (c) Commercial Leasing Renewal Fees: Renewals of space leased on commercial terms (including lease renewals at the option of the tenant) which are handled exclusively by FCRPI shall be subject to a commission payable to FCPMC of one-half of one percent (0.50%) of the net rental payments for each year of the renewed lease.
- (d) Construction Development Property Management Fees: Where FCPMC is requested by the Trust to construct tenant improvements or to renovate same, or where FCPMC is requested by the Trust to construct, modify, or reconstruct improvements to, or on, the Properties (collectively, "Capital Expenditures"), FCPMC shall receive as compensation for its services with respect thereto a fee equal to five percent (5.0%) of the cost of such Capital Expenditures, including the cost of all permits, materials, labour, contracts, and subcontracts; provided, however, that no such fee shall be payable unless the Capital Expenditures are undertaken following a tendering or procurement process where the total cost of Capital Expenditures exceeds \$50,000.

In addition to the fees outlined above, FCPMC is entitled to reimbursement of all actual expenses incurred in performing its responsibilities under the Property Management Agreement.

For the nine months ended September 30, 2020 and September 30, 2019, Property Management Fees were \$627,830 and \$910,857 and Commercial Leasing Fees were \$98,919 and \$94,304, respectively.

As at September 30, 2020, \$82,632 (\$135,315 as at December 31, 2019) was due to FCPMC and has been accounted for in accounts payable and accrued liabilities.

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

## (c) Lease Agreement

On August 1, 2013, FCPMC entered into a lease agreement with the entity that owns the Montreal Industrial Portfolio which the Trust accounts for as a joint venture agreement, to lease office space on commercially available terms. For the three and nine months ended September 30, 2020, \$5,580 and \$16,740 (\$5,580 and \$16,740 for the three and nine months ended September 30, 2019) of base rent was paid on this lease.

## (d) Co-Ownership Arrangement

The Trust currently is a co-owner in ten joint arrangements. These arrangements are classified as joint operations because the parties involved have joint control of the assets and joint responsibility of the liabilities relating to the arrangement. As a result, the Trust includes its pro rata share of its assets, liabilities, revenues, expenses and cash flows in these consolidated financial statements. Management believes the assets of these joint arrangements are sufficient for the purpose of satisfying the associated obligations. The co-ownership schedule is laid out below:

Investment Properties	Joint Arrangement Interest
Centre Ice Retail Portfolio	70%
Waterloo Industrial Portfolio	70%
Montreal Industrial Portfolio	50%
Edmonton Industrial Portfolio	50%
Ottawa Apartment Complex	50%
Crombie Retail Portfolio	50%
FCR Retail Portfolio	50%
Gateway Retail Portfolio	50%
The Whitby Mall	40%
Thickson Place	40%

Certain Trustees and Officers of the Trust directly and/or indirectly have interests in certain of these Joint Arrangements.

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

## 13. Co-Ownership Property Interests

Total Owners' Equity

The Trust's Properties has the following property interests and includes its proportionate share of the related assets, liabilities, revenue and expenses of these properties in the condensed consolidated interim financial statements.

	As at September 30, 2020											
				Co-Owned at								
	T	rust Wholly	F	Proportionate				Co-Owned at				
		Owned		Ownership	nership Tota			100%				
Current Assets	\$	1,396,794	\$	4,454,493	\$	5,851,287	\$	21,950,262				
Non-Current Assets		86,988,139		370,525,951		457,514,090		722,981,338				
Total Assets	\$	88,384,933	\$	374,980,444	\$	463,365,377	\$	744,931,599				
Current Liabilities		16,341,098		23,443,344		39,784,442		51,291,051				
Non-Current Liabilities		19,618,459		190,228,402		209,846,861	\$	377,358,398				
Total Liabilities	\$	35,959,556	\$	213,671,747	\$	249,631,303	\$	428,649,448				

