

Note to Reader from Source

January 14, 2021

Strathbridge Asset Management Inc.

The attached independent review committee report (the “IRC Report”) supercedes the IRC Report filed on March 4, 2020 to include disclosure inadvertently omitted. We are therefore refileing the IRC Report to correct this.



March 3, 2020

Dear Securityholder:

The Independent Review Committee (the “**IRC**”) of the Funds (the “**Funds**”), listed in Appendix I of the attached report, was established pursuant to National Instrument 81-107 - *Independent Review Committee for Investment Funds* on April 23, 2007.

The primary role of the IRC is to review conflict of interest matters identified and referred to it by the manager, Strathbridge Asset Management Inc. (the “**Manager**” or “**Strathbridge**”), or its predecessor, Mulvihill Capital Management Inc. (“**MCM**”). A “conflict of interest matter” is a situation where a reasonable person would consider the Manager or an entity related to it to have an interest that may conflict with the Manager’s ability to act in good faith and in the best interests of the Company and Securityholders.

The following represents our report to securityholders for the year ended December 31, 2019 and is respectfully submitted by your IRC.

A handwritten signature in black ink, appearing to read "Robert W. Korthals", written in a cursive style.

Robert W. Korthals, Chair

Independent Review Committee **Report to Securityholders**

Reporting Period

The original members of the Independent Review Committee (the “**IRC**”) for the Funds were appointed by Mulvihill Fund Services Inc., the predecessor manager of the Company. Mulvihill Fund Services Inc. amalgamated with Mulvihill Capital Management Inc. (“**MCM**”) on September 1, 2010. As successor, MCM became the manager of the Company. Subsequently, on October 3, 2011, MCM announced a name change to Strathbridge Asset Management Inc. (the “**Manager**”). Mr. R. Bertram, the most recent member, was appointed by the IRC on January 1, 2009. The IRC became operational on November 1, 2007. Unless otherwise stated, the information in this report covers the year ended December 31, 2019.

Members of the IRC

The following individuals are members of the IRC:

<u>Name</u>	<u>Residence</u>	<u>Commencement of Service</u>	<u>Member of Other Independent Review Committees</u>
Robert W. Korthals ¹	Toronto, Ontario	November 1, 2007	No
Michael M. Koerner	Toronto, Ontario	November 1, 2007	No
Robert G. Bertram	Aurora, Ontario	January 1, 2009	No

¹ Chair of the IRC

The members have concluded that they have no material relationship with the Company that could reasonably be perceived to interfere with any member’s judgment regarding a conflict of interest matter.

Holdings of Securities

Funds

As at December 31, 2019, the percentage of securities of the Company beneficially owned, directly or indirectly, in aggregate, by all members of the IRC did not exceed 10 percent.

Strathbridge Asset Management Inc. (formerly Mulvihill Capital Management Inc.)

As at December 31, 2019, no member of the IRC beneficially owned, directly or indirectly, any voting or equity securities of the Manager.

Service Providers

As at December 31, 2019, no member of the IRC beneficially owned, directly or indirectly, any class or series of voting or equity securities of a person or company providing services to the Company or the Manager with respect to the Company’s business.

IRC Compensation and Indemnities

The Manager set the initial compensation and expense reimbursement policy of the IRC. Each member of the IRC receives \$25,000 per annum as a general retainer for the Strathbridge Family of Funds and \$300 for each IRC meeting attended. IRC members are also reimbursed for any reasonable costs incurred in connection with the performance of their duties as members of the IRC.

The IRC has set the same compensation for the ensuing year. In concluding that this compensation was appropriate, the IRC considered: the nature and complexity of the Company's operations; the time commitment required and the level of information provided to the IRC members; industry best practices; and the best interest of the Company.

The aggregate compensation paid by the Company to the members of the IRC for the year ended December 31, 2019 was \$54,219.

During the year, no expenses were reimbursed and no indemnities were paid to the members of the IRC by the Company.

Activities during the Year

Since its inception, the IRC has (a) prepared and approved the Charter of the IRC, (b) reviewed conflict of interest policies and procedures prepared by the Manager, and (c) reviewed conflict of interest matters identified and submitted to it by the Manager.

Conflict of Interest Matters

The Conflicts identified by the Manager that were referred to the IRC for its review, and for which the IRC provided recommendations and standing instructions to the Manager, based on the policies and procedures, where applicable, presented by the Manager, were:

- (a) *Broker selection and best execution* – policies and procedures to ensure the appropriate selection of brokers and best execution in the trading of securities on behalf of the Company.
- (b) *Trade allocations* – policies and procedures to ensure that security transactions are allocated fairly among the Company and other funds or accounts managed by the Manager.
- (c) *Soft-dollar arrangements* – policies and procedures to ensure that brokerage arrangements are in the best interests of the Company.
- (d) *Personal investing* – policies and procedures governing securities trading by employees, officers and directors of the Manager and its affiliates.
- (e) *Proxy voting* – policies and procedures regarding the exercise of proxy voting rights in respect of the voting securities held by the Company.

The standing instructions provided by the IRC for each of the above-noted Conflicts require the Manager to comply with the policies and procedures, where applicable, presented to the IRC in respect of those Conflicts and to provide periodic written reports to the IRC in accordance with NI 81-107. The Manager provided a written report to the IRC in December 2020 regarding its reliance on the standing instructions for those Conflicts referred to the IRC as of that date.

Positive Recommendation

On September 27, 2019, the Manager, presented a merger proposal of Low Volatility U.S. Equity Income Fund (“LVU”) and NDX Growth & Income Fund (“NGI”) with the Mulvihill Premium Yield Fund (“MPY”) to the IRC for a recommendation. In connection with the proposed merger, holders of units of LVU and NGI would become holders of units of MPY, the continuing Fund. The merger would be effected by transferring the net assets of LVU and NGI to MPY in exchange for units of MPY and each unitholder of LVU and NGI would receive a number of units of MPY based on an exchange ratio calculated by reference to the relative net asset values of units of each respective Fund. The IRC reviewed the merger proposal and recommended that the merger proposal be put to unitholders for their consideration on the basis that it achieved a fair and reasonable result for each Fund. Unitholders of LVU and NGI approved the merger proposal of the Funds at a meeting on November 4, 2019.

Compliance

The IRC is not aware of any instance in which the Manager acted in a Conflict referred to the IRC for which the IRC did not give a positive recommendation.

The IRC is not aware of any instance in which the Manager acted in a Conflict but did not meet a condition imposed by the IRC in its recommendation in respect of the matter.

APPENDIX I

Strathbridge Funds

1. Canadian Utilities and Telecom Fund
2. Core Canadian Dividend Trust
3. Mulvihill Premium Yield Fund
4. S Split Corp.
5. Top 10 Canadian Financial Trust
6. Top 10 Split Trust
7. U.S. Financials Income Fund
8. World Financial Split Corp.