COMMUNITY WEST BANCSHARES / Form 10-Q November 14, 2008

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

(Mark One) xQUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended September 30, 2008

or

oTRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from _____ to _____

Commission File Number: 000-23575

COMMUNITY WEST BANCSHARES (Exact name of registrant as specified in its charter)

California (State or other jurisdiction of incorporation or organization) 77-0446957 (I.R.S. Employer Identification No.)

445 Pine Avenue, Goleta, California93117(Address of principal executive offices)(Zip Code)

(805) 692-5821 (Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. x YES o NO

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See definition of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer o	Accelerated filer o
Non-accelerated filer o	Smaller reporting company x

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes o No x

Number of shares of common stock of the registrant outstanding as of November 13, 2008: 5,915,130 shares

TABLE OF CONTENTS

PART I. F	INANCIAL INFORMATION		PAGE
	ITEM 1.	FINANCIAL STATEMENTS (UNAUDITED)	
		CONSOLIDATED BALANCE SHEETS	3
		CONSOLIDATED INCOME STATEMENTS	4
		<u>CONSOLIDATED STATEMENT OF STOCKHOLDERS</u> ' <u>EQUITY</u>	5
		CONSOLIDATED STATEMENTS OF CASH FLOWS	6
		NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS	7
		Form 10-Q should be read with reference to Community West r the fiscal year ended December 31, 2007.	st
	ITEM 2.	MANAGEMENT'S DISCUSSION AND ANALYSIS OF	12

ITEM 2.	<u>MANAGEMENT'S DISCUSSION AND ANALYSIS OF</u> <u>FINANCIAL CONDITION AND RESULTS OF</u> <u>OPERATIONS</u>	12
ITEM 4T.	CONTROLS AND PROCEDURES	22
PART II. OTHER INFORMATION		
ITEM 1.	LEGAL PROCEEDINGS	22
ITEM 2.	<u>UNREGISTERED SALES OF EQUITY SECURITIES AND</u> <u>USE OF PROCEEDS</u>	22
ITEM 3.	DEFAULTS UPON SENIOR SECURITIES	22
ITEM 4.	<u>SUBMISSION OF MATTERS TO A VOTE OF SECURITY</u> <u>HOLDERS</u>	23
ITEM 5.	OTHER INFORMATION	23
ITEM 6.	<u>EXHIBITS</u>	23

SIGNATURES

PART I – FINANCIAL INFORMATION ITEM 1. FINANCIAL STATEMENTS

COMMUNITY WEST BANCSHARES CONSOLIDATED BALANCE SHEETS

	-	tember 30, 2008 naudited) (in the		2007
ASSETS		5 110	¢	6 0 5 5
Cash and due from banks	\$		\$	6,855
Federal funds sold		10,018		2,434
Cash and cash equivalents		15,136		9,289
Time deposits in other financial institutions		660		778
Investment securities available-for-sale, at fair value; amortized cost of \$5,024 at		5.041		10 (()
September 30, 2008 and \$12,711 at December 31, 2007		5,041		12,664
Investment securities held-to-maturity, at amortized cost; fair value of \$32,965 at		22.042		05 (17
September 30, 2008 and \$25,733 at December 31, 2007		32,942		25,617
Federal Home Loan Bank stock, at cost		5,847		5,734
Federal Reserve Bank stock, at cost		842		812
Loans:		110.000		110 415
Loans held for sale, at lower of cost or fair value		118,396		110,415
Loans held for investment, net of allowance for loan losses of \$6,499 at September 30,	,	442.067		100 550
2008 and \$4,412 at December 31, 2007		443,867		428,750
Total loans		562,263		539,165
Servicing rights		1,204		1,206
Other assets acquired through foreclosure, net		440		150
Premises and equipment, net		3,818		3,284
Other assets		11,991		11,151
TOTAL ASSETS	\$	640,184	\$	609,850
LIABILITIES				
Deposits:				
Non-interest-bearing demand	\$	38,239	\$	33,240
Interest-bearing demand		47,317		75,016
Savings		16,780		14,905
Time certificates		380,559		310,578
Total deposits		482,895		433,739
Federal Home Loan Bank advances		100,500		121,000
Other liabilities		5,667		4,952
Total liabilities		589,062		559,691
STOCKHOLDERS' EQUITY				
Common stock, no par value; 10,000,000 shares authorized; 5,915,130 shares issued				
and outstanding at September 30, 2008 and 5,894,585 at December 31, 2007		31,850		31,636
Retained earnings		19,262		18,551
Accumulated other comprehensive income (loss), net		10		(28)
Total stockholders' equity		51,122		50,159
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$	640,184	\$	609,850

See accompanying notes.

COMMUNITY WEST BANCSHARES CONSOLIDATED INCOME STATEMENTS (UNAUDITED)

INTEREST INCOME\$ 10,691 \$ 11,341 \$ 32,771 \$ 32,706Loans\$ 10,691 \$ 11,341 \$ 32,771 \$ 32,706Investment securities568 504 1,723 1,407Other77 185 233 589
Investment securities 568 504 1,723 1,407
Other 77 185 233 589
Total interest income 11,336 12,030 34,727 34,702
INTEREST EXPENSE
Deposits 4,341 4,631 13,165 13,174
Other borrowings 1,221 1,246 3,824 3,636
Total interest expense 5,562 5,877 16,989 16,810
NET INTEREST INCOME 5,774 6,153 17,738 17,892
Provision for loan losses 652 547 3,856 769
NET INTEREST INCOME AFTER PROVISION FOR
LOAN LOSSES 5,122 5,606 13,882 17,123
NON-INTEREST INCOME
Other loan fees 555 587 1,781 2,132
Gains from loan sales, net 389 361 1,007 693
Document processing fees 155 189 557 561
Other 99 75 907 403
Total non-interest income 1,198 1,212 4,252 3,789
NON-INTEREST EXPENSES
Salaries and employee benefits 3,254 3,383 10,341 10,626
Occupancy and equipment expenses 619 551 1,759 1,537
Professional services 213 266 618 746
Advertising and marketing106205362533
Depreciation and amortization 100 131 391 370
Other operating expenses 862 618 2,176 1,844
Total non-interest expenses 5,154 5,154 15,647 15,656
Income before provision for income taxes 1,166 1,664 2,487 5,256
Provision for income taxes 491 701 1,067 2,215
NET INCOME \$ 675 \$ 963 \$ 1,420 \$ 3,041
INCOME PER SHARE – BASIC \$.11 \$.16 \$.24 \$.52
INCOME PER SHARE – DILUTED \$.11 \$.16 \$.24 \$.50
Basic weighted average number of common shares
outstanding 5,915 5,877 5,912 5,852
Diluted weighted average number of common shares
outstanding 5,918 6,009 5,955 6,027

See accompanying notes.

COMMUNITY WEST BANCSHARES CONSOLIDATED STATEMENT OF STOCKHOLDERS' EQUITY (UNAUDITED)

	Common Stock Shares	P	Amount		Retained Earnings (in thousands)		mulated Other rehensive come Loss)	Total ckholders' Equity
BALANCES AT								
JANUARY 1, 2008	5,895	\$	31,636	\$	18,551	\$	(28)	\$ 50,159
Exercise of stock options	20		105					105
Stock-based compensation			109					109
Comprehensive income:								
Net income					1,420			1,420
Change in unrealized gains on securities							20	20
Available-for-sale							38	38
Total comprehensive income								1,458
Cash dividends paid (\$0.12 per share)					(709)			(709)
BALANCES AT SEPTEMBER 30, 2008	5,915	\$	31,850	\$	19,262	\$	10	\$ 51,122

See accompanying notes.

COMMUNITY WEST BANCSHARES CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

	Nine Mon Septem		30,
	2008 (in thou	1000	2007 ds)
CASH FLOWS FROM OPERATING ACTIVITIES:	(in tho	15411	us)
Net income	\$ 1,420	\$	3,041
Adjustments to reconcile net income to net cash provided by operating activities:	,		,
Provision for loan losses	3,856		769
Write-down of other assets acquired through foreclosure	-		54
Depreciation and amortization	391		370
Stock-based compensation	109		125
Net amortization of discounts and premiums for investment securities	(59)		(10)
Gains on sale of loans	(1,007)		(693)
(Gains) losses on sale of other assets acquired through foreclosure	(198)		13
Federal Home Loan Bank stock dividend	(245)		(177)
Loans originated for sale and principal collections, net	354		1,729
Changes in:			
Servicing rights, net of amortization and valuation adjustments	2		585
Other assets	(904)		(1,502)
Other liabilities	753		984
Net cash provided by operating activities	4,472		5,288
CASH FLOWS FROM INVESTING ACTIVITIES:			
Purchase of held-to-maturity securities	(12,899)		(7,881)
Purchase of Federal Home Loan Bank and Federal Reserve stock, net of redemptions	102		(481)
Principal paydowns and maturities of held-to-maturity securities	5,631		2,185
Principal paydowns and maturities of available-for-sale securities	7,689		1,855
Loan originations and principal collections, net	(27,085)		(55,499)
Proceeds from sale of other assets acquired through foreclosure	692		7
Net decrease (increase) in time deposits in other financial institutions	118		(118)
Purchase of premises and equipment, net	(925)		(681)
Net cash used in investing activities	(26,677)		(60,613)
CASH FLOWS FROM FINANCING ACTIVITIES:			
Exercise of stock options	105		412
Cash dividends paid to shareholders	(709)		(1,053)
Net (decrease) increase in demand deposits and savings accounts	(20,825)		30,230
Net increase in time certificates of deposit	69,981		16,631
Proceeds from Federal Home Loan Bank Advances	9,000		45,000
Repayments of Federal Home Loan Bank Advances	(29,500)		(31,000)
Net cash provided by financing activities	28,052		60,220
NET INCREASE IN CASH AND CASH EQUIVALENTS	5,847		4,895
CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD	9,289		11,343
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$ 15,136	\$	16,238
Supplemental Disclosure of Cash Flow Information:			
Cash paid for interest	\$ 14,703	\$	14,844

Cash paid for income taxes	2,538	3,203
Supplemental Disclosure of Noncash Investing Activity:		
Transfers to other assets acquired through foreclosure	\$ 784	\$ 51
See accompanying notes.		

COMMUNITY WEST BANCSHARES

NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

The interim consolidated financial statements reflect all adjustments and reclassifications that, in the opinion of management, are necessary for the fair presentation of the results of operations and financial condition for the interim period. The unaudited consolidated financial statements include Community West Bancshares ("CWBC") and its wholly-owned subsidiary, Community West Bank N.A. ("CWB" or the "Bank"). CWBC and CWB are referred to herein as "the Company". The accompanying unaudited condensed Consolidated Financial Statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP") and with the instructions to Form 10-Q and Article 8 of Regulation S-X promulgated by the Securities and Exchange Commission ("SEC"). Accordingly, they do not include all of the information and footnotes required for complete financial statements. In the opinion of management, all adjustments (consisting only of normal recurring accruals) considered necessary for a fair statement have been reflected in the financial statements. However, the results of operations for the nine-month period ended September 30, 2008 are not necessarily indicative of the results to be expected for the full year.

These unaudited consolidated financial statements should be read in conjunction with the consolidated financial statements and notes thereto of Community West Bancshares included in the Company's Annual Report on Form 10-K for the year ended December 31, 2007.

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Provision and Allowance for Loan Losses – The Company maintains a detailed, systematic analysis and procedural discipline to determine the amount of the allowance for loan losses ("ALL"). The ALL is based on estimates and is intended to be adequate to provide for probable losses inherent in the loan portfolio. This process involves deriving probable loss estimates that are based on individual loan loss estimation, migration analysis/historical loss rates and management's judgment.

The Company employs several methodologies for estimating probable losses. Methodologies are determined based on a number of factors, including type of asset, risk rating, concentrations, collateral value and the input of the Special Assets group, functioning as a workout unit.

The ALL calculation for the different major loan types is as follows:

- •SBA All loans are reviewed and impaired loans are assigned a specific allowance. A migration analysis and various portfolio specific factors are used to calculate the required allowance for loans not impaired.
- •Relationship Banking Includes commercial, commercial real estate and consumer loans. Impaired loans are assigned a specific allowance. A migration analysis and various portfolio specific factors are used to calculate the required allowance on the remaining pass loans.
- •Manufactured Housing An allowance is calculated on the basis of risk rating, which is a combination of delinquency, value of collateral on classified loans and perceived risk in the product line.

The Company calculates the required ALL on a monthly basis. Any differences between estimated and actual observed losses from the prior month are reflected in the current period required ALL calculation and adjusted as deemed necessary. The review of the adequacy of the allowance takes into consideration such factors as

concentrations of credit, changes in the growth, size and composition of the loan portfolio, overall and individual portfolio quality, review of specific problem loans, collateral, guarantees and economic conditions that may affect the borrowers' ability to pay and/or the value of the underlying collateral. Additional factors considered include: geographic location of borrowers, changes in the Company's product-specific credit policy and lending staff experience. These estimates depend on subjective factors and, therefore, contain inherent uncertainties.

The Company's ALL is maintained at a level believed adequate by management to absorb known and inherent probable losses on existing loans. A provision for loan losses is charged to expense. The allowance is charged for losses when management believes that full recovery on the loan is unlikely. Generally, the Company charges off any loan classified as a "loss"; portions of loans which are deemed to be uncollectible; overdrafts which have been outstanding for more than 90 days; and, all other unsecured loans past due 120 or more days. Subsequent recoveries, if any, are credited to the ALL.

Servicing Rights – The guaranteed portion of certain SBA loans are sold into the secondary market. Servicing rights are recognized as separate assets when loans are sold with servicing retained. Servicing rights are amortized in proportion to, and over the period of, estimated future net servicing income. The Company uses industry prepayment statistics and its own prepayment experience in estimating the expected life of the loans. Management periodically evaluates servicing rights for impairment. Servicing rights are evaluated for impairment based upon the fair value of the rights as compared to amortized cost on a loan-by-loan basis. Fair value is determined using discounted future cash flows calculated on a loan-by-loan basis and aggregated to the total asset level. The initial servicing rights and resulting gain on sale are calculated based on the difference between the best actual par and premium bids on an individual loan basis.

Table of Contents

Other Assets Acquired Through Foreclosure – Other assets acquired through foreclosure includes real estate and other assets acquired through foreclosure on the collateral property and is recorded at the appraised value at the time of foreclosure less estimated costs to sell. Any excess of loan balance over the net realizable value of the other assets is charged-off against the allowance for loan losses. Subsequent to foreclosure, management periodically performs a new valuation and the asset is carried at the lower of carrying amount or fair value less estimated costs to sell. Operating expenses or income, and gains or losses on disposition of such properties, are recorded in current operations.

Recent Accounting Pronouncements – In September 2006, the FASB issued Statement No. 157, "Fair Value Measurements" ("SFAS 157"). SFAS 157 addresses how companies should measure fair value when they are required to use a fair value measure for recognition or disclosure purposes under U.S. GAAP. SFAS 157 defines fair value, establishes a framework for measuring fair value and expands disclosures about fair value measurements. SFAS 157 is effective prospectively for fiscal years beginning after November 15, 2007. The Company adopted SFAS 157 on January 1, 2008. The adoption did not have a material impact on the Company's financial condition, results of operations or cash flows. See Note 4 for the additional disclosure requirements for certain fair value measurements impacted by SFAS 157.

In February 2007, the FASB issued Statement No. 159, "The Fair Value Option for Financial Assets and Financial Liabilities" ("SFAS 159"). SFAS 159 would allow the Company an irrevocable election to measure certain financial assets and liabilities at fair value, with unrealized gains and losses on the elected items recognized in earnings at each reporting period. The fair value option may only be elected at the time of initial recognition of a financial asset or financial liability or upon the occurrence of certain specified events. The election is applied on an instrument by instrument basis, with a few exceptions, and is applied only to entire instruments and not to portions of instruments. SFAS 159 also provides expanded disclosure requirements regarding the effects of electing the fair value option on the financial statements. SFAS 159 is effective prospectively for fiscal years beginning after November 15, 2007. The Company adopted SFAS 159 on January 1, 2008. The Company did not elect the fair value option, under SFAS 159, for any of our existing financial assets or financial liabilities as of January 1, 2008, nor have we elected the fair value option for any new financial assets or financial liabilities originated or entered into during the first nine months of 2008.