\$ 52,425,377 \$ 161,308,697 \$ 213,734,074 \$

316,282,151

	As at December 31, 2019											
		Owned	vned Proportionate			Total	100%					
Current Assets	\$	9,032,347	\$	8,363,730	\$	17,396,076	\$	14,278,161				
Non-Current Assets		87,644,782		370,132,934		457,777,717		722,976,376				
Total Assets	\$	96,677,129	\$	378,496,664	\$	475,173,793	\$	737,254,537				
Current Liabilities		4,436,209		55,581,907		60,018,116		105,934,347				
Non-Current Liabilities		22,205,506		163,911,097		186,116,602	\$	325,705,503				
Total Liabilities	\$	26,641,715	\$	219,493,003	\$	246,134,718	\$	431,639,850				
Total Owners' Equity	\$	70,035,415	\$	159,003,660	\$	229,039,075	\$	305,614,687				

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

	Three Months Ended September 30, 2020										
				Co-Owned at							
	Т	rust Wholly		Proportionate			Co-Owned at				
		Owned		Ownership	Total		100%				
Net Operating Income											
Rental Revenue	\$	2,221,858	\$	9,091,246 \$	11,313,104	\$	17,765,824				
Property Operating Expenses		(744,398)		(3,010,285)	(3,754,683)	)	(6,085,147)				
		1,477,460		6,080,961	7,558,421		11,680,677				
Interest and Other Income		666		7,710	8,376		15,509				
Expenses:											
Finance Costs		332,319		1,810,421	2,142,740		3,534,131				
General and Administrative		614,985		501,506	1,116,491		352,697				
		947,303		2,311,928	3,259,231		3,886,828				
Income Before Fair Value Adjustments		530,822		3,776,744	4,307,566		7,809,359				
Fair Value Adjustments:											
Investment Properties		387,903		(732,801)	(344,898)	)	(1,288,035)				
Unit-based Compensation Recovery/(Expense)		(29,306)		-	(29,306)	)	-				
Net Income and Comprehensive Income	\$	889,419	\$	3,043,944 \$	3,933,363	\$	6,521,324				

	Thr	ee Months Ende	d September 3	0, 2019
_	Trust Wholly Owned	Co-Owned at Proportionate Ownership		Co-Owned at
				10070
Net Operating Income				
Rental Revenue \$	1,971,619	\$ 8,461,179	\$ 10,432,798	8 \$ 16,435,679
Property Operating Expenses	(758,004)	(2,886,194)	(3,644,19	8) (5,747,151)
	1,213,615	5,574,985	6,788,60	0 10,688,528
Interest and Other Income	545	16,941	17,486	6 36,265
Expenses:				
Finance Costs	616,799	1,828,094	2,444,89	3,604,108
General and Administrative	676,021	307,613	983,63	4 426,523
	1,292,821	2,135,706	3,428,52	7 4,030,631
Income Before Fair Value Adjustments	(78,661)	3,456,220	3,377,559	9 6,694,162
Fair Value Adjustments:				
Investment Properties	(117,824)	1,168,539	1,050,71	5 1,940,315
Gain on Sale of Investment Properties	-	66,651	-	95,215
Unit-based Compensation Recovery/(Expense)	(612,431)	-	(612,43	1) -
Net Income/(Loss) and Comprehensive Income/(Loss) \$	(808,916)	\$ 4,691,410	\$ 3,815,84	3 \$ 8,729,692