2. LOAN SALES AND SERVICING

SBA Loan Sales - The Company occasionally sells the guaranteed portion of selected SBA loans into the secondary market on a servicing-retained basis. The Company retains the unguaranteed portion of these loans and services the loans as required under the SBA programs to retain specified yield amounts. The SBA program stipulates that the Company retains a minimum of 5% of the loan balance, which is unguaranteed. The percentage of each unguaranteed loan in excess of 5% may be periodically sold to a third party, typically for a cash premium. The Company records servicing liabilities for the unguaranteed loans sold calculated based on the present value of the estimated future servicing costs associated with each loan. The balance of all servicing rights and obligations is subsequently amortized over the estimated life of the loans using an estimated prepayment rate of 5-25%. Quarterly, the servicing asset is analyzed for impairment.

The Company also periodically sells certain SBA loans into the secondary market, on a servicing-released basis, typically for a cash premium.

As of September 30, 2008 and December 31, 2007, the Company had approximately \$117.1 million and \$108.9 million, respectively, in SBA loans included in loans held for sale.

Mortgage Loan Sales – The Company enters into mortgage loan rate lock commitments (normally for 30 days) with potential borrowers. In conjunction therewith, the Company enters into a forward sale commitment to sell the locked loan to a third party investor. This forward sale agreement requires delivery of the loan on a "best efforts" basis but does not obligate the Company to deliver if the mortgage loan does not fund.

The mortgage rate lock agreement and the forward sale agreement qualify as derivatives under SFAS No. 133, as amended. The value of these derivatives is generally equal to the fee, if any, charged to the borrower at inception but may fluctuate in the event of changes in interest rates. These derivative financial instruments are recorded at fair value if material. Although the Company does not attempt to qualify these transactions for the special hedge accounting afforded by SFAS No. 133, management believes that changes in the fair value of the two commitments generally offset and create an economic hedge. At September 30, 2008 and December 31, 2007, the Company had \$5.3 million and \$7.6 million, respectively, in notional amount of outstanding mortgage loan rate locks and forward sale commitments, the impact of which was not material to the Company's financial position or results of operations.

3. LOANS HELD FOR INVESTMENT

The composition of the Company's loans held for investment portfolio follows:

	September 30, December 31				
		2007			
		(in thousands)			
Commercial	\$	74,136	\$	72,470	
Real estate		130,448		136,734	
SBA		39,455		34,021	
Manufactured housing		187,053		172,938	
Securitized		6,047		7,507	
Other installment		13,847		10,027	
		450,986		433,697	
Less:					
Allowance for loan losses		6,499		4,412	
Deferred fees, net of costs		(168)		25	
Purchased premiums on securitized loans		(48)		(73)	
Discount on SBA loans		836		583	
Loans held for investment, net	\$	443,867	\$	428,750	

An analysis of the allowance for credit losses for loans held for investment follows for the three and nine months ended:

	Three Months Ended September 30,			Nine Mon Septem			
		2008	2007 (in thou	ısar	2008 nds)		2007
Balance, beginning of period	\$	6,423	\$ 4,047	\$	4,412	\$	3,926
Loans charged off		(588)	(319)		(1,831)		(499)
Recoveries on loans previously charged off		12	18		62		97
Net charge-offs		(576)	(301)		(1,769)		(402)
Provision for loan losses		652	547		3,856		769
Balance, end of period	\$	6,499	\$ 4,293	\$	6,499	\$	4,293

As of September 30, 2008 and December 31, 2007, the Company also had reserves for credit losses on undisbursed loans of \$106,000 and \$73,000 respectively.

The recorded investment in loans that is considered to be impaired:

	-	September 30, Decemb 2008 200		
	-	(in thousa		
Impaired loans without specific valuation allowances	\$	- \$	33	
Impaired loans with specific valuation allowances		8,772	16,468	
Specific valuation allowances allocated to impaired loans		(160)	(966)	
Impaired loans, net	\$	8,612 \$	15,535	

Average investment in impaired loans	\$ 9,935 \$	9,386

4. FAIR VALUE MEASUREMENT

SFAS 157 defines fair value as the exchange price that would be received for an asset or the price that would be paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. SFAS 157 also establishes a fair value hierarchy which requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. The standard describes three levels of inputs that may be used to measure fair value:

Level 1 - Quoted prices in active markets for identical assets and liabilities

Level 2 - Observable inputs other than quoted market prices in active markets for identical assets and liabilities

Level 3 - Unobservable inputs

The following summarizes the fair value measurements of assets measured on a recurring basis as of September 30, 2008 and the relative levels of inputs from which such amounts were derived:

Description	Fair	Qu pric act mark ider ass	oted es in tive ets for ntical sets yel 1)	Sig obs i	orting date us nificant other servable nputs evel 2)	Sigr unob ir	nificant servable aputs evel 3)
Investment securities			(in tho	,			
available-for-sale	\$ 5,041	\$	-	\$	5,041	\$	-
Interest only strips (included in other							
assets)	579		-				579
Total	\$ 5,620	\$	-	\$	5,041	\$	579

On certain SBA loan sales that occurred prior to 2003, the Company retained interest only strips ("I/O strips"), which represent the present value of excess net cash flows generated by the difference between (a) interest at the stated rate paid by borrowers and (b) the sum of (i) pass-through interest paid to third-party investors and (ii) contractual servicing fees. Interest only strips are classified as level 3 in the fair value hierarchy. The fair value is determined on a quarterly basis through a discounted cash flow analysis prepared by an independent third party using industry prepayment speeds. The interest only strips were valued at \$785,000 as of December 31, 2007. Valuation adjustments relating to the interest only strips of \$94,000 and \$206,000 were recorded in income for the three and nine months ended September 30, 2008, respectively. No other changes in the balance have occurred related to the interest only strips are included as offset to loan servicing income.

The Company also has assets that under certain conditions are subject to measurement at fair value on a non-recurring basis. These assets are loans that are considered impaired per Financial Accounting Standard Board Statement No. 114 ("FAS 114"). A loan is considered impaired when, based on current information or events, it is probable that not all amounts due will be collected according to the contractual terms of the loan agreement. For loans secured by real estate or other assets which are dependent upon liquidation of collateral for repayment, impairment is measured based on the fair value of the underlying collateral and are classified as Level 2. The collateral value is determined based on appraisals and other market valuations for similar assets. For loans classified as Level 3, impairment is measured based on the net present value of future cash flow.

The following summarizes the fair value measurements of assets measured on a non-recurring basis as of September 30, 2008 and the relative levels of inputs from which such amounts were derived:

	Fair value measurements at reporting date using								
	Quoted								
			active	S	ignificant				
			markets for	•	other	Sigr	nificant		
		identical			bservable	unob	servable		
			assets		inputs	in	iputs		
Description		Total	(Level 1)	(Level 2)	(Level 3)			
			(ii	n thousands)				
Impaired loans	\$	8,612	\$	- \$	8,225	\$	387		
10									

5. EARNINGS PER SHARE

Earnings per share – Basic has been computed based on the weighted average number of shares outstanding during each period. Earnings per share – Diluted has been computed based on the weighted average number of shares outstanding during each period plus the dilutive effect of granted options. Earnings per share were computed as follows:

	Three M	onths E	nded		Ν	line Mo	nths En	ded								
	Septe	mber 30),			Septer	mber 30	,								
	2008		2007		20	008		2007								
			nousand	s exc			amount									
eighted average shares – Basic	5,915		5,877		· ·	5,912	uni 0 0	5,852								
ilutive effect of options	3,713		132			43		175								
eighted average shares – Diluted	5,918		6,009			5,955		6,027								
eignied average snares – Diruce	5,910	(),009			3,933		0,027								
	ф (75	¢	062		ሰ	1 420	d	2 0 4 1								
et income	\$ 675	\$	963		\$	1,420	1	53,041								
arnings per share – Basic	.11		.16			.24		.52								
arnings per share – Diluted	.11\$	§3,897		9	\$3,714											
et realized gain (loss) on investments																
and foreign currency translation, for the period	\$ 2,605	\$	6 (35	6)	١	\$	354		\$532	9	\$(1,118) ;	\$826	ç	\$(596)
s a percent of average total assets ⁽⁴⁾	Ψ 2,000	*	, (00	σ,	/	Ψ.	004		ΨUUL	7	P(1,110	, .	Ψ0 <u>2</u> 0	1)(000	
Total from investments	7.09	%	8.2	9	%		7.28	%	7.70	%	9.03	%	8.16	%	8.29	
Operating expenses before								-,								
leverage costs	1.29	%	1.34	4	%		1.29	%	1.35	%	1.33	%	1.34	%	1.34	
Distributable cash flow before leverage costs	5.80	%	6.9	5	%		5.99	%	6.35	%	7.70	%	6.82	%	6.95	
s a percent of average net assets ⁽⁴⁾	0.00	<i>)</i> 0	0.01	5	/0		0.00	/0	0.00	/0	1.10	/0	0.02	/5	0.00	
Total from investments	9.30	%	11.:	32	%	:	9.79	%	10.24	%	12.65	%	11.09	%	11.43	
Operating expenses before							. – .	-,				/				
leverage costs	1.69		1 0	1.83	% %		1.74 1.17		1.80		1.87 1.42		1.82 1.34		1. 1.46	84
Leverage costs Distributable cash flow	1.04 6.57	% %	1.3	/ 8.12	, -		1.17 6.88	% %	1.26 7.18		1.42		-		-	13
	0.0.	<i>)</i> 0		0.12	/0		0.00	/0	/	/0	0.00	, ,,	1.00	/0	0.	
lected Financial Information																
stributions paid on common stock stributions paid on common stock	\$ 16,327		\$ 1	6,327		\$	4,082		\$ 4,082	Ş	\$ 4,081	1 3	\$ 4,082	! 5	\$ 4,0	82
per share	1.6300		1.6				0.4075		0.4075		0.4075		0.4075		0.4075	
tal assets, end of period ⁽⁵⁾	259,175			5,259			259,175		245,155		258,764		268,532		235,2	
rerage total assets during period ⁽⁵⁾⁽⁶⁾ verage ⁽⁷⁾	288,004 69,300			7,585 9,800		i	267,349 69,300		264,274 69,800		248,147 70,100		264,986 70,800	`	252,87 69,8	
verage as a percent of total assets	26.7	%	ہ 29.1	,	%	:	69,300 26.7	%	28.5		27.1		26.4		69,6 29.7	00
et unrealized depreciation, end of period	(27,789)			84,897)			(27,789)		(38,233)		(17,798		(6,280		(34,8	97)
et assets, end of period	188,517			3,202			188,517		173,723		187,444	,	196,073	,	163,20	
rerage net assets during period ⁽⁸⁾	219,359			8,518			198,953		198,872		177,138	}	194,846	j	183,3	86
et asset value per common share arket value per common share	18.82 17.01		16.3	29 14.33			18.82 17.01		17.34 16.93		18.71 17.36	2	19.58 17.73	,	16.29 14.	22
ares outstanding (000's)	10.016		10.0				10.016		10.016		10.016	,	10.016	1	10,016	
.a. 00 oatota	. 0,0 . 0		,	0.0			,		,				. 0,010			

Q1 is the period from December through February. Q2 is the period from March through May. Q3 is the period from June through August. Q4 is (1) the period from September through November.

(2) Leverage costs include interest expense, distributions to preferred stockholders and other recurring leverage expenses.

"Net investment income (loss)" on the Statement of Operations is adjusted as follows to reconcile to Distributable Cash Flow ("DCF"): increased by net premiums on options written, the return of capital on distributions, the dividends paid in stock and increased liquidation value, the (3) premium on dividends paid in kind and amortization of debt issuance costs.

(4) Annualized for periods less than one full year.

(5) Includes deferred issuance and offering costs on senior notes and preferred stock.

(6) Computed by averaging month-end values within each period.

(7) Leverage consists of senior notes, preferred stock and outstanding borrowings under the revolving credit facility.

(8) Computed by averaging daily net assets within each period.

2018 Annual Report | November 30, 2018

Tortoise Energy Independence Fund, Inc. (NDP)

Fund description

NDP seeks a high level of total return with an emphasis on current distributions paid to stockholders. NDP invests primarily in equity securities of upstream North American energy companies that engage in the exploration and production of crude oil, condensate, natural gas and natural gas liquids that generally have a significant presence in North American oil and gas fields, including shale reservoirs.

Fund performance review

Upstream oil and gas producers experienced a stark reversal in performance as the last fiscal quarter brought volatility with oil prices falling from a fiscal year high of \$76.41 on Oct. 5 to a low of \$50.22 on Nov. 23, 2018 and ending the fiscal year at \$50.93. Weather played a factor in natural gas prices throughout the fiscal year as they opened at \$2.84 per million British thermal units (MMBtu), quickly rose in January to peak at \$6.24 and fell to a fiscal year low of \$2.49 in February and at the fiscal year ending Nov. 30, 2018 the closing price was \$4.61. Natural gas producers performed slightly better than oil producers during the fiscal year. The fund's market-based and NAV-based returns for the fiscal year ending Nov. 30, 2018 were -15.1% and -18.1%, respectively (including the reinvestment of distributions). Comparatively, the Tortoise North American Oil and Gas Producers IndexSM returned -10.4% for the same period.

Fiscal year-end highlights

Distributions paid per share (fiscal year 2018)	\$1.75
Distributions paid per share (4th quarter 2018)	\$0.4375
Distribution rate (as of 11/30/2018)	19.4%
Quarter-over-quarter distribution increase	0.0%
Year-over-year distribution increase	0.0%
Cumulative distributions paid per share to	
stockholders since inception in July 2012	\$10.9375
Market-based total return	(15.1)%
NAV-based total return	(18.1)%
Premium (discount) to NAV (as of 11/30/2018)	(0.2)%
The fund utilizes a covered call strategy, which seeks to generate income while reducing overal	Il volatility. The premium income generated from this
stusteen, belond to lower NAV, veletility during the supprise The notional encount of the fund's so	average a selle average and average state 70,10/ aftered

strategy helped to lower NAV volatility during the quarter. The notional amount of the fund's covered calls averaged approximately 72.1% of total assets and their out-of-the-money percentage at the time written averaged approximately 9.4% during the fiscal quarter.

Key asset performance drivers

Energy Transfer Partners, L.P.	Midstream natural gas/natural gas liquids pipeline MLP	Acquired by its general partner for 11% premium in simplification transaction
Plains All American Pipeline, L.P.	Midstream crude oil pipeline MLP	Expected crude oil production growth from Permian Basin Higher realized natural gas liquids prices and new project
DCP Midstream LP	Midstream gathering and processing MLP	announcements
RSP Permian, Inc.	Upstream oil and gas producer	Acquired by Concho Resources Inc. at a premium to existing stock price Diversified asset base, growth potential and increased liquefied
Royal Dutch Shell PLC	Upstream oil and gas producer	natural gas (LNG) demand
Pioneer Natural Resources Company	Upstream liquids producer	Wider Permian basis differentials reducing cash flow Weaker than expected SCOOP/STACK shale plays in central
Devon Energy Corporation Continental Resources Inc.	Upstream oil and gas producer Upstream oil and gas producer	Oklahoma

 Newfield Exploration
 Significant exposure to oil prices that dropped sharply during the fourth quarter

 Newfield Exploration
 Weaker than expected SCOOP/STACK shale plays in central

 Company
 Upstream oil and gas producer
 Oklahoma

 Poor execution of drilling program resulting in overhaul of
 management

 EQT Corporation
 Upstream oil and gas producer
 management

 Unlike the fund return, index return is pre-expenses.
 Verturn is pre-expenses.