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

	Nine Months Ended September 30, 2020									
				Co-Owned at						
	7	rust Wholly		Proportionate				Co-Owned at		
		Owned		Ownership		Total		100%		
Net Operating Income										
Rental Revenue	\$	6,315,457	\$	27,230,298	\$	33,545,755	\$	52,714,975		
Property Operating Expenses		(2,446,265)		(9,681,321)		(12,127,586)		(19,548,344)		
		3,869,192		17,548,977		21,418,169		33,166,631		
Interest and Other Income		19,373		23,462		42,835		49,272		
Expenses:										
Finance Costs		893,809		5,275,922		6,169,731		10,350,467		
General and Administrative		2,109,634		1,085,655		3,195,289		1,749,517		
		3,003,442		6,361,578		9,365,020		12,099,984		
Income Before Fair Value Adjustments		885,122		11,210,862		12,095,984		21,115,920		
Fair Value Adjustments:										
Investment Properties		(1,699,102)		(9,033,658)		(10,732,760)		(17,215,832)		
Gain on Sale of Investment Properties		-		9,097		9,097		12,995		
Unit-based Compensation Recovery/(Expense)		1,039,628		-		1,039,628		-		
Net Income and Comprehensive Income	\$	225,648	\$	2,186,300	\$	2,411,949	\$	3,913,083		

		Niı	ne	Months Ended	Se	ptember 30, 20	019	)
				Co-Owned at				
	T	rust Wholly		Proportionate				Co-Owned at
		Owned		Ownership		Total		100%
Net Operating Income								
Rental Revenue	\$	6,075,635	\$	19,465,722	\$	25,541,357	\$	37,623,992
Property Operating Expenses		(2,447,405)		(6,857,595)		(9,305,000)		(13,620,088)
		3,628,230		12,608,127		16,236,357		24,003,904
Interest and Other Income		33,870		45,560		79,430		92,677
Expenses:								
Finance Costs		1,343,181		4,093,198		5,436,379		7,804,054
General and Administrative		1,538,783		882,606		2,421,389		1,274,558
		2,881,965		4,975,803		7,857,768		9,078,612
Income Before Fair Value Adjustments		780,135		7,677,884		8,458,019		15,017,969
Fair Value Adjustments:								
Investment Properties		703,615		5,387,124		7,259,278		12,961,349
Gain on Sale of Investment Properties		-		66,651		66,651		190,430
Unit-based Compensation Recovery/(Expense)		(497,570)		-		(497,570)		-
Net Income and Comprehensive Income	\$	986,180	\$	13,131,659	\$	15,286,378	\$	28,169,748

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

#### 14. Income Taxes

The Trust currently qualifies as a mutual fund trust and a real estate investment trust ("REIT") for Canadian income tax purposes. Under current tax legislation, income distributed annually by the Trust to unitholders is a deduction in the calculation of its taxable income. As the Trust intends to distribute all of its taxable income to its unitholders, the Trust does not record a provision for current Canadian income taxes.

The Tax Act contains legislation affecting the tax treatment of a specified investment flow-through ("SIFT") trust or partnership (the "SIFT Rules"). A SIFT includes a publicly listed or traded partnership or trust, such as an income trust.

Under the SIFT Rules, certain distributions from a SIFT are not deductible in computing a SIFT's taxable income, and a SIFT is subject to tax on such distributions at a rate that is substantially equivalent to the general tax rate applicable to a Canadian corporation. However, distributions paid by a SIFT as returns of capital should generally not be subject to tax.

The SIFT Rules do not apply to a REIT that meets prescribed conditions relating to the nature of its assets and revenue (the "REIT Conditions"). The REIT has reviewed the REIT Conditions and has assessed their interpretation and application to the REIT's assets and revenues. The REIT believes it has met the REIT Conditions throughout the three and nine months ended September 30, 2020 and September 30, 2019. As a result, the REIT does not recognize any deferred income tax assets or liabilities for income tax purposes.

## 15. Key Management Personnel

Key management personnel include all senior management of the Trust employed by FCRPI and FCPMC and Trustees of the Trust. Management salaries are payable by FCRPI under the Asset Management Agreement as reflected in note 12(a).

### 16. Commitments and Contingencies

For the three and nine months ended September 30, 2020 and September 30, 2019, the Trust had no material commitments and contingencies other than those outlined in notes 12(a) and 12(b).

## 17. Capital Management

The Trust's objectives when managing capital are to safeguard its ability to continue as a going concern and to generate sufficient returns to provide unitholders with stable cash distributions. The Trust's capital currently consists of bank indebtedness, mortgages and unitholders' equity.

The Trust's Declaration of Trust permits the Trust to incur or assume indebtedness, provided that after giving effect to incurring or assuming any indebtedness (as defined in the Declaration of Trust), the amount of such indebtedness of the Trust is not more than 75% of the gross book value of the Trust's total assets. Gross Book Value ("GBV") is defined in the Declaration of Trust as "at any time, the book value of the assets of the Trust and its consolidated subsidiaries, as shown on its then most recent consolidated balance sheet, plus the amount of accumulated depreciation and amortization in respect of such assets (and related intangible assets) shown thereon or in the notes thereto plus the amount of future income tax liability arising out of indirect acquisitions and excluding the amount of any receivable reflecting interest rate subsidies on any debt assumed by the Trust shown thereon or in the notes thereto, or if approved by a majority of the Trustees at any time, the appraised value of the assets of the Trust and its consolidated subsidiaries may be used instead of book value." As at September 30, 2020 and September 30, 2019, the ratio of such indebtedness to gross book value was 52.2% and 56.4%, respectively, which complies with the requirement in the Declaration of Trust and is consistent with the Trust's objectives.

With respect to the bank indebtedness, the Trust must maintain ratios including minimum Unitholders'

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

equity, maximum debt/GBV, minimum interest service and debt service coverage ratios. The Trust monitors these ratios and was in compliance with these requirements throughout the three and nine months ended September 30, 2020 and September 30, 2019.

## 18. Risk Management and Fair Value of Financial Instruments

## A. Risk Management:

In the normal course of business, the Trust is exposed to a number of risks that can affect its operating performance. These risks, and the actions taken to manage them, are as follows:

#### Market Risk

Interest Rate Risk:

The Trust is exposed to interest rate risk on its borrowings. It minimizes the risk by restricting debt to 75% of the GBV of the Trust's GBV of its assets. The Trust has its bank indebtedness and two mortgage financings under variable rate terms.

The following table outlines the impact on interest expense of a 100 basis point increase or decrease in interest rates on the Trust's variable rate debt:

	Sep	tember 30,	December 31,
Impact on Interest Expense		2020	2019
Bank Indebtedness	\$	52,068	\$ -
Mortgages		112,500	112,500
	\$	164,568	\$ 112,500

#### II. Credit Risk

The Trust's maximum exposure to credit risk is equivalent to the carrying value of accounts receivable.

The Trust is exposed to credit risk as an owner of real estate in that tenants may become unable to pay the contracted rents. Management mitigates this risk by carrying out appropriate credit checks and related due diligence on the significant tenants. The Trust's properties are diversified across a number of Canadian provinces and numerous tenants. The receivable balance consists largely of tenant receivables and Harmonized Sales Tax and Quebec Sales Tax receivables. These receivable balances are expected to be collected in due course.

As at September 30, 2020, the Trust had one tenant comprising 11.6% of rental revenues (12.1% as at September 30, 2019).

## III. Liquidity Risk

Liquidity risk is the risk the Trust will not be able to meet its financial obligations as they come due. The Trust manages liquidity by maintaining adequate cash and by having appropriate credit facilities available. The Trust currently has the ability to access the debt capital markets and is able to receive debt capital as and when required. In addition, the Trust continuously

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

monitors and reviews both actual and forecasted cash flows.