Performance data quoted represents past performance: past performance does not guarantee future results. Like any other stock, total return and market value will fluctuate so that an investment, when sold, may be worth more or less than its original cost. Portfolio composition is subject to change due to ongoing management of the fund. References to specific securities or sectors should not be construed as a recommendation by the fund or its adviser. See Schedule of Investments for portfolio weighting at the end of the fiscal year.

(unaudited)

Tortoise

Tortoise Energy Independence Fund, Inc. (NDP) (continued)

Fund structure and distribution policy

The fund is structured to qualify as a Regulated Investment Company ("RIC") allowing the fund to pass-through to shareholders the income and capital gains earned by the fund, thus avoiding double-taxation. To qualify as a RIC, the fund must meet specific income, diversification and distribution requirements. Regarding income, at least 90 percent of the fund's gross income must be from dividends, interest and capital gains. The fund must meet quarterly diversification requirements including the requirement that at least 50 percent of the assets be in cash, cash equivalents or other securities with each single issuer of other securities or other RIC's. The fund must also distribute at least 90 percent of its investment company income. RIC's are also subject to excise tax rules which require RIC's to distribute approximately 98 percent of net income and net capital gains to avoid a 4 percent excise tax.

The fund has adopted a distribution policy which intends to distribute an amount closely approximating the total taxable income for the year and, if so determined by the Board, distribute all or a portion of the return of capital paid by portfolio companies during the year. The fund may designate a portion of its distributions as capital gains and may also distribute additional capital gains in the last calendar quarter of the year to meet annual excise distribution requirements. Distribution amounts are subject to change from time to time at the discretion of the Board. Although the level of distributions is independent of the funds' performance in the short term, the fund expects such distributions to correlate with its performance over time.

Distributable cash flow and distributions

Distributable cash flow ("DCF") is income from investments less expenses. Income from investments includes the amount received as cash or paid-in-kind distributions from investments and dividend payments on short-term investments. Income also includes the premiums received from sales of covered call options, net of amounts paid to buy back out-of-the-money options. The total expenses include current or anticipated operating expenses and leverage costs.

Income from investments decreased approximately 6.3% as compared to 3rd quarter 2018, primarily due to lower income on premiums from covered call options. Operating expenses, consisting primarily of fund advisory fees, decreased approximately 8.7% during the quarter due primarily to lower asset-based fees. Total leverage costs increased approximately 5.2% as compared to 3rd quarter 2018, primarily due to an increase in interest rates during the quarter. As a result of the changes in income and expenses, DCF decreased by approximately 6.8% as compared to 3rd quarter 2018. In addition, the fund had net realized losses on investments of \$2.0 million during 4th quarter 2018.

The fund maintained its quarterly distribution of \$0.4375 per share during 4th quarter 2018, which was equal to the distribution paid in the prior quarter and 4th quarter 2018. The fund has paid cumulative distributions to stockholders of \$10.9375 per share since its inception in July 2012.

The Key Financial Data table discloses the calculation of DCF and should be read in conjunction with this discussion. The difference between income from investments in the DCF calculation and total investment income as reported in the Statement of Operations, is reconciled as follows: (1) the Statement of Operations, in conformity with U.S. generally accepted accounting principles ("GAAP"), recognizes distributions and dividend income from MLPs, common stock and other investments on their ex-dates, whereas the DCF calculation may reflect distributions and dividend income on their pay dates; (2) GAAP recognizes that a significant portion of the cash distributions received from MLPs, common stock and other investments are characterized as a return of capital and therefore excluded from investment income, whereas the DCF calculation includes the return of capital; (3) income from investments in the DCF calculation includes the value of dividends paid-in-kind (additional stock or units), whereas such amounts may not be included as income for GAAP purposes; and (4) net premiums on options written (premiums received less amounts paid to buy back out-of-the-money options) with expiration dates during fiscal quarter are included in the DCF calculation, whereas GAAP recognizes the net effect of options written as realized and unrealized gains (losses).

"Net Investment Income (Loss)" on the Statement of Operations is adjusted as follows to reconcile to DCF for YTD and 4th quarter 2018 (in thousands):

	YTD	4th Qtr	
	2018	2018	
Net Investment Loss	\$(4,228)	\$(917)
Adjustments to reconcile to DCF:			

Net premiums on options written	24,820	6,	400
Distributions characterized as return of capital	4,527	85	52
Other	655	15	51
DCF	\$25,774	\$	6,486

Leverage

The fund's leverage utilization decreased \$8.1 million as compared to 3rd quarter 2018. The fund utilizes all floating rate leverage that had an interest rate of 3.15% and represented 29.9% of total assets at year-end. The fund has maintained compliance with its applicable coverage ratios. The interest rate on the fund's leverage will vary in the future along with changing floating rates.

Please see the Financial Statements and Notes to Financial Statements for additional detail regarding critical accounting policies, results of operations, leverage and other important fund information.

For further information regarding the calculation of distributable cash flow and distributions to stockholders, as well as a discussion of the tax impact on distributions, please visit www.tortoiseadvisors.com.

(unaudited)

14

Tortoise

2018 Annual Report | November 30, 2018

NDP Key Financial Data (supplemental unaudited information) (dollar amounts in thousands unless otherwise indicated)

The information presented below regarding Distributable Cash Flow and Selected Financial Information is supplemental non-GAAP financial information, which the fund believes is meaningful to understanding operating performance. The Distributable Cash Flow Ratios include the functional equivalent of EBITDA for non-investment companies, and the fund believes they are an important supplemental measure of performance and promote comparisons from period-to-period. This information is supplemental, is not inclusive of required financial disclosures (e.g. Total Expense Ratio), and should be read in conjunction with the full financial statements.

	30,	ed N	lovember		2017		2018		00(1)		00(1)		0.4(1)	
	2017		2018		Q4 ⁽¹⁾		Q1 ⁽¹⁾		Q2 ⁽¹⁾		Q3 ⁽¹⁾		Q4 ⁽¹⁾	
Total Income from Investments Distributions and dividends from investments, net of														
foreign taxes withheld Dividends paid in stock	\$ 5,977 695	•	\$ 5,122 796	1	\$ 1,44 ⁻ 135	1	\$ 1,45 194	3	\$ 1,36 221	3	\$ 1,13 229	9	\$ 1,1 152	67
Net premiums on options written Total from investments	22,648 29,320		24,820 30,738		5,720 7,290	6	5,627 7,27	<u>م</u>	5,923 7,50	7	6,870 8,23	8	6,400 7,7	19
Operating Expenses Before	20,020		00,700		7,20	0	,,_,	•	7,00		0,20	0	.,.	
Leverage Costs														
Advisory fees, net of fees waived	2,978		2,639		681		693		662		671		613	
Other operating expenses	544		566		125		141		144		147		134	
	3,522		3,205		806		834		806		818		747	
Distributable cash flow before	-,		-,								• • •			
leverage costs	25,798		27,533		6.490		6.440		6.701		7.420		6.972	
Leverage costs ⁽²⁾	1,183		1,759		325		376		435		462		486	
Distributable Cash Flow ⁽³⁾	\$24,615		\$25,774	ç	\$6,165		\$6.064		\$6,266		\$6,958		\$6,486	
	φ= 1,0 · 0		ф <u>=0</u> ,///		<i>ф</i> 0,100		φο,σο.		<i>ф</i> 0, <u></u> 200		<i>vv</i> , <i>vvv</i>		<i>v</i> 0, 100	
Net realized gain (loss) on investments and foreign currency translation,														
for the period	\$ (21,311)	\$ (6,693)		\$ (18,79)	3)	\$ 5,88	1	\$ (16,97	(6)	\$ 6,43	3	\$ (2,0	31)
As a percent of average total assets ⁽⁴⁾	<i>+</i> (, <i>•</i>	/	+ (0,000)		+ (,	- /	+ -,		+ (,	-)	+ -,	-	+ (_,•	
Total from investments	10.52	%	12.72 %	, D	11.60) %	11.5	6 %	12.3	3 %	13.2	3 %	13.	91 %
Operating expenses before														
leverage costs	1.26	%	1.33 %	, D	1.28	%	1.32	%	1.32	%	1.31	%	1.35	%
Distributable cash flow before														
leverage costs	9.26	%	11.39 %	, D	10.3	2 %	10.2	4 %	11.0	1 %	11.9	2 %	12.	56 %
As a percent of average net assets ⁽⁴⁾														
Total from investments	13.97	%	17.42 %	, D	15.7	7 %	15.4	2 %	17.0	1 %	18.2	.5 %	19.	29 %
Operating expenses before														
leverage costs	1.68	%	1.82 %		1.74	%	1.77	%	1.83	%	1.81	%	1.87	%
Leverage costs	0.56	%	1.00 %		0.70	%	0.80	%	0.99	%	1.02	%	1.21	%
Distributable cash flow	11.73	%	14.60 %	b	13.3	3 %	12.8	5 %	14.1	9 %	15.4	2 %	16.	21 %
Selected Financial Information														
Distributions paid on common stock Distributions paid on common stock	\$ 25,460		\$ 25,587		\$ 6,38	0	\$ 6,38	0	\$ 6,39	1	\$ 6,40	2	\$ 6,4	14
per share	1.7500)	1.7500		0.437	5	0.437	5	0.437	5	0.437	5	0.43	75
Total assets, end of period	255,302		191,285		255,302	2	236,17	4	245.59	3	242,15	0	191,2	85
Average total assets during period ⁽⁵⁾	278,827	,	241,656		252,19	1	255,28	2	241,58	2	246,95	6	222,5	41
Leverage ⁽⁶⁾	64,500)	57,100		64,50	0	68,00	0	65,80	0	65,20	0	57,1	00
Leverage as a percent of total assets	25.3	%	29.9 %	, D	25.3	3 %	28.	8 %	26.	8 %	26	9 %	29	9.9 %
Net unrealized depreciation, end of period	(19,852	2)	(50,328)		(19,85	2)	(41,51	8)	(4,81	1)	(15,31	4)	(50,3	28)
Net assets, end of period	187,889)	132,488		187,889	9	166,25	3	176,26	2	172,42	3	132,4	88
Average net assets during period ⁽⁷⁾	209,940		176,481		185,58		191,35		175,12		179,05		160,5	
Net asset value per common share	12.88		9.02		12.8		11.3		12.1	-	11.7		-	02
Market value per common share	12.39		9.00		12.3		11.8		12.4		12.6			00
Shares outstanding (000's)	14,584		14,696		14,584	4	14,60	1	14,63	3	14,66	0	14,6	96

- Q1 is the period from December through February. Q2 is the period from March through May. Q3 is the period from June through August. Q4 is (1) the period from September through November.
- (2) Leverage costs include interest expense and other recurring leverage expenses.

"Net investment income (loss)" on the Statement of Operations is adjusted as follows to reconcile to Distributable Cash Flow ("DCF"): increased by net premiums on options written, the return of capital on distributions the distributions paid in stock and the premium on dividends paid in (3) kind.

(4) Annualized for periods less than one full year.

- (5) Computed by averaging month-end values within each period.
- (6) Leverage consists of outstanding borrowings under the revolving credit facility.
- (7) Computed by averaging daily net assets within each period.

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Tortoise
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Tortoise Power and Energy Infrastructure Fund, Inc. (TPZ)

Fund description

TPZ seeks to provide a high level of current income to stockholders, with a secondary objective of capital appreciation. TPZ seeks to invest primarily in fixed income and dividend-paying equity securities of power and energy infrastructure companies that provide stable and defensive characteristics throughout economic cycles.

Fund performance review

The midstream segment pulled back along with broad energy, as well as from near-term uncertainty around simplification transactions and further evolution of the midstream segment. The fund's market-based and NAV-based returns for the fiscal year ending Nov. 30, 2018 were -6.8% and 0.2%, respectively (including the reinvestment of distributions). Comparatively, the TPZ Benchmark Composite* returned -1.7% for the same period. The fund's fixed income holdings underperformed its midstream energy equity holdings on a total return basis.

Fiscal year-end highlights

r iodal your ond inginighto	
Distributions paid per share (fiscal year 2018)	\$1.50
Monthly distributions paid per share (4th quarter 2018)	\$0.1250
Distribution rate (as of 11/30/2018)	8.7%
Quarter-over-quarter distribution increase	0.0%
Year-over-year distribution increase	0.0%
Cumulative distribution to stockholders	
since inception in July 2009	\$15.2750
Market-based total return	(6.8)%
NAV-based total return	0.2%
Premium (discount) to NAV (as of 11/30/2018)	(13.1)%

* The TPZ Benchmark Composite includes the BofA Merrill Lynch U.S. Energy Index (CIEN), the BofA Merrill Lynch U.S. Electricity Index (CUEL) and the Tortoise MLP Index[®] (TMLP). It is comprised of a blend of 70% fixed income and 30% equity securities issued by companies in the power and energy infrastructure sectors.

Please refer to the inside front cover of the report for important information about the fund's distribution policy.

Key asset performance drivers

Energy Transfer Partners, L.P. ONEOK, Inc. Kinder Morgan Inc. Enterprise Products Partners L.P.	Midstream natural gas/natural gas liquids pipeline MLP Midstream natural gas/natural gas liquids pipeline company Midstream natural gas/natural gas liquids pipeline company Midstream natural gas/natural gas liquids pipeline MLP Midstream gathering and processing	Acquired by its general partner for 11% premium in simplification transaction Natural gas liquid (NGL) volume growth benefitting integrated pipeline network Reduced leverage to target levels Delivered steady cash flow and healthy project backlog
Targa Resources Corp Energy Transfer LP Enbridge Energy Management, LLC Enbridge Inc.	company Midstream natural gas/natural gas liquids pipeline company Midstream crude oil pipeline company Midstream crude oil pipeline company	Permian Basin wet gas volume growth Traded down due to ownership consolidation following closing of simplification transaction Pending acquisition by Enbridge Inc. Higher leverage leading to divestitures and regulation uncertainty on pipeline project

Shell Midstream Partners LP	Midstream crude oil pipeline MLP	Dropdown timing uncertainty
Buckeye Partners, L.P.	Midstream refined product pipeline MLP	Weaker than expected earnings tied to storage market fundamentals

Unlike the fund return, index return is pre-expenses.

Performance data quoted represents past performance; past performance does not guarantee future results. Like any other stock, total return and market value will fluctuate so that an investment, when sold, may be worth more or less than its original cost. Portfolio composition is subject to change due to ongoing management of the fund. References to specific securities or sectors should not be construed as a recommendation by the fund or its adviser. See Schedule of Investments for portfolio weighting at the end of the fiscal year.

(unaudited)

16

Tortoise

2018 Annual Report | November 30, 2018

Fund structure and distribution policy

The fund is structured to qualify as a Regulated Investment Company ("RIC") allowing the fund to pass-through to shareholders the income and capital gains earned by the fund, thus avoiding double-taxation. To qualify as a RIC, the fund must meet specific income, diversification and distribution requirements. Regarding income, at least 90 percent of the fund gross income must be from dividends, interest and capital gains. The fund must meet quarterly diversification requirements including the requirement that at least 50 percent of the assets be in cash, cash equivalents or other securities with each single issuer of other securities not greater than 5 percent of total assets. No more than 25 percent of total assets can be invested in any one issuer other than government securities or other RIC's. The fund must also distribute at least 90 percent of its investment company income. RIC's are also subject to excise tax rules which require RIC's to distribute approximately 98 percent of net income and net capital gains to avoid a 4 percent excise tax.