The following are the estimated maturities of the Trust's non-derivative financial liabilities as at September 30, 2020 including bank indebtedness, mortgages, tenant rental deposits, distribution payable and accounts payable and accrued liabilities:

		Less than 1		4 2 Va a ra		> 2 Vo ava		Tatal
Material (note 7a)	Φ	Year	Φ	1 - 2 Years	φ	>2 Years		Total
Mortgages (note 7a)	\$	22,036,511	\$	17,252,779	\$	197,479,747	Ф	236,769,038
Bank Indebtedness (note 6)		5,206,824		-		-		5,206,824
Tenant Rental Deposits		380,241		268,890		1,043,937		1,693,068
Distribution Payable		1,223,177		-		-		1,223,177
Land Lease Liability (note 7b)		33,915		35,508		218,753		288,176
Accounts Payable and Accrued Liabilities (note 5)		4,737,039		-		-		4,737,039
	\$	33,617,707	\$	17,557,177	\$	198,742,437	\$	249,917,322

#### IV. COVID-19

The duration and impact of the COVID-19 pandemic is currently unknown with federal and provincial governments providing various stimulus measures to stabilize economic conditions.

Capitalization rates used in the valuation of investment properties as of September 30, 2020 are based on current market data available and have been adjusted for our enclosed mall and non-anchored retail portfolio to reflect market uncertainty related to COVID-19. Given the uncertainty around the duration of COVID-19 and the potential negative impact it may have on the real estate industry, it is not possible to predict the impact of capitalization rates across all of our investment properties at this time.

The Trust continues to review its cash flow projections, liquidity and the fair value of its real estate portfolio in these challenging times. Capitalization rates could change materially as additional market data becomes available. As such, significant changes in assumptions concerning rental income, occupancy rates, tenant inducements and future market rents could negatively impact future real estate valuations and the Trust's overall operations as COVID-19 pandemic continues.

## B. Fair Value of Financial Instruments:

The Trust uses a three-level hierarchy that reflects the significance of the inputs used in making fair value measurements of financial instruments carried at fair value. Level 1 of the fair value hierarchy uses quoted market prices in active markets for identical assets or liabilities to determine the fair value of assets and liabilities. Level 2 includes valuations using inputs other than quoted prices that are observable for the asset or liability, either directly or indirectly. Level 3 valuations are based on input for the asset or liability that are not based on observable market data.

The fair value of the Trust's cash and cash equivalents, restricted cash, accounts receivable, deposits, other assets, distribution payable, tenant rental deposits and accounts payable and accrued liabilities approximates their carrying amounts due to the relatively short periods to maturity of these financial instruments. The carrying value of the Trust's financial instruments is summarized in the following table:

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

		September	020	De	cember 31, 2019	
	An	nortized Cost		FVTPL		
Financial Assets						
Accounts Receivable	\$	3,063,326	\$	-	\$	2,782,608
Deposits and Other Assets		1,275,825		-		1,058,025
Retricted Cash		49,284		-		192,438
Cash and Cash Equivalents		-		-		12,746,594
Financial Liabilities						
Distribution Payable	\$	1,223,177	\$	-	\$	1,225,775
Accounts Payable and Accrued Liabilities		4,603,832		-		5,211,126
(except Option Liabilities)						
Land Lease Liability		288,176		-		325,080
Tenant Rental Deposits		1,693,068		-		1,554,524
Mortgages		236,483,018		-		236,645,378
Option Liabilities		-		133,207		1,172,835

# I. Fair Value Hierarchy

The fair value of the marketable securities is based on quoted market prices (Level 1). The fair value of the mortgages is estimated based on the present value of future payments, discounted at a yield on a Government of Canada bond with the nearest maturity date to the underlying mortgage, plus an estimated credit spread at the reporting date for a comparable mortgage (Level 2). The estimated fair value of the mortgages is approximately \$237.5 million.

The fair value of unit-based compensation relates to unit options granted which are carried at fair value, estimated using the Black-Scholes option pricing model for option valuation (Level 3) as outlined in note 8(k).

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

## 19. Segmented Information

The Trust operates in four reportable segments: retail, industrial, multi-residential and core service office provider and evaluates performance based on net income and comprehensive income which is presented by segment as outlined below:

	Grocery	Non-Grocery		Tour Months Foots I			
	Anchored Retail	Anchored Retail	Industrial	Multi- Residential	Office Provider	Corporate	Three Months Ended September 30, 2020
Net Operating Income							_
Rental Revenue	6,688,588	\$ 1,546,467	2,506,325	\$ 439,809	\$ 131,915	-	\$ 11,313,104
Property Operating Expenses	(2,035,998)	(520,650)	(910,911)	(164,908)	(122,217)	-	(3,754,683)
	4,652,590	1,025,816	1,595,414	274,901	9,699	-	7,558,421
Interest and Other Income	4,392	595	3,262	56	-	71	8,376
Expenses:							
Finance Costs	1,336,951	93,808	469,032	101,813	31,311	109,826	2,142,740
General and Administrative	376,828	70,489	135,120	31,474	35	502,545	1,116,491
	1,713,779	164,298	604,152	133,286	31,346	612,370	3,259,231
Income Before Fair Value Adjustments	2,943,203	862,114	994,525	141,672	(21,647)	(612,300)	4,307,566
Fair Value Adjustments:							
Investment Properties	(398,074)	128,102	(620, 382)	567,108	(21,652)	-	(344,898)
Gain on Sale of Investment Properties	-	-	-	-	-	-	-
Unit-based Compensation Recovery/(Expense)	-	-	-	-	-	(29,306)	(29,306)
Net Income/(Loss) and Comprehensive Income/(Loss)	2,545,129	\$ 990,215	374,143	\$ 708,780	\$ (43,299)	\$ (641,606)	\$ 3,933,363

	Grocery Anchored Retail	Non-Grocery Anchored Retail	Industrial	Multi- Residential	Core Service Office Provider	Corporate	Three Months Ended September 30, 2019
Net Operating Income							
•	\$ 6,128,999	\$ 1,641,335	\$ 2,083,890	\$ 421,985	\$ 156,589	-	\$ 10,432,798
Property Operating Expenses	(1,985,730)	(568,927)	(797,283)	(166,814)	(125,445)	-	(3,644,198)
	4,143,269	1,072,408	1,286,607	255,171	31,145	-	6,788,600
Interest and Other Income	7,955	-	8,986	55	-	490	17,486
Expenses:							
Finance Costs	1,568,814	106,730	374,065	86,972	33,368	274,944	2,444,893
General and Administrative	197,491	41,825	113,826	31,474	-	599,018	983,634
	1,766,305	148,555	487,891	118,446	33,368	873,962	3,428,527
Income Before Fair Value Adjustments	2,384,920	923,853	807,701	136,780	(2,223)	(873,472)	3,377,559
Fair Value Adjustments:							
Investment Properties	(612, 186)	587,022	1,097,056	(20,789)	(390)	-	1,050,715
Gain on Sale of Investment Properties	-	-	-	-	-	-	-
Unit-based Compensation Recovery/(Expense)	-	-	-	-	-	(612,431)	(612,431)
Net Income/(Loss) and Comprehensive Income/(Loss)	\$ 1,772,734	\$ 1,510,876	\$ 1,904,758	\$ 115,992	\$ (2,613)	\$ (1,485,903)	\$ 3,815,843