The fund has adopted a distribution policy which is included on the inside front cover of this report. To summarize, the fund intends to distribute an amount closely approximating the total taxable income for the year and, if so determined by the Board, distribute all or a portion of the return of capital paid by portfolio companies during the year. The fund may designate a portion of its distributions as capital gains and may also distribute additional capital gains in the last calendar quarter of the year to meet annual excise distribution requirements. The fund distributes a fixed amount per common share, currently \$0.125, each month to its common shareholders. This amount is subject to change from time to time at the discretion of the Board. Although the level of distributions is independent of the funds' performance in the short term, the fund expects such distributions to correlate with its performance over time.

Distributable cash flow and distributions

Distributable cash flow ("DCF") is income from investments less expenses. Income from investments includes the accrued interest from corporate bonds, cash distributions and paid-in-kind distributions from master limited partnerships ("MLPs") and other equity investments and dividends earned from short-term investments. The total expenses include current or anticipated operating expenses and leverage costs.

Income from investments decreased approximately 2.8% as compared to 3rd quarter 2018. Operating expenses, consisting primarily of fund advisory fees, decreased approximately 2.1% during the quarter due primarily to lower asset-based fees. Total leverage costs increased approximately 4.2% as compared to 3rd quarter 2018, primarily due to an increase in interest rates during the quarter. As a result of the changes in income and expenses, DCF decreased approximately 4.0% as compared to 3rd quarter 2018. In addition, the fund had net realized gains on investments of \$4.0 million during 4th quarter 2018.

The fund paid monthly distributions of \$0.125 per share during 4th quarter 2018, which was unchanged over the prior quarter and 4th quarter 2017. The fund's Board of Directors has declared monthly distributions of \$0.125 per share to be paid during 1st quarter 2019. The fund has paid cumulative distributions to stockholders of \$15.275 per share since its inception in July 2009.

The Key Financial Data table discloses the calculation of DCF and should be read in conjunction with this discussion. The difference between income from investments in the DCF calculation and total investment income as reported in the Statement of Operations, is reconciled as follows: (1) U.S. generally accepted accounting principles ("GAAP"), recognizes distribution income from MLPs, common stock and other investments on their ex-dates, whereas the DCF calculation may reflect distribution income on their pay dates; (2) GAAP recognizes that a significant portion of the cash distributions received from MLPs, common stock and other investments are characterized as a return of capital and therefore excluded from investment income, whereas the DCF calculation includes the return of capital; (3) income from investments in the DCF calculation includes the value of dividends paid-in-kind (additional stock or units), whereas such amounts may not be included as income for GAAP purposes; and (4) amortization of premium or discount for all securities is calculated using the yield to worst methodology for GAAP purposes while yield to call is used in calculating amortization for long-dated hybrid securities in the DCF calculation. The treatment of expenses in the DCF calculation also differs from what is reported in the Statement of Operations. In addition to the total operating expenses, including fee waiver, as disclosed in the Statement of Operations, the DCF calculation reflects interest expense and realized and unrealized gains (losses) on interest rate swap settlements as leverage costs.

"Net Investment Income (Loss)" on the Statement of Operations is adjusted as follows to reconcile to DCF for YTD and 4th quarter 2018 (in thousands):

	YTD	4th Qtr
	2018	2018
Net Investment Income	\$1,684	\$508

Ν

Adjustments to reconcile to DCF: Distributions characterized as return of capital Dividends paid in stock Other DCF \$

6,733 1,493 986 246 179 77 \$ 9,582 \$ 2,324

Leverage

The fund's leverage utilization was substantially unchanged as compared to 3rd quarter 2018 and represented 27.8% of total assets at November 30, 2018. The fund has maintained compliance with its applicable coverage ratios. At year-end, including the impact of interest rate swaps, approximately 17% of the leverage cost was fixed, the weighted-average maturity was 0.6 years and the weighted-average annual rate on leverage was 2.85%. These rates will vary in the future as a result of changing floating rates and as swaps mature or are redeemed.

Please see the Financial Statements and Notes to Financial Statements for additional detail regarding critical accounting policies, results of operations, leverage and other important fund information.

For further information regarding the calculation of distributable cash flow and distributions to stockholders, as well as a discussion of the tax impact on distributions, please visit www.tortoiseadvisors.com.

(unaudited)

Tortoise

TPZ Key Financial Data (supplemental unaudited information)

(dollar amounts in thousands unless otherwise indicated)

The information presented below regarding Distributable Cash Flow and Selected Financial Information is supplemental non-GAAP financial information, which the fund believes is meaningful to understanding operating performance. The Distributable Cash Flow Ratios include the functional equivalent of EBITDA for non-investment companies, and the fund believes they are an important supplemental measure of performance and promote comparisons from period-to-period. This information is supplemental, is not inclusive of required financial disclosures (e.g. Total Expense Ratio), and should be read in conjunction with the full financial statements.

	Year Ended November 30,				2017			2018										
	2017		201	8		Q4(1)		Q1(1)		Q2 ⁽¹⁾		Q3(1)		Q4	1)	
Total Income from Investments																		
Interest earned on corporate bonds	\$ 5	,931	\$	5,440)	\$	1,424	ŀ	\$	1,384	Ļ	\$ 1,34	5	\$ -	,342	\$	1,369	
Distributions and dividends																		
from investments, net of																		
foreign taxes withheld	6,6		-	,747		1,6			,	653		1,727		1,7	-	,	654	
Dividends paid in kind	810			,233		218	-		26	-		333		348			34	
Total from investments	13,4	13	1	3,420		3,2	92		3,	305		3,405		3,4	03	З,	307	
Operating Expenses Before																		
Leverage Costs	2,03		-	.898		48	7		48			463		481		4-	73	
Advisory fees Other operating expenses	2,0			,898 46		40			40			463		142			3 37	
Other operating expenses			-	-			-		-	-		-						
	2,53	39	2	,444		602	2		61	1		600		623	5	61	0	
Distributable cash flow before	10.0	74		0.070		~ ~			~	004		0.005		0.7		~	007	
leverage costs	10,8			0,976		2,6 28				694		2,805		2,7 358		,	697 70	
Leverage costs ⁽²⁾ Distributable Cash Flow ⁽³⁾	1,08 \$9,78			,394 ,582		20 \$2,4			\$2 ¢ 0	<u>20</u> 374		343 \$2,462		\$2,4			73 324	
Distributable Cash Flow(*)	φ9,70	55	φə	,502		φ ∠ ,4	03		φ ∠ ,	374		φ 2,40 2		φ∠,4	22	φ∠,	324	
Net realized gain (loss) on investments and foreign currency translation,																		
for the period	\$4,32	25	\$8	,973		\$(4,	503)	\$1,	733		\$2,220		\$1,0	24	\$3,	996	
As a percent of average total assets ⁽⁴⁾																		
Total from investments	6.25	5 %	6	.72	%	6.4	2	%	6.	62	%	6.95	%	6.6	B %	6.	55	%
Operating expenses before																		
leverage costs	1.18	8 %	1	.22	%	1.1	7	%	1.	22	%	1.23	%	1.2	2 %	1.	21	%
Distributable cash flow before																		
leverage costs	5.07	7 %	5	.50	%	5.2	25	%	5.	40	%	5.72	%	5.4	6%	5.	34	%
As a percent of average net assets ⁽⁴⁾			-			-	-		-	-		-		-		-	-	
Total from investments	8.24	• %	9	.09	%	8.6	0	%	8.	78	%	9.51	%	9.0	6%	8.	93	%
Operating expenses before																		
leverage costs		1.56 %		1.66	- /-		1.57			1.62		-	8 %		1.66 %		1.65	/ -
Leverage costs	0.6		0	.94	%	0.7		%	0.	85	%	0.96	%	0.9		1.	-	%
Distributable cash flow		6.01 %		6.49	9%		6.28	3%		6.31	%	6.8	7%		6.45 %		6.27	%
Selected Financial Information	• • • •	407	•	10.10	-	•	o oo-		•	o oo-		* • • •	_	• •		•	o oo7	
Distributions paid on common stock	\$ 10	,427	\$	10,427	(\$	2,607		\$	2,607		\$ 2,60	1	\$ 2	2,606	\$	2,607	
Distributions paid on common stock per share	1.50	000	-	.5000		0.0	750		0	3750		0.3750		0.0	750	0	3750	
Total assets, end of period	-				2				-			198,54				-	3750 91.906	
Average total assets during period ⁽⁵⁾	202,291 214,463		191,906 199,749			202,291 205,567		196,676 202,425		194,244		206,430 201,985		200,269				
Leverage ⁽⁶⁾	53,400		53,400			53,400		49,200		51,200		53,200		53,400				
Leverage as a percent of total assets	26.4 %				%													
Net unrealized appreciation, end of period	15,138		3,956		3	15,138		10,686		14,171		20,917		3,956				
Net assets, end of period	148,243		137,325			148,243		143,808		146,649		152,418		137,325				
Average net assets during period ⁽⁷⁾	162,708		147,616			153,560		152,650		142,041		149,026		146,848				
Net asset value per common share	21.3	-	1	9.76		21.			20).69		21.10		21.		19	9.76	
Market value per common share		9.94		17.17	7		19.94	ŀ		19.02	2	19.0	4		9.40		17.17	
Shares outstanding (000's)	6,95	51	6	,951		6,9	51		6,	951		6,951		6,9	51	6,	951	

- Q1 is the period from December through February. Q2 is the period from March through May. Q3 is the period from June through August. Q4 is (1) the period from September through November.
- (2) Leverage costs include interest expense, interest rate swap expenses and other recurring leverage expenses.

"Net investment income (loss)" on the Statement of Operations is adjusted as follows to reconcile to Distributable Cash Flow ("DCF"): increased by the return of capital on distributions, the dividends paid in stock and increased liquidation value and the premium on dividends paid in kind; (3) and decreased by realized and unrealized gains (losses) on interest rate swap settlements.

(4) Annualized for periods less than one full year.

(5) Computed by averaging month-end values within each period.

(6) Leverage consists of outstanding borrowings under the revolving credit facility.

(7) Computed by averaging daily net assets within each period.

Tortoise

2018 Annual Report | November 30, 2018

TYG Schedule of Investments

November 30, 2018

	Shares	Fair Value	
Master Limited Partnerships — 138.7%			
Crude Oil Pipelines — 24.9% United States — 24.9%			
Andeavor Logistics LP	3,435,751	\$	128,222,227
BP Midstream Partners LP	248,258		4,188,113
Enbridge Energy Partners, L.P. PBF Logistics LP	3,901,220 546,987		42,406,261 10,983,499
Plains All American Pipeline, L.P. ⁽²⁾	4,541,990		104,602,030
Shell Midstream Partners, L.P.	1,247,042		23,494,271
	., ,•		313,896,401
Natural Gas/Natural Gas Liquids Pipelines — 41.6% United States — 41.6%			
Dominion Energy Midstream			
Partners, $LP^{(2)}$	914,075		16,983,514
Energy Transfer LP ⁽²⁾	14,901,910		217,120,825
Enterprise Products Partners L.P.	5,768,276		151,417,245
EQM Midstream Partners, LP	2,442,717		116,419,892
Spectra Energy Partners, LP ⁽²⁾	612,975		22,220,344
Natural Gas Gathering/Processing — 27.9%			524,161,820
United States — 27.9%			
Antero Midstream Partners LP	3,245,530		89,771,360
CNX Midstream Partners LP	2,266,153		41,017,369
DCP Midstream, LP ⁽²⁾	810,912		27,635,881
EnLink Midstream Partners, LP ⁽²⁾ Noble Midstream Partners LP	4,469,701		59,134,144
Western Gas Equity Partners, LP	272,732 350,416		9,035,611 10,155,056
Western Gas Partners, LP ⁽²⁾	2,586,431		114,940,994
	_,,		351,690,415
Refined Product Pipelines — 44.3%			
United States — 44.3%	0.050.005		00.475.004
Buckeye Partners, L.P. Holly Energy Partners, L.P.	3,050,605		90,175,884
Magellan Midstream Partners, L.P.	3,011,130 2,463,844		84,703,087 149,013,285
MPLX LP ⁽²⁾	3,901,626		129,260,869
NuStar Energy L.P.	1,397,185		33,769,962
Phillips 66 Partners LP	1,530,570		71,783,733
			558,706,820
Total Master Limited Partnerships			
(Cost \$1,640,840,246)			1,748,455,456
Common Stock — 18.9%			
Marine Transportation — 1.4%			
Monaco — 1.4%			
GasLog Partners LP	778,588		17,915,310
Natural Gas Gathering/Processing — 6.0%			
United States — 6.0%			
Targa Resources Corp. ⁽²⁾	190,400		8,497,552
The Williams Companies, Inc.	2,624,695		66,457,277 74 954 829
Natural Gas/Natural Gas Liquids Pipelines — 11.5%			74,954,829
United States — 11.5%			
ONEOK, Inc. ⁽²⁾	734,248		45,104,854
Tallgrass Energy, LP	4,655,166		99,434,346

Total Common Stock (Cost \$243,511,622)

See accompanying Notes to Financial Statements.

Tortoise

144,539,200

237,409,339

TYG Schedule of Investments (continued) November 30, 2018

Preferred Stock — 7.7%	Shares	Fair Value		
Therefred Stock — 1.17/6				
Crude Oil Pipelines — 0.5% United States — 0.5%				
SemGroup Corporation, 7.000% ⁽³⁾⁽⁴⁾⁽⁵⁾ Natural Gas/Natural Gas Liquids Pipelines — 5.3%	6,277	\$	5,695,032	
United States — 5.3% Crestwood Equity Partners LP, 9.25% Natural Gas Gathering/Processing — 1.9%	7,126,640		67,703,080	
United States — 1.9% Targa Resources Corp., 9.500% ⁽³⁾⁽⁴⁾ Total Preferred Stock	21,758		23,731,399	
(Cost \$91,151,523)			97,129,511	
Private Investments — 2.9%				
Natural Gas/Natural Gas Liquids Pipelines — 1.4%				
United States — 1.4% MTP Energy KMAA LLC ⁽³⁾⁽⁴⁾ Renewables — 1.5%	N/A		17,762,716	
United States — 1.5% Tortoise HoldCo II, LLC ⁽³⁾⁽⁴⁾⁽⁶⁾ Total Private Investments	N/A		19,073,467	
(Cost \$69,025,995)			36,836,183	
Short-Term Investment — 0.0%				
United States Investment Company — 0.0%				
Invesco Government & Agency Portfolio — Institutional Class, 2.11% ⁽⁷⁾ (Cost \$232,244) Total Investments — 168.2%	232,244		232,244	
(Cost \$2,044,761,630) Interest Rate Swap Contracts – 0.0%			2,120,062,733	
\$10,000,000 notional — net unrealized appreciation Total Value of Options Written			108,883	
(Premiums received \$493,575) ⁽⁹⁾ — (0.1) ⁽¹⁾ Other Assets and Liabilities — (1.4) ^(%) Deferred Tax Liability — (15.0) ^(%) Credit Facility Borrowings — (8.5) ^(%) Senior Notes — (30.1) ^(%) Mandatory Redeemable Preferred Stock			(921,842 (17,287,543 (189,562,527 (107,100,000 (380,000,000))))
at Liquidation Value — (13.1)% Total Net Assets Applicable to			(165,000,000)
Common Stockholders — 100.0%		\$	1,260,299,704	

(1) Calculated as a percentage of net assets applicable to common stockholders.

(2) All or a portion of the security represents cover for outstanding call option contracts written.

Restricted securities have a total fair value of \$66,262,614, which represents 5.3% of net assets. See Note 6 to the financial statements for (3) further disclosure.

Securities have been valued by using significant unobservable inputs in accordance with fair value procedures and are categorized as level 3 (4) investments, as more fully described in Note 2 to the financial statements.

(5) Security distributions are paid-in-kind. Cash value of the 7.0% coupon is added to the liquidation preference of the preferred stock.

(6) Deemed to be an affiliate of the fund.

(7) Rate indicated is the current yield as of November 30, 2018.(8) See Schedule of Interest Rate Swap Contracts and Note 12 to the financial statements for further disclosure.