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

	Grocery Anchored Retail	Non-Grocery Anchored Retail		Industrial	Multi- Residential	Core Service Office Provider	Corporate	Nine Months Ended September 30, 2020
Net Operating Income								
Rental Revenue	\$ 20,338,454	\$ 4,030,765	\$	7,379,045	\$ 1,308,288	\$ 489,203	-	\$ 33,545,755
Property Operating Expenses	(7,071,134)	(1,438,165)		(2,683,542)	(554,660)	(380,086)	-	(12,127,586)
	13,267,319	2,592,600		4,695,503	753,628	109,118	-	21,418,169
Interest and Other Income	17,815	2,235		3,962	110	-	18,713	42,835
Expenses:								
Finance Costs	3,985,119	271,558		1,254,848	277,876	95,499	284,832	6,169,731
General and Administrative	935,203	144,868		399,150	90,342	259	1,625,467	3,195,289
	4,920,322	416,426		1,653,998	368,217	95,758	1,910,299	9,365,020
Income Before Fair Value Adjustments	8,364,812	2,178,409		3,045,468	385,522	13,360	(1,891,586)	12,095,984
Fair Value Adjustments:								
Investment Properties	(10,883,620)	(529,029)	)	(787, 181)	1,497,983	(30,913)	-	(10,732,760)
Gain on Sale of Investment Properties	-	-		9,097	-	-	-	9,097
Unit-based Compensation Recovery/(Expense)	-	-		-	-	-	1,039,628	1,039,628
Net Income/(Loss) and Comprehensive Income/(Loss)	\$ (2,518,808)	\$ 1,649,380	\$	2,267,383	\$ 1,883,505	\$ (17,553)	\$ (851,958)	\$ 2,411,949
	Grocery Anchored Retail	Non-Grocery Anchored Retail		Industrial	Multi- Residential	Core Service Office Provider	Corporate	Nine Months Ended September 30, 2019
Net Operating Income								
Rental Revenue	\$ 13,168,604	\$ 4,172,582	\$	6,454,858	\$ 1,276,877	\$ 468,436	_	\$ 25,541,357
Property Operating Expenses	(4,361,174)	(1,570,903)		(2,466,279)	(529,162)	(377,483)	_	(9,305,000
	8,807,430	2,601,679		3,988,579	747,715	90,954	-	16,236,357
Interest and Other Income	18,866	6,684		22,733	84	-	31,064	79,430
Expenses:								
Finance Costs	3,060,675	328,969		1,135,017	255,960	101,591	554,166	5,436,379
Finance Costs General and Administrative	3,060,675 554,006	328,969 128,939		1,135,017 341,729	255,960 94,050	101,591 -	554,166 1,302,666	
		*				101,591 - 101,591		2,421,389
	554,006	128,939		341,729	94,050	-	1,302,666	
General and Administrative	554,006 3,614,681	128,939 457,908		341,729 1,476,746	94,050 350,010	101,591	1,302,666 1,856,832	2,421,389 7,857,768
General and Administrative  Income Before Fair Value Adjustments	554,006 3,614,681	128,939 457,908		341,729 1,476,746	94,050 350,010	101,591	1,302,666 1,856,832	2,421,389 7,857,768
General and Administrative  Income Before Fair Value Adjustments  Fair Value Adjustments:	554,006 3,614,681 5,211,615	128,939 457,908 2,150,455		341,729 1,476,746 2,534,565	94,050 350,010 397,789	101,591 (10,637)	1,302,666 1,856,832	2,421,389 7,857,768 8,458,019
General and Administrative  Income Before Fair Value Adjustments  Fair Value Adjustments: Investment Properties	554,006 3,614,681 5,211,615 1,211,083	128,939 457,908 2,150,455 1,108,219		341,729 1,476,746 2,534,565 4,196,891	94,050 350,010 397,789	101,591 (10,637)	1,302,666 1,856,832	2,421,389 7,857,768 8,458,019 7,259,278

Notes to Condensed Consolidated Interim Financial Statements For the Three and Nine Months Ended September 30, 2020 and September 30, 2019 (Unaudited)

## 20. Subsequent Events

- a) Subsequent to the quarter ended September 30, 2020, the Trust purchased for cancellation through its NCIB 6,600 Trust Units for gross proceeds of approximately \$0.03 million.
- b) On November 10, 2020, the Trust completed two mortgages on its Edmonton Industrial Portfolio. The two new mortgages are \$5.1 million first mortgages with an interest rate based on the Canadian Charter Banks' Prime Lending Rate plus 1%, amortizes and matures on October 31, 2023. The Trust's portion of these new mortgages is \$2.5 million.
- c) On November 12, 2020, the Trust announced that it has declared and approved monthly distributions in the amount of \$0.041667 per Trust Unit for Unitholders of record on November 30, 2020 and December 31, 2020 payable on or about December 15, 2020 and January 15, 2021, respectively.