(9) See Schedule of Options Written and Note 12 to the financial statements for further disclosure.

See accompanying Notes to Financial Statements.

20

Tortoise

NTG Schedule of Investments

November 30, 2018

Master Limited Partnerships — 135	Shares 5.5%	Fair Value
Crude Oil Pipelines — 26.6% United States — 26.6%	0 1 40 401	¢00.170.445
Andeavor Logistics LP BP Midstream Partners LP	2,148,431	\$80,179,445
	284,174	4,794,015
Delek Logistics Partners, LP	254,562	7,759,050
Enbridge Energy Partners, L.P.	4,405,772	47,890,742
PBF Logistics LP	541,241	10,868,119 72,162,824
Plains All American Pipeline, L.P. ⁽²⁾ Shell Midstream Partners, L.P.	3,133,427	19.637.591
Shell Miustream Farthers, L.F.	1,042,335	, ,
		243,291,786
Natural Gas/Natural Gas Liquids Pipelin United States — 45.4%	nes — 45.4%	
Dominion Energy Midstream	010.050	10.070.010
Partners, $LP^{(2)}$	913,359	16,970,210
Energy Transfer LP ⁽²⁾	9,858,518	143,638,604
Enterprise Products Partners L.P.	4,175,127	109,597,084
EQT Midstream Partners, LP	2,101,827	100,173,075
Spectra Energy Partners, LP ⁽²⁾	1,255,770	45,521,662
Natural Gao Cathoring/Propagaing	7 <i>11</i> (d)	415,900,635
Natural Gas Gathering/Processing — 2 United States — 27.4%		50.000.400
Antero Midstream Partners LP CNX Midstream Partners, LP	1,817,081	50,260,460
DCP Midstream, LP ⁽²⁾	1,527,376	27,645,506
EnLink Midstream Partners, LP ⁽²⁾	921,907	31,418,591
Noble Midstream Partners LP	3,930,870 73,915	52,005,410
		2,448,804
Western Gas Equity Partners, LP Western Gas Partners, LP ⁽²⁾	177,973	5,157,658
Western Gas Farmers, LFV-	1,830,761	81,359,019 250,295,448
Refined Product Pipelines — 36.1% United States — 36.1%		230,293,440
Buckeye Partners, L.P.	1,864,308	55,108,944
Holly Energy Partners, L.P.	2,094,748	58,925,261
Magellan Midstream Partners, L.P.	968,285	58,561,877
MPLX LP ⁽²⁾	2,433,963	80,637,194
NuStar Energy L.P.	1,550,921	37,485,761
Phillips 66 Partners LP	848,518	39,795,494
	,	330,514,531
Total Master Limited Partnerships		;- ;
(Cost \$1,260,672,688)		1,240,002,400
Common Stock — 22.1%		
Marine Transportation — 1.3%		
Monaco — 1.3%		
Gaslog Partners, LP	524,765	12,074,843
Natural Gas Gathering/Processing — 8 United States — 8.5%	.5%	
Targa Resources Corp. ⁽²⁾	306,503	13,679,229
The Williams Companies, Inc.	2,520,370	63,815,768 77,494,997
Natural Gas/Natural Gas Liquids Pipeli United States — 12.3%	nes — 12.3%	

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ONEOK, Inc. Tallgrass Energy, LP Total Common Stock	692,991 3,265,236	42,570,437 69,745,441 112,315,878
(Cost \$210,981,533)		201,885,718
Preferred Stock — 6.9%		
Crude Oil Pipelines — 0.4% United States — 0.4% SemGroup Corporation, 7.000% ⁽³⁾⁽⁴⁾ Natural Gas Gathering/Processing		3,414,116
1.4% ⁽¹⁾ United States — 1.4% Targa Resources Corp., 9.500% ⁽³⁾⁽⁴⁾ Natural Gas/Natural Gas Liquids P United States — 5.1%		13,363,227
Crestwood Equity Partners LP, 9.25% Total Preferred Stock	% 4,898,611	46,536,805
(Cost \$60,657,823) Short-Term Investment — 0.0%	k	63,314,148
United States Investment Compan		
0.0%(1)		
Invesco Government & Agency Portf 2.11% ⁽⁶⁾ (Cost \$301,054) Total Investments — 164.5%	olio — Institutional Cl 301,054	lass, 301,054
(Cost \$1,532,613,098) Total Value of Options Written		1,505,503,320
(Premiums received \$350,544) (0.1)% ⁽¹⁾	(7)	(653,462)
Other Assets and Liabilities — (0.5 Deferred Tax Liability — (7.4)% Credit Facility Borrowings — (8.0) Senior Notes — (34.1)% Mandatory Redeemable Preferred	7 8	(4,541,451) (68,175,433) (73,100,000) (312,000,000)
at Liquidation Value — (14.4)%		(132,000,000)

(1) Calculated as a percentage of net assets applicable to common stockholders.

(2) All or a portion of the security represents cover for outstanding call option contracts written.

Total Net Assets Applicable to

Common Stockholders — 100.0%

Restricted securities have a total fair value of \$16,777,343, which represents 1.8% of net assets. See Note 6 to the financial statements for (3) further disclosure.

\$915,032,974

Securities have been valued by using significant unobservable inputs in accordance with fair value procedures and are categorized as level 3 (4) investments, as more fully described in Note 2 to the financial statements.

(5) Security distributions are paid-in-kind. Cash value of the 7.0% coupon is added to the liquidation preference of the preferred stock.

(6) Rate indicated is the current yield as of November 30, 2018.

(7) See Schedule of Options Written and Note 12 of the financial statements for further disclosure.

See accompanying Notes to Financial Statements.

TTP Schedule of Investments November 30, 2018

Common Stock — 94.6%	Shares	Fair Value	
Marine Transportation — 1.6%			
Monaco — 1.6% GasLog Partners LP	111,052	\$	2,555,306
Crude Oil Pipelines — 32.4%	111,052	Ψ	2,000,000
Canada — 16.7%			
Gibson Energy Inc	188,122		3,022,922
Enbridge Inc.	331,690		10,856,214
Inter Pipeline Ltd.	434,018		6,977,477
Pembina Pipeline Corporation	187,888		6,335,290
United States — 15.7% Plains GP Holdings, L.P.	878,270		19,436,115
SemGroup Corporation	382,241		6,203,771
	00_,		52,831,789
Natural Gas Gathering/Processing — 17.9%			
United States — 17.9%			
EnLink Midstream, LLC	530,288		6,061,192
Targa Resources Corp.	280,249		12,507,513
The Williams Companies, Inc.	423,967		10,734,844
Natural Gas/Natural Gas Liquids Pipelines — 32.7%			29,303,549
Canada — 9.1%			
TransCanada Corporation	365,598		14,960,270
United States — 23.6%			
Equitrans Midstream Corporation	158,697		3,542,117
ONEOK, Inc.	335,791		20,627,641
Tallgrass Energy LP	670,935		14,331,172 53,461,200
Oil and Gas Production — 10.0%			55,401,200
United States — 10.0%			
Anadarko Petroleum Corporation ⁽²⁾	18,200		962,780
Antero Resources Corporation ⁽²⁾⁽³⁾	55,000		722,150
Cabot Oil & Gas Corporation ⁽²⁾	39,900		1,003,884
Carrizo Oil & Gas, Inc. ⁽²⁾⁽³⁾	21,200		362,732
Cimarex Energy Co. ⁽²⁾ Concho Resources Inc. ⁽²⁾⁽³⁾	16,200		1,328,076
Continental Resources, Inc. ⁽²⁾⁽³⁾	18,100 20,000		2,359,154 914,400
Diamondback Energy, Inc. ⁽²⁾	6,700		739,546
EOG Resources, Inc. ⁽²⁾	19,300		1,993,883
EQT Corporation ⁽²⁾	33,000		617,430
Laredo Petroleum, Inc. ⁽²⁾⁽³⁾	70,700		308,959
Newfield Exploration Company ⁽²⁾⁽³⁾	36,400		616,980
Noble Energy, Inc. ⁽²⁾	32,200		764,428
Parsley Energy, Inc. ⁽²⁾⁽³⁾	27,300		549,549
PDC Energy, Inc. ⁽²⁾⁽³⁾	9,400		319,036
Pioneer Natural Resources Company ⁽²⁾ Range Resources Corporation ⁽²⁾	6,500 68,800		960,375 1,001,040
WPX Energy, Inc. ⁽²⁾⁽³⁾	55,300		771,435
TT A Energy, mos A A	00,000		16,295,837
Total Common Stock			-, -,
(Cost \$179,947,241)			154,447,681

Master Limited Partnerships and Related Companies — 42.0%

Crude Oil Pipelines — 11.8%		
United States — 11.8%		
Andeavor Logistics LP	58,053	2,166,538
BP Midstream Partners LP	33,891	571,741
Enbridge Energy Management, L.L.C. ⁽⁴⁾	1,093,321	11,917,198
Genesis Energy L.P.	46,531	1,026,008
PBF Logistics LP	51,049	1,025,064
Shell Midstream Partners, L.P.	132,089	2,488,557
		19,195,106
Natural Gas/Natural Gas Liquids Pipelines — 12.1%		
United States — 12.1%		
Energy Transfer LP	958,092	13,959,406
Enterprise Products Partners L.P.	145,209	3,811,736
EQM Midstream Partners, LP	40,969	1,952,582
		19,723,724
Natural Gas Gathering/Processing — 2.9%		
United States — 2.9%		
CNX Midstream Partners LP	60,605	1,096,950
DCP Midstream, LP	6,327	215,624
EnLink Midstream Partners, LP	92,339	1,221,645
Western Gas Partners, LP	50,531	2,245,598
		4,779,817
Refined Product Pipelines — 15.2%		
United States — 15.2%		
Buckeye Partners, L.P.	130,111	3,846,081
Holly Energy Partners, L.P.	168,476	4,739,230
Magellan Midstream Partners, L.P.	35,211	2,129,561
MPLX LP	245,647	8,138,285
NuStar Energy L.P.	135,021	3,263,458
Phillips 66 Partners LP	56,933	2,670,158
		24,786,773
Total Master Limited Partnerships		
and Related Companies (Cost \$78,625,459)		68,485,420
,		· · · · ·
See accompanying Notes to Financial Statements.		
See accompanying notes to rindholar Statements.		

TTP Schedule of Investments (continued) November 30, 2018

Preferred Stock — 7.0%	Shares	Fair Value	9	
Freiened Slock — 7.0%				
Crude Oil Pipelines — 1.6%				
United States — 1.6%				
SemGroup Corporation., 7.000% ⁽⁵⁾⁽⁶⁾⁽⁷⁾	2,877	\$	2,610,261	
Natural Gas Gathering/Processing — 1.4%				
United States — 1.4%				
Targa Resources Corp., 9.500% ⁽⁵⁾⁽⁶⁾	2,108		2,299,190	
Oil and Gas Production — 2.2%				
United States — 2.2%				
Hess Corporation,				
8.000%, 02/01/2019	60,000		3,599,400	
Power — 1.8% United States — 1.8%				
Sempra Energy, 6.000%, 01/15/2021	28,811		2,922,300	
Total Preferred Stock	20,011		2,322,000	
(Cost \$11,000,689)			11,431,151	
			,	
Short-Term Investment — 0.1 ⁴ %				
United States Investment Company — 0.1%				
Invesco Government & Agency Portfolio — Institutional Class,				
2.11% ⁽⁸⁾ (Cost \$217,864)	217,864		217,864	
Total Investments — 143.7%				
(Cost \$269,791,253)			234,582,116	
Total Value of Options Written				
(Premiums received \$512,777) ⁽⁹⁾ — (0.1) ⁽¹⁾			(199,782)
Other Assets and Liabilities — (0.9)%			(1,380,643)
Credit Facility Borrowings — (12.1)%			(19,800,000)
Senior Notes — (20.8)%			(34,000,000)
Mandatory Redeemable Preferred Stock				
at Liquidation Value — (9.8)%			(16,000,000)
Total Net Assets Applicable to				
Common Stockholders — 100.0%		\$	163,201,691	

(1) Calculated as a percentage of net assets applicable to common stockholders.

(2) All or a portion of the security represents cover for outstanding call option contracts written.

(3) Non-income producing security.

Security distributions are paid-in-kind. Rate determined by dividing the cash value of a distribution declared by Enbridge Energy Partners, L.P. by (4) the average closing price of Enbridge Energy Management, L.L.C. shares for the ten consecutive trading days prior to the ex-dividend date.

Restricted securities have a total fair value of \$4,909,451, which represents 3.0% of net assets. See Note 6 to the financial statements for further (5) disclosure.

Securities have been valued by using significant unobservable inputs in accordance with fair value procedures and are categorized as level 3 (6) investments, as more fully described in Note 2 to the financial statements.

(7) Security distributions are paid-in-kind. Cash value of the 7.0% coupon is added to the liquidation preference of the preferred stock.

(8) Rate indicated is the current yield as of November 30, 2018.

(9) See Schedule of Options Written and Note 12 to financial statements for further disclosure.

See accompanying Notes to Financial Statements.

Tortoise

NDP Schedule of Investments November 30, 2018

	Shares	Fair Value
Common Stock — 111.8%		
Marine Transportation — 2.5% Monaco — 2.5%		
GasLog Partners LP	145,561	\$ 3,349,359
Natural Gas Gathering/Processing — 0.9% United States — 0.9%		
Targa Resources Corp.	26,507	1,183,007
Natural Gas/Natural Gas Liquids Pipelines — 3.3% United States — 3.3%		
Equitrans Midstream Corporation	155,760	3,476,563
Tallgrass Energy LP	40,280	860,381 4,336,944
Oil and Gas Production — 105.1%		
United States — 105.1% Anadarko Petroleum Corporation ⁽²⁾	126,800	6,707,720
Antero Resources Corporation ⁽²⁾⁽³⁾	342,600	4,498,338
Cabot Oil & Gas Corporation ⁽²⁾	664,200	16,711,272
Carrizo Oil & Gas, Inc. ⁽²⁾⁽³⁾	251,800	4,308,298
Centennial Resource Development, Inc. ⁽³⁾ Cimarex Energy Co. ⁽²⁾	117,239 42,500	1,819,549 3,484,150
Concho Resources Inc. ⁽²⁾⁽³⁾	78,700	10,257,758
Continental Resources, Inc. ⁽²⁾⁽³⁾	225,200	10,296,144
Devon Energy Corporation ⁽²⁾	278,400	7,525,152
Diamondback Energy, Inc. ⁽²⁾	94,800	10,464,024
EOG Resources, Inc. ⁽²⁾ EQT Corporation ⁽²⁾	141,800 194,700	14,649,358 3,642,837
Laredo Petroleum, Inc. ⁽²⁾⁽³⁾	261,500	1,142,755
Newfield Exploration Company ⁽²⁾⁽³⁾	173,100	2,934,045
Parsley Energy, Inc. ⁽²⁾⁽³⁾	219,800	4,424,574
PDC Energy, Inc. ⁽²⁾⁽³⁾ Pioneer Natural Resources Company ⁽²⁾	49,100 114,400	1,666,454 16,902,600
Range Resources Corporation ⁽²⁾	400,000	5,820,000
SM Energy Company ⁽²⁾	88,100	1,797,240
Whiting Petroleum Corporation ⁽²⁾⁽³⁾	64,400	1,949,388
WPX Energy, Inc. ⁽²⁾⁽³⁾	591,200	8,247,240 139,248,896
Total Common Stock (Cost \$193,399,071)		148,118,206
Master Limited Partnerships and Related Companies — 30.7%		
Crude Oil Pipelines — 10.6%		
United States — 10.6% Andeavor Logistics LP	57,607	2,149,893
BP Midstream Partners LP	70,583	1,190,735
Enbridge Energy Management, L.L.C. ⁽⁴⁾	448,729	4,891,146
PBF Logistics LP	28,352	569,308
Plains All American Pipeline, L.P. Shell Midstream Partners, L.P.	145,422 97,754	3,349,069 1,841,685
	57,754	13,991,836
Natural Gas/Natural Gas Liquids Pipelines — 5.8%		
United States — 5.8% Energy Transfer LP	403,316	5,876,314
EQM Midstream Partners, LP	37,698	1,796,687

Spectra Energy Partners, LP Natural Gas Gathering/Processing — 5.1%	134	4,857 7,677,858
United States — 5.1%		
Antero Midstream Partners LP	75,072	2,076,492
CNX Midstream Partners LP	52,959	958,558
EnLink Midstream Partners, LP	86,700	1,147,041
Noble Midstream Partners LP	25,215	835,373
Western Gas Equity Partners, LP	32,918	953,964
Western Gas Partners, LP	17,480	776,811
		6,748,239
Refined Product Pipelines — 9.2% United States — 9.2%		
Buckeye Partners, L.P.	95,406	2,820,201
Holly Energy Partners, L.P.	138,681	3,901,097
Magellan Midstream Partners, L.P.	14,016	847,688
NuStar Energy L.P.	59,614	1,440,870
Phillips 66 Partners LP	68,143	3,195,907
	-	12,205,763
Total Master Limited Partnerships		
and Related Companies (Cost \$47,825,791)		40,623,696
See accompanying Notes to Financial Statements.		

NDP Schedule of Investments (continued) November 30, 2018

Preferred Stock — 1.6%	Shares	Fair V	alue
Natural Gas Gathering/Processing — 1.6% United States — 1.6% Targa Resources Corp., 9.500% ⁽⁵⁾⁽⁶⁾ (Cost \$1,595,361)	1,997	\$	2,178,123
Short-Term Investment — 0.2%			
United States Investment Company — 0.2% Invesco Government & Agency Portfolio — Institutional Class, 2.11% ⁽⁷⁾ (Cost \$311,985) Total Investments — 144.3% (Cost \$243,132,208)	311,985		311,985 191,232,010
Total Value of Options Written (Premiums received \$2,406,989) ⁽⁸⁾ — (0.6) ⁽¹⁾ Other Assets and Liabilities — (0.6) ⁽⁹⁾ Credit Facility Borrowings — (43.1) ⁽⁹⁾ Total Net Assets Applicable to Common Stockholders — 100.0 ⁽⁹⁾		\$	(835,007) (808,769) (57,100,000) 132,488,234

(1) Calculated as a percentage of net assets applicable to common stockholders.

(2) All or a portion of the security represents cover for outstanding call option contracts written.

(3) Non-income producing security.

Security distributions are paid-in-kind. Rate determined by dividing the cash value of a distribution declared by Enbridge Energy Partners, L.P. by (4) the average closing price of Enbridge Energy Management, L.L.C. shares for the ten consecutive trading days prior to the ex-dividend date.

Restricted securities have a total fair value of \$2,178,123, which represents 1.6% of net assets. See Note 6 to the financial statements for further (5) disclosure.

Securities have been valued by using significant unobservable inputs in accordance with fair value procedures and are categorized as level 3

(6) investments, as more fully described in Note 2 to the financial statements.

(7) Rate indicated is the current yield as of November 30, 2018.

(8) See Schedule of Options Written and Note 12 to the financial statements for further disclosure.

See accompanying Notes to Financial Statements.

TPZ Schedule of Investments November 30, 2018

	Р	rincipal	
	Amount		Fair Value
Corporate Bonds — 70.9%			
Crude Oil Pipelines — 10.8%			
Canada — 5.3%			
Enbridge Inc.,		¢ 0.500.00	0 ¢ 7 000 470
5.500%, 07/15/2077 United States — 5.5%		\$ 8,500,00	00 \$ 7,286,472
SemGroup Corp.,			
6.375%, 03/15/2025		6,000,00	5,670,000
SemGroup Corp.,			
5.625%, 11/15/2023		2,000,00	00 1,860,000 14,816,472
Natural Gas/Natural Gas Liquids Pipelines — 30.0%			14,010,472
Canada — 5.4% TransCanada Corporation,			
5.625%, 05/20/2075		7,000,00	6,513,500
TransCanada Corporation,		.,,.	-,,
5.300%, 03/15/2077		1,000,00	00 886,000
United States — 24.6%			
Cheniere Corp., 7.000%, 06/30/2024		4,000,00	4,310,000
Cheniere Corp.,		4,000,00	4,510,000
5.875%, 03/31/2025		2,000,00	2,060,000
Columbia Pipeline Group, Inc.,			
3.300%, 06/01/2020		2,000,00	0 1,990,504
Florida Gas Transmission Co., LLC, 5.450%, 07/15/2020 ⁽²⁾		1,500.00	1,537,620
Kinder Morgan, Inc.,		1,000,00	1,007,020
6.500%, 09/15/2020		4,000,00	4,173,076
Kinder Morgan, Inc.,			
4.300%, 03/01/2028 Mideopting the surged Bingling LLC		3,000,00	00 2,884,290
Midcontinent Express Pipeline LLC, 6.700%, 09/15/2019 ⁽²⁾		2,000,00	0 2,018,518
NGPL PipeCo LLC,		_,,.	_,•.•,•.•
4.875%, 08/15/2027 ⁽²⁾		2,000,00	1,910,000
		4 500 00	
4.250%, 02/01/2022 ONEOK, Inc.,		4,500,00	4,505,607
7.500%, 09/01/2023		2,000,00	0 2,255,896
Ruby Pipeline, LLC,			
6.000%, 04/01/2022 ⁽²⁾		1,261,36	64 1,293,253
Southern Star Central Corp., 5.125%, 07/15/2022 ⁽²⁾		3,000,00	0 2,947,500
Tallgrass Energy LP,		5,000,00	2,347,300
5.500%, 01/15/2028 ⁽²⁾		2,000,00	0 1,965,000
			41,250,764
Natural Gas Gathering/Processing — 13.3%			
United States — 13.3%			
Blue Racer Midstream, LLC, 6.125%, 11/15/2022 ⁽²⁾		2,000,000	1,980,000
Blue Racer Midstream, LLC,		_,000,000	1,000,000
6.625%, 07/15/2026 ⁽²⁾		3,900,000	3,841,500
Hess Corporation,		4 4 9 9 9 5 5	
5.625%, 02/15/2026 ⁽²⁾ The Williams Companies, Inc.		4,160,000	4,035,200

5.625%, 02/15/2026⁽²⁾ The Williams Companies, Inc.,

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7.875%, 09/01/2021	5,000,000	5,473,190
The Williams Companies, Inc.,		
4.550%, 06/24/2024	3,000,000	3,002,250
	-,,	18,332,140
Oil and Gas Production — 3.9%		10,002,110
United States — 3.9%		
Ascent Resources Utica Holdings, LLC,		
10.000%, 04/01/2022 ⁽²⁾	1,302,000	1,376,865
	1,302,000	1,370,003
Ascent Resources Utica Holdings, LLC,	0.000.000	4 075 000
7.000%, 11/01/2026 ⁽²⁾	2,000,000	1,875,000
EQT Corporation,		
8.125%, 06/01/2019	2,000,000	2,046,862
		5,298,727
Power/Utility — 12.9%		
United States — 12.9%		
The AES Corporation,		
5.500%, 04/15/2025	4,000,000	4,030,000
Dominion Resources, Inc.,	.,,	.,,
5.750%, 10/01/2054	4,000,000	4,025,204
Duquesne Light Holdings, Inc.,	4,000,000	4,020,204
6.400%, 09/15/2020 ⁽²⁾	3,000,000	3,133,218
	3,000,000	3,133,210
Duquesne Light Holdings, Inc.,	0.000.000	0 4 0 4 0 0 0
5.900%, 12/01/2021 ⁽²⁾	2,000,000	2,101,906
NRG Yield Operating LLC,		
5.375%, 08/15/2024	2,500,000	2,368,750
NV Energy Inc.,		
6.250%, 11/15/2020	1,000,000	1,048,370
Pattern Energy Group Inc.,		
5.875%, 02/01/2024 ⁽²⁾	1,000,000	972,500
		17,679,948
Total Corporate Bonds		
(Cost \$99,589,087)		97,378,051
		- ,,
See accompanying Notes to Financial Statements.		
26		Tortoise
-		

TPZ Schedule of Investments (continued) November 30, 2018

Master Limited Partnerships	Shares	Fair Value
and Related Companies — 37.3%		
Crude Oil Pipelines — 10.0% United States — 10.0% Andeavor Logistics LP BP Midstream Partners LP Enbridge Energy Management, L.L.C. ⁽³⁾ PBF Logistics LP Shell Midstream Partners, L.P.	68,526 25,000 726,524 54,940 89,044	\$ 2,557,390 421,750 7,919,111 1,103,195 1,677,589 13,679,035
Natural Gas/Natural Gas Liquids Pipelines — 10.4% United States — 10.4% Energy Transfer LP Enterprise Products Partners L.P. EQM Midstream Partners, LP	717,787 98,682 26,074	10,458,155 2,590,402 1,242,687 14,291,244
Natural Gas Gathering/Processing — 3.8% United States — 3.8% CNX Midstream Partners, LP EnLink Midstream Partners, LP Western Gas Partners, LP	47,302 128,687 59,565	856,166 1,702,529 2,647,069 5,205,764
Refined Product Pipelines — 13.1% United States — 13.1% Buckeye Partners, L.P. Holly Energy Partners, L.P. Magellan Midstream Partners, L.P. MPLX LP NuStar Energy L.P. Phillips 66 Partners LP Total Master Limited Partnerships and Related Companies (Cost \$47,962,695)	88,546 147,585 36,250 140,992 102,338 41,654	2,617,420 4,151,566 2,192,400 4,671,065 2,473,509 1,953,573 18,059,533 51,235,576
Common Stock — 24.0%		01,200,010
Crude Oil Pipelines — 4.7% United States — 4.7% Plains GP Holdings, L.P. Marine Transportation — 1.4% Monaco — 1.4%	292,549	6,474,109
GasLog Partners LP Natural Gas/Natural Gas Liquids Pipelines — 11.8% United States — 11.8% Equitrans Midstream Corporation ONEOK, Inc.	86,675 55,724 101,008	1,994,392 1,243,760 6,204,921
Tallgrass Energy LP Natural Gas Gathering/Processing — 6.1% United States — 6.1% EnLink Midstream LLC	408,782 125,234	8,731,584 16,180,265 1,431,425
Targa Resources Corp. Total Common Stock (Cost \$30,675,964)	154,583	6,899,039 8,330,464 32,979,230

See accompanying Notes to Financial Statements.

TPZ Schedule of Investments (continued) November 30, 2018

Preferred Stock — 5.9%	Shares		Fair Value		
Crude Oil Pipelines — 1.4%					
United States — 1.4%					
SemGroup Corporation, 7.000% ⁽²⁾⁽⁴⁾⁽⁵⁾	2,120		\$	1,923,446	
Natural Gas Gathering/Processing — 1.3% United States — 1.3%					
Targa Resources Corp., 9.500% ⁽²⁾⁽⁴⁾		1,685		1,837,825	
Power/Utility — 3.2%					
United States — 3.2% DTE Energy,					
6.500%, 10/01/2019	39.600			2,170,476	
Sempra Energy,					
6.000%, 01/15/2021		21,189		2,149,200 4,319,676	
Total Preferred Stock					
(Cost \$7,619,008)				8,080,947	
Short-Term Investment — 0.2%					
United States Investment Company — 0.2%					
Invesco Government & Agency Portfolio — Institutional Class,					
2.11% ⁽⁶⁾ (Cost \$271,075)	;	271,075		271,075	
Total Investments — 138.3% (Cost \$186,117,829)				189,944,879	
Interest Rate Swap Contracts — 0.1%					
\$9,000,000 notional — net unrealized appreciati % Other Assets and Liabilities — 0.5%				128,630 650,919	
Credit Facility Borrowings — (38.9)%				(53,400,000)	
Total Net Assets Applicable to				(,,,,)	
Common Stockholders — 100.0%			\$	137,324,428	

(1) Calculated as a percentage of net assets applicable to common stockholders.

Restricted securities have a total fair value of \$34,749,351 which represents 25.3% of net assets. See Note 6 to the financial statements for (2) further disclosure.

Security distributions are paid-in-kind. Rate determined by dividing the cash value of a distribution declared by Enbridge Energy Partners, L.P. by (3) the average closing price of Enbridge Energy Management, L.L.C. shares for the ten consecutive trading days prior to the ex-dividend date.

Securities have been valued by using significant unobservable inputs in accordance with fair value procedures and are categorized as level 3 (4) investments, as more fully described in Note 2 to the financial statements.

(5) Security distributions are paid-in-kind. Cash value of the 7.0% coupon is added to the liquidation preference of the preferred stock.

(6) Rate indicated is the current yield as of November 30, 2018.

(7) See Schedule of Interest Rate Swap Contracts and Note 12 to the financial statements for further disclosure.

See accompanying Notes to Financial Statements.

28

Schedule of Interest Rate Swap Contracts November 30, 2018

TYG

	Maturity	Notional	Fixed Rate Paid by	Floating Rate Received by	U	nrealized
Counterparty The Bank of Nova Scotia	Date 09/02/2021	\$ Amount 10,000,000	TYG 2.381%	TYG 1-month U.S. Dollar LIBOR	Ap \$	preciation 108,883
TPZ			Fixed Rate	Floating Rate		
	Maturity	Notional	Paid by	Received by		nrealized
Counterparty	Date	Amount	TPZ	TPZ	Ар	preciation
Wells Fargo Bank, N.A.	11/29/2019	\$ 6,000,000	1.330%	3-month U.S. Dollar LIBOR	\$	91,612
Wells Fargo Bank, N.A.	08/06/2020	3,000,000	2.180%	3-month U.S. Dollar LIBOR		37,018
		\$ 9,000,000			\$	128,630
See accompanying Notes to Financial S	Statements.					

Tortoise

Schedule of Options Written November 30, 2018

Call Options Written	Expiration Date	Strike Price	Contracts	Noti	onal Value		Fair Value
DCP Midstream, LP	December 2018	\$ 36.50	2,866	\$	10,460,900	\$	(100,201)
Dominion Energy Midstream Partners, LP	December 2018	19.00	4,220	,	8,018,000	•	(262,278)
Energy Transfer LP	December 2018	16.00	13,100		20,960,000		(117,900)
EnLink Midstream Partners, LP	December 2018	14.75	7,077		10,438,575		(81,440)
MPLX LP	December 2018	35.00	2,990		10,465,000		(67,275)
Plains All American Pipeline, L.P.	December 2018	24.00	4,360		10,464,000		(152,600)
Spectra Energy Partners, LP	December 2018	37.50	1,167		4,376,250		(32,388)
Targa Resources Corp.	December 2018	50.00	1,904				(,
s 1			,		9,520,000		(28,560)
Western Gas Partners, LP	December 2018	47.00	2,200		10,340,000		(79,200)
Total Value of Call Options Written (Premiums re	eceived \$493,575)			\$	95,042,725	\$	(921,842)
NTG							
Call Options Written	Expiration Date	Strike Price	Contracts		onal Value		Fair Value
DCP Midstream, LP	December 2018	\$ 36.50	2,034	\$	7,424,100	\$	(71,112)
Dominion Energy Midstream Partners, LP	December 2018	19.00	2,980		5,662,000		(185,211)
Energy Transfer LP	December 2018	16.00	9,300		14,880,000		(83,700)
Enlink Midstream Partners LP	December 2018	14.75	5,023		7,408,925		(57,803)
MPLX LP	December 2018	35.00	2,121		7,423,500		(47,723)
Plains All American Pipeline, L.P.	December 2018	24.00	3,080		7,392,000		(107,800)
Spectra Energy Partners, LP	December 2018	37.50	833		3,123,750		(23,118)
Targa Resources Corp	December 2018	50.00	1,353		6,765,000		(20,295)
Western Gas Partners LP	December 2018	47.00	1,575		7,402,500		(56,700)
Total Value of Call Options Written (Premiums re	eceived \$350,544)			\$	60,057,675	\$	(653,462)
Total Value of Call Options Written (Premiums re	eceived \$350,544)			\$	60,057,675	\$	(653,462)
•	eceived \$350,544) Expiration Date	Strike Price	Contracts	·	60,057,675 onal Value		(653,462) Fair Value
ТТР	,	Strike Price \$59.50	Contracts	·			
TTP Call Options Written	Expiration Date	\$ 59.50	182	Noti	onal Value	·	Fair Value (5,642)
TTP Call Options Written Anadarko Petroleum Corporation Antero Resources Corporation	Expiration Date December 2018			Noti	onal Value 1,082,900 833,250	·	Fair Value (5,642) (4,352)
TTP Call Options Written Anadarko Petroleum Corporation Antero Resources Corporation Cabot Oil & Gas Corporation	Expiration Date December 2018 December 2018	\$	182 550	Noti	onal Value 1,082,900 833,250 1,085,280	·	Fair Value (5,642) (4,352) (12,828)
TTP Call Options Written Anadarko Petroleum Corporation Antero Resources Corporation Cabot Oil & Gas Corporation Carrizo Oil & Gas, Inc.	Expiration Date December 2018 December 2018 December 2018	\$ 59.50 15.15 27.20 18.60	182 550 399	Noti	onal Value 1,082,900 833,250 1,085,280 394,320	·	Fair Value (5,642) (4,352) (12,828) (12,588)
TTP Call Options Written Anadarko Petroleum Corporation Antero Resources Corporation Cabot Oil & Gas Corporation	Expiration Date December 2018 December 2018 December 2018 December 2018	\$	182 550 399 212	Noti	onal Value 1,082,900 833,250 1,085,280 394,320 1,522,800	·	Fair Value (5,642) (4,352) (12,828) (12,588) (6,050)
TTP Call Options Written Anadarko Petroleum Corporation Antero Resources Corporation Cabot Oil & Gas Corporation Carrizo Oil & Gas, Inc. Cimarex Energy Co. Concho Resources Inc.	Expiration Date December 2018 December 2018 December 2018 December 2018 December 2018 December 2018	\$ 59.50 15.15 27.20 18.60 94.00 146.10	182 550 399 212 162 181	Noti	onal Value 1,082,900 833,250 1,085,280 394,320 1,522,800 2,644,410	·	Fair Value (5,642) (4,352) (12,828) (12,588) (6,050) (13,576)
TTP Call Options Written Anadarko Petroleum Corporation Antero Resources Corporation Cabot Oil & Gas Corporation Carrizo Oil & Gas, Inc. Cimarex Energy Co. Concho Resources Inc. Continental Resources, Inc.	Expiration Date December 2018 December 2018 December 2018 December 2018 December 2018 December 2018 December 2018	\$ 59.50 15.15 27.20 18.60 94.00 146.10 50.50	182 550 399 212 162 181 200	Noti	onal Value 1,082,900 833,250 1,085,280 394,320 1,522,800 2,644,410 1,010,000	·	Fair Value (5,642) (4,352) (12,828) (12,588) (6,050) (13,576) (20,000)
TTP Call Options Written Anadarko Petroleum Corporation Antero Resources Corporation Cabot Oil & Gas Corporation Carrizo Oil & Gas, Inc. Cimarex Energy Co. Concho Resources Inc. Continental Resources, Inc. Diamondback Energy, Inc.	Expiration Date December 2018 December 2018 December 2018 December 2018 December 2018 December 2018 December 2018 December 2018	\$ 59.50 15.15 27.20 18.60 94.00 146.10 50.50 120.00	182 550 399 212 162 181 200 67	Noti	onal Value 1,082,900 833,250 1,085,280 394,320 1,522,800 2,644,410 1,010,000 804,000	·	Fair Value (5,642) (4,352) (12,828) (12,588) (6,050) (13,576) (20,000) (10,385)
TTP Call Options Written Anadarko Petroleum Corporation Antero Resources Corporation Cabot Oil & Gas Corporation Carrizo Oil & Gas, Inc. Cimarex Energy Co. Concho Resources Inc. Continental Resources, Inc. Diamondback Energy, Inc. EOG Resources, Inc.	Expiration Date December 2018 December 2018 December 2018 December 2018 December 2018 December 2018 December 2018 December 2018 December 2018	\$ 59.50 15.15 27.20 18.60 94.00 146.10 50.50 120.00 110.00	182 550 399 212 162 181 200 67 193	Noti	onal Value 1,082,900 833,250 1,085,280 394,320 1,522,800 2,644,410 1,010,000 804,000 2,123,000	·	Fair Value (5,642) (4,352) (12,828) (12,588) (6,050) (13,576) (20,000) (10,385) (25,090)
TTP Call Options Written Anadarko Petroleum Corporation Antero Resources Corporation Cabot Oil & Gas Corporation Carrizo Oil & Gas, Inc. Cimarex Energy Co. Concho Resources Inc. Continental Resources, Inc. Diamondback Energy, Inc. EOG Resources, Inc. EQT Corporation	Expiration Date December 2018 December 2018 December 2018 December 2018 December 2018 December 2018 December 2018 December 2018 December 2018	\$ 59.50 15.15 27.20 18.60 94.00 146.10 50.50 120.00 110.00 18.55	182 550 399 212 162 181 200 67 193 330	Noti	onal Value 1,082,900 833,250 1,085,280 394,320 1,522,800 2,644,410 1,010,000 804,000 2,123,000 612,150	·	Fair Value (5,642) (4,352) (12,828) (12,588) (6,050) (13,576) (20,000) (10,385) (25,090) (34,756)
TTP Call Options Written Anadarko Petroleum Corporation Antero Resources Corporation Cabot Oil & Gas Corporation Carrizo Oil & Gas, Inc. Cimarex Energy Co. Concho Resources Inc. Continental Resources, Inc. Diamondback Energy, Inc. EOG Resources, Inc. EQT Corporation Laredo Petroleum, Inc.	Expiration Date December 2018 December 2018	\$ 59.50 15.15 27.20 18.60 94.00 146.10 50.50 120.00 110.00 18.55 5.45	182 550 399 212 162 181 200 67 193 330 707	Noti	onal Value 1,082,900 833,250 1,085,280 394,320 1,522,800 2,644,410 1,010,000 804,000 2,123,000 612,150 385,315	·	Fair Value (5,642) (4,352) (12,828) (12,588) (6,050) (13,576) (20,000) (10,385) (25,090) (34,756) (3,174)
TTP Call Options Written Anadarko Petroleum Corporation Antero Resources Corporation Cabot Oil & Gas Corporation Carrizo Oil & Gas, Inc. Cimarex Energy Co. Concho Resources Inc. Continental Resources, Inc. Diamondback Energy, Inc. EOG Resources, Inc. EQT Corporation Laredo Petroleum, Inc. Newfield Exploration Company	Expiration Date December 2018 December 2018	\$ 59.50 15.15 27.20 18.60 94.00 146.10 50.50 120.00 110.00 18.55 5.45 20.55	182 550 399 212 162 181 200 67 193 330 707 364	Noti	onal Value 1,082,900 833,250 1,085,280 394,320 1,522,800 2,644,410 1,010,000 804,000 2,123,000 612,150 385,315 748,020	·	Fair Value (5,642) (4,352) (12,828) (12,588) (6,050) (13,576) (20,000) (10,385) (25,090) (34,756) (3,174) (5,871)
TTP Call Options Written Anadarko Petroleum Corporation Antero Resources Corporation Cabot Oil & Gas Corporation Carrizo Oil & Gas, Inc. Cimarex Energy Co. Concho Resources Inc. Continental Resources, Inc. Diamondback Energy, Inc. EOG Resources, Inc. EQT Corporation Laredo Petroleum, Inc. Newfield Exploration Company Noble Energy, Inc.	Expiration Date December 2018 December 2018	\$ 59.50 15.15 27.20 18.60 94.00 146.10 50.50 120.00 110.00 18.55 5.45 20.55 26.65	182 550 399 212 162 181 200 67 193 330 707 364 322	Noti	onal Value 1,082,900 833,250 1,085,280 394,320 1,522,800 2,644,410 1,010,000 804,000 2,123,000 612,150 385,315 748,020 858,130	·	Fair Value (5,642) (4,352) (12,828) (12,588) (6,050) (13,576) (20,000) (10,385) (25,090) (34,756) (3,174) (5,871) (6,823)
TTP Call Options Written Anadarko Petroleum Corporation Antero Resources Corporation Cabot Oil & Gas Corporation Carrizo Oil & Gas, Inc. Cimarex Energy Co. Concho Resources Inc. Continental Resources, Inc. Diamondback Energy, Inc. EOG Resources, Inc. EQT Corporation Laredo Petroleum, Inc. Newfield Exploration Company Noble Energy, Inc. Parsley Energy, Inc.	Expiration Date December 2018 December 2018	\$ 59.50 15.15 27.20 18.60 94.00 146.10 50.50 120.00 110.00 18.55 5.45 20.55 26.65 23.15	182 550 399 212 162 181 200 67 193 330 707 364 322 273	Noti	onal Value 1,082,900 833,250 1,085,280 394,320 1,522,800 2,644,410 1,010,000 804,000 2,123,000 612,150 385,315 748,020 858,130 631,995	·	Fair Value (5,642) (4,352) (12,828) (12,588) (6,050) (13,576) (20,000) (10,385) (25,090) (34,756) (3,174) (5,871) (6,823) (5,468)
TTP Call Options Written Anadarko Petroleum Corporation Antero Resources Corporation Cabot Oil & Gas Corporation Carrizo Oil & Gas, Inc. Cimarex Energy Co. Concho Resources Inc. Continental Resources, Inc. Diamondback Energy, Inc. EOG Resources, Inc. EQT Corporation Laredo Petroleum, Inc. Newfield Exploration Company Noble Energy, Inc. Parsley Energy, Inc. PDC Energy, Inc.	Expiration Date December 2018 December 2018	\$ 59.50 15.15 27.20 18.60 94.00 146.10 50.50 120.00 110.00 18.55 5.45 20.55 26.65 23.15 40.75	182 550 399 212 162 181 200 67 193 330 707 364 322 273 94	Noti	onal Value 1,082,900 833,250 1,085,280 394,320 1,522,800 2,644,410 1,010,000 804,000 2,123,000 612,150 385,315 748,020 858,130 631,995 383,050	·	Fair Value (5,642) (4,352) (12,828) (12,588) (6,050) (13,576) (20,000) (10,385) (25,090) (34,756) (3,174) (5,871) (6,823) (5,468) (3,303)
TTP Call Options Written Anadarko Petroleum Corporation Antero Resources Corporation Cabot Oil & Gas Corporation Carrizo Oil & Gas, Inc. Cimarex Energy Co. Concho Resources Inc. Continental Resources, Inc. Diamondback Energy, Inc. EOG Resources, Inc. EQT Corporation Laredo Petroleum, Inc. Newfield Exploration Company Noble Energy, Inc. Parsley Energy, Inc. PDC Energy, Inc. Pioneer Natural Resources Company	Expiration Date December 2018 December 2018	\$ 59.50 15.15 27.20 18.60 94.00 146.10 50.50 120.00 110.00 18.55 5.45 20.55 26.65 23.15 40.75 165.00	182 550 399 212 162 181 200 67 193 330 707 364 322 273 94 65	Noti	onal Value 1,082,900 833,250 1,085,280 394,320 1,522,800 2,644,410 1,010,000 804,000 2,123,000 612,150 385,315 748,020 858,130 631,995 383,050 1,072,500	·	Fair Value (5,642) (4,352) (12,828) (12,588) (6,050) (13,576) (20,000) (10,385) (25,090) (34,756) (3,174) (5,871) (6,823) (5,468) (3,303) (6,890)
TTP Call Options Written Anadarko Petroleum Corporation Antero Resources Corporation Cabot Oil & Gas Corporation Carrizo Oil & Gas, Inc. Cimarex Energy Co. Concho Resources Inc. Continental Resources, Inc. Diamondback Energy, Inc. EOG Resources, Inc. EQT Corporation Laredo Petroleum, Inc. Newfield Exploration Company Noble Energy, Inc. Parsley Energy, Inc. PDC Energy, Inc. Pioneer Natural Resources Company Range Resources Corporation	Expiration Date December 2018 December 2018	\$ 59.50 15.15 27.20 18.60 94.00 146.10 50.50 120.00 110.00 18.55 5.45 20.55 26.65 23.15 40.75 165.00 17.40	182 550 399 212 162 181 200 67 193 330 707 364 322 273 94 65 685	Noti	onal Value 1,082,900 833,250 1,085,280 394,320 1,522,800 2,644,410 1,010,000 804,000 2,123,000 612,150 385,315 748,020 858,130 631,995 383,050 1,072,500 1,191,900	·	Fair Value (5,642) (4,352) (12,828) (12,588) (6,050) (13,576) (20,000) (10,385) (25,090) (34,756) (3,174) (5,871) (6,823) (5,468) (3,303) (6,890) (8,005)
TTP Call Options Written Anadarko Petroleum Corporation Antero Resources Corporation Cabot Oil & Gas Corporation Carrizo Oil & Gas, Inc. Cimarex Energy Co. Concho Resources Inc. Continental Resources, Inc. Diamondback Energy, Inc. EOG Resources, Inc. EQT Corporation Laredo Petroleum, Inc. Newfield Exploration Company Noble Energy, Inc. Parsley Energy, Inc. PDC Energy, Inc. Pioneer Natural Resources Company	Expiration Date December 2018 December 2018	\$ 59.50 15.15 27.20 18.60 94.00 146.10 50.50 120.00 110.00 18.55 5.45 20.55 26.65 23.15 40.75 165.00	182 550 399 212 162 181 200 67 193 330 707 364 322 273 94 65	Noti	onal Value 1,082,900 833,250 1,085,280 394,320 1,522,800 2,644,410 1,010,000 804,000 2,123,000 612,150 385,315 748,020 858,130 631,995 383,050 1,072,500	·	Fair Value (5,642) (4,352) (12,828) (12,588) (6,050) (13,576) (20,000) (10,385) (25,090) (34,756) (3,174) (5,871) (6,823) (5,468) (3,303) (6,890)

See accompanying Notes to Financial Statements.

TYG

Schedule of Options Written (continued) November 30, 2018

NDP

NDP				Notional	
Call Options Written	Expiration Date	Strike Price	Contracts	Value	Fair Value
Anadarko Petroleum Corporation	December 2018	\$ 61.60	1,268	\$ 7,810,880	\$ (16,245)
Antero Resources Corporation	December 2018	16.00	3,426	5,481,600	(11,146)
Cabot Oil & Gas Corporation	December 2018	29.00	4,020	11,658,000	(60,300)
Carrizo Oil & Gas, Inc.	December 2018	19.25	1,648	3,172,400	(68,804)
Carrizo Oil & Gas, Inc.	December 2018	20.00	870	1,740,000	(26,100)
Cimarex Energy Co.	December 2018	100.00	422	4,220,000	(23,210)
Concho Resources Inc.	December 2018	150.00	787	11,805,000	(31,480)
Continental Resources, Inc.	December 2018	52.50	2,252	11,823,000	(96,836)
Devon Energy Corporation	December 2018	33.25	2,784	9,256,800	(13,782)
Diamondback Energy, Inc.	December 2018	126.00	948	11,944,800	(74,993)
EOG Resources, Inc.	December 2018	115.00	1,418	16,307,000	(60,974)
EQT Corporation	December 2018	40.00	1,947	7,788,000	(92,482)
Laredo Petroleum, Inc.	December 2018	6.00	2,615	1,569,000	(13,075)
Newfield Exploration Company	December 2018	22.00	1,731	3,808,200	(17,310)
Parsley Energy, Inc.	December 2018	24.25	2,198	5,330,150	(25,393)
PDC Energy, Inc.	December 2018	44.50	491	2,184,950	(7,440)
Pioneer Natural Resources Company	December 2018	172.50	761	13,127,250	(32,343)
Pioneer Natural Resources Company	December 2018	175.00	383	6,702,500	(10,341)
Range Resources Corporation	December 2018	19.00	4,000	7,600,000	(30,000)
SM Energy Company	December 2018	24.00	881	2,114,400	(23,109)
Whiting Petroleum Corporation	December 2018	35.50	644	2,286,200	(33,488)
WPX Energy, Inc.	December 2018	16.25	5,912	9,607,000	(66,156)
Total Value of Call Options Written (Premiums	received \$2,406,989)			\$ 157,337,130	\$ (835,007)

See accompanying Notes to Financial Statements.

Statements of Assets & Liabilities November 30, 2018

A		ortoise Energy Infrastructure Corp.		Tortoise MLP Fund, Inc.
Assets Investments in unaffiliated securities at fair value ⁽¹⁾	\$	2,100,989,266	\$	1,505,503,320
Investments in affiliated securities at fair value ⁽²⁾	φ	19,073,467	φ	1,505,505,520
Receivable for Adviser fee waiver		83,181		354,243
Receivable for investments sold				
Receivable for premiums on options written		22,133		_
Unrealized appreciation of interest rate swap contracts, net		108,883		_
Dividends, distributions and interest receivable from investments		431.137		245,428
Current tax asset		14,879,579		467.685
Prepaid expenses and other assets		751,169		174,260
Total assets		2,136,338,815		1,506,744,936
Liabilities		_,,		.,,
Call options written, at fair value ⁽³⁾		921,842		653,462
Payable to Adviser		3,612,869		2,504,684
Accrued directors' fees and expenses		10,000		10,500
Payable for investments purchased		23,244,183		_
Accrued expenses and other liabilities		8,303,193		4,179,324
Deferred tax liability		189,562,527		68,175,433
Credit facility borrowings		107,100,000		73,100,000
Senior notes, net ⁽⁴⁾		379,419,108		311,621,135
Mandatory redeemable preferred stock, net ⁽⁵⁾		163,865,389		131,467,424
Total liabilities		876,039,111		591,711,962
Net assets applicable to common stockholders	\$	1,260,299,704	\$	915,032,974
Net Assets Applicable to Common Stockholders Consist of:				
Capital stock, \$0.001 par value per share	\$	53,635	\$	63,208
Additional paid-in capital		835,712,017		701,715,239
Total distributable earnings (loss)		424,534,052		213,254,527
Net assets applicable to common stockholders	\$	1,260,299,704	\$	915,032,974
Capital shares:				
Authorized		100,000,000		100,000,000
Outstanding		53,635,054		63,208,377
Net Asset Value per common share outstanding (net assets applicable				
to common stock, divided by common shares outstanding)	\$	23.50	\$	14.48
(1) Investments in unaffiliated securities at cost	\$	1,994,023,225	\$	1,532,613,098
Investments in affiliated securities at cost	\$ \$	50,738,405	\$	_
(3) Call options written, premiums received	\$	493,575	\$	350,544
(4) Deferred debt issuance and offering costs	\$	580,892	\$	378,865
(5) Deferred offering costs	\$	1,134,611	\$	532,576

See accompanying Notes to Financial Statements.

То	rtoise Pipeline & Energy	Tortoise Energy Independence		Tortoise Power and Energy Infrastructure	
	Fund, Inc.		Fund, Inc.		Fund, Inc.
\$	234,582,116	\$	191,232,010	\$	189,944,879
	-		-		 196,612
	 587,625		 39,651		128,630 1,626,983
	89,380 235,259,121		12,876 191,284,537		9,078 191,906,182
	199,782 456,420 10,500 937,674 705,352		835,007 399,195 10,500 451,601		
	19,800,000 33,948,978 15,998,724				53,400,000
\$	72,057,430 163,201,691	\$	58,796,303 132,488,234	\$	54,581,754 137,324,428
\$ \$	10,016 205,805,819 (42,614,144) 163,201,691	\$ \$	14,696 239,075,301 (106,601,763) 132,488,234	\$ \$	6,951 128,974,298 8,343,179 137,324,428
Ψ	100,000,000 10,016,413	Ψ	100,000,000 14,696,260	Ψ	100,000,000 6,951,333
\$	16.29	\$	9.02	\$	19.76
\$ \$ \$ \$ \$	269,791,253 	\$\$\$\$\$	243,132,208 2,406,989 	\$ \$ \$ \$ \$	186,117,829 — — — —

See accompanying Notes to Financial Statements.

Tortoise

Statements of Operations Year Ended November 30, 2018

	Tortoise Energy Infrastructure	Tortoise MLP
	Corp.	Fund, Inc.
Investment Income		
Distributions from master limited partnerships Dividends and distributions from common stock Dividends and distributions from preferred stock Dividends and distributions from private investments	\$ 165,622,117 8,767,508 3,940,886 4,965,290	\$ 105,955,632 7,475,853 3,485,432 —
Less return of capital on distributions ⁽¹⁾	(184,611,970)	(113,946,449)
Less foreign taxes withheld Net dividends and distributions from investments Interest from corporate bonds	(1,316,169) 	2,970,468
Dividends from money market mutual funds	9,148	38,016
Total Investment Income (loss)	(1,307,021)	3,008,484
Operating Expenses		
Advisory fees	21,994,642	13,626,793
Administrator fees	495,880	446,486
Professional fees	380,129	245,864
Directors' fees	207,994	178,855
Stockholder communication expenses	210,021	145,538
Custodian fees and expenses	97,417	62,176
Fund accounting fees	90,952	78,163
Registration fees Stock transfer agent fees	51,238 15,826	46,984 12,364
Franchise fees	3,865	12,304
Other operating expenses	188,589	102,615
	-	2
Total Operating Expenses Leverage Expenses	23,736,553	14,945,838
Interest expense	18,279,169	12,663,355
Distributions to mandatory redeemable preferred stockholders	6,919,999	4,540,533
Amortization of debt issuance costs	428,864	231,333
Other leverage expenses	276,113	99,835
Total Leverage Expenses	25,904,145	17,535,056
Total Expenses	49,640,698	32,480,894
Less fees waived by Adviser (Note 4)	(529,050)	(764,730)
Net Expenses	49,111,648	31,716,164
Net Investment Income (Loss), before Income Taxes	(50,418,669)	(28,707,680)
Deferred tax benefit	24,679,544	5,964,172
Net Investment Income (Loss)	(25,739,125)	(22,743,508)
Realized and Unrealized Gain (Loss) on Investments and Interest Rate Swaps	(20,700,720)	(22,740,000)
Net realized gain (loss) on investments in unaffiliated securities	99,167,112	60,794,841
Net realized gain (loss) on options	1,210,761	1,080,438
Net realized gain (loss) on interest rate swap settlements	(60,499)	
Net realized loss on foreign currency and translation of		
other assets and liabilities denominated in foreign currency	—	—
Net realized gain (loss), before income taxes	100,317,374	61,875,279
Current tax (expense) benefit	533,600	(186,036)
Deferred tax expense	(58,286,262)	(15,159,081)
Income tax expense	(57,752,662)	(15,345,117)
Net realized gain (loss)	42,564,712	46,530,162
Net unrealized depreciation of investments in unaffiliated securities	(83,798,472)	(64,036,157)
Net unrealized depreciation of investments in affiliated securities	(22,634,585)	(202.010)
Net unrealized appreciation (depreciation) of options Net unrealized appreciation of interest rate swap contracts	(428,267) 266 585	(302,918)
Net unrealized appreciation of other assets and liabilities due to foreign currency translation	266,585	
the answer of approximation of other accord and habilities due to foreign ourrency franslation		

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Net unrealized depreciation, before income taxes	(106,594,739)	(64,339,075)
Deferred tax benefit	186,123,443	63,392,266
Net unrealized appreciation (depreciation)	79,528,704	(946,809)
Net Realized and Unrealized Gain (Loss)	122,093,416	45,583,353
Net Increase (Decrease) in Net Assets Applicable to Common		
Stockholders Resulting from Operations	\$ 96,354,291	\$ 22,839,845

Return of Capital may be in excess of current year distributions due to prior year adjustments. See Note 2 to the Financial Statements for further (1) disclosure.

See accompanying Notes to Financial Statements.

34

Tortoise Pipeline & Energy Fund, Inc.	Tortoise Energy Independence Fund, Inc.	Tortoise Power and Energy Infrastructure Fund, Inc.
\$ 5,421,472 9,215,367 682,083	\$ 4,015,190 985,772 258,903	\$ 4,204,223 2,210,111 457,955
		(6,733,321) (3,565) 135,403 5,439,893 4,231 5,579,527
2,844,494 108,436 156,879 117,673 71,445 19,943 48,843 24,758 12,350	2,638,486 100,945 148,408 117,664 52,404 17,989 47,333 25,001 11,997	$1,898,410 \\ 84,933 \\ 151,621 \\ 112,086 \\ 91,526 \\ 10,392 \\ 28,552 \\ 24,835 \\ 13,605 \\ $
44,834 3,449,655	44,580 3,204,807	28,109 2,444,069
1,876,808 686,401 57,013 18,667 2,638,889 6,088,544	1,758,968 1,758,968 4,963,775	1,451,464 1,451,464 3,895,533
 6,088,544 (1,506,036)	 4,963,775 (4,228,300)	 3,895,533 1,683,994
(1,506,036)	(4,228,300)	1,683,994
(346,389) (23,411) —	(6,692,831) 10,350,058 —	
(4,510) (374,310) (374,310) (7,392,596)	 3,657,227 3,657,227 (31,965,739)	(554) 9,007,176 — — 9,007,176 (11,268,636)
	1,489,446 	
2,040	—	207

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(7,108,381)	(30,476,293)	(11,182,556)
	(30,476,293) (26,819,066)	
\$ (8,988,727)	\$ (31,047,366)	\$ (491,386)

See accompanying Notes to Financial Statements.

Tortoise

Statements of Changes in Net Assets

	Tortoise Energy Infrastructure Corp. Year Ended Year Ended November 30, November 30,		Tortoise MLP Fu Year Ended November 30,	nd, Inc. Year Ended November 30,
	2018	2017	2018	2017
Operations				
Net investment income (loss)	\$ (25,739,125)	\$ (31,941,053)	\$ (22,743,508)	\$ (19,766,804)
Net realized gain (loss)	42,564,712	119,288,455	46,530,162	29,188,785
Net unrealized appreciation (depreciation)	79,528,704	(200,775,043)	(946,809)	(83,536,956)
Net increase (decrease) in net assets applicable				
to common stockholders resulting				
from operations	96,354,291	(113,427,641)	22,839,845	(74,114,975)
Distributions to Common Stockholders				
From distributable earnings	—	_	—	—
From tax return of capital	(138,297,758)	(128,748,918)	(86,693,300)	(79,670,471)
Total distributions to common stockholders	(138,297,758)	(128,748,918)	(86,693,300)	(79,670,471)
Capital Stock Transactions				
Proceeds from issuance of common shares				
through offerings	114,529,368	4,639,779	230,973,008	_
Underwriting discounts and offering expenses		(0, 4, 0, 7, 0)		
associated with the issuance of common stock	(349,970)	(91,276)	(8,891,735)	
Issuance of common shares from reinvestment	0 505 000	0.004.000	0 700 000	0.004.400
of distributions to stockholders	6,535,303	6,881,998	2,720,036	3,004,499
Other proceeds	—	180		—
Net increase in net assets applicable to common	400 744 704	44,400,004	004 004 000	0.004.400
stockholders from capital stock transactions	120,714,701	11,430,681	224,801,309	3,004,499
Total increase (decrease) in net assets applicable to common stockholders	70 771 004	(000 745 070)	100 047 054	(150 700 047)
Net Assets	78,771,234	(230,745,878)	160,947,854	(150,780,947)
Beginning of year	1,181,528,470	1,412,274,348	754,085,120	904,866,067
End of year	\$ 1,260,299,704	\$ 1,181,528,470 *	\$ 915,032,974	\$ 754.085.120 *
End of year	φ 1,200,299,704	φ 1,101,520,470	\$ 915,052,974	φ 754,005,120
Transactions in common shares				
Shares outstanding at beginning of year	49,379,408	48,980,215	47,246,780	47,080,789
Shares issued through offerings	49,379,408	155,743	15,802,094	47,000,709
Shares issued through reinvestment of distributions	241,953	243.450	159.503	 165.991
Shares outstanding at end of year	53,635,054	49,379,408	63,208,377	47,246,780
charos satisfariang at shu of your	00,000,004	10,070,400	00,200,011	., , 2 . 0, 7 00

Includes undistributed (accumulated) net investment income (loss), net of income taxes of \$(239,156,803), \$(137,388,906), \$990,851, \$(2,914,758) and \$4,655,808 for the Tortoise Energy Infrastructure Corp., Tortoise MLP Fund, Inc., Tortoise Pipeline & Energy Fund, Inc., * Tortoise Energy Independence Fund, Inc. and Tortoise Power and Energy Infrastructure Fund, Inc., respectively.

See accompanying Notes to Financial Statements.

36

Tortoise Pipeline &		Tortoise Energy Inde	nondonco Fund Ino	Tortoise Power and Er Infrastructure Fund, Ir	••
Year Ended November 30, 2018	Year Ended November 30, 2017	Year Ended November 30, 2018	Year Ended November 30, 2017	Year Ended November 30, 2018	Year Ended November 30, 2017
\$ (1,506,036) (374,310) (7,108,381)	\$ (458,179) 4,603,749 (33,840,728)	\$ (4,228,300) 3,657,227 (30,476,293)	\$ (2,930,061) (9,166,863) (21,569,273)	\$ 1,683,994 9,007,176 (11,182,556)	\$ 4,089,792 4,185,820 (15,678,728)
(8,988,727)	(29,695,158)	(31,047,366)	(33,666,197)	(491,386))	(7,403,116)
(428,639) (15,898,114) (16,326,753)	(3,036,473) (13,290,280) (16,326,753)	(25,586,654) (25,586,654)	(25,460,285) (25,460,285)	(10,427,000))	(9,743,950) (683,050) (10,427,000)
-		-		_	
	_	1,233,701 —	927,023 —		_
_	_	1,233,701	927,023	_	_
(25,315,480)	(46,021,911)	(55,400,319)	(58,199,459)	(10,918,386)	(17,830,116)
188,517,171 \$ 163,201,691	234,539,082 \$ 188,517,171 *	187,888,553 \$ 132,488,234	246,088,012 \$ 187,888,553 *	148,242,814 \$137,324,428	166,072,930 \$ 148,242,814 *
10,016,413	10,016,413	14,583,662	14,516,071	6,951,333	6,951,333
 10,016,413	 10,016,413	 112,598 14,696,260	 67,591 14,583,662	 6,951,333	— — 6,951,333
See accompanying N	lotes to Financial Statem	ents.			

Tortoise

Statements of Cash Flows

Year Ended November 30, 2018

	Tortoise Energy Infrastructure	Tortoise MLP
	Corp.	Fund, Inc.
Cash Flows From Operating Activities		
Dividends, distributions and interest received from investments	\$ 183,592,531	\$ 117,093,968
Purchases of long-term investments	(496,715,904)	(495,831,848)
Proceeds from sales of long-term investments	417,237,015	198,382,984
Sales (purchases) of short-term investments, net	(24,116)	(138,897)
Call options written, net	1,682,203	1,430,983
Payments on interest rate swap contracts, net	(60,499)	—
Interest received on securities sold, net	—	_
Interest expense paid	(18,241,605)	(11,942,756)
Distributions to mandatory redeemable preferred stockholders	(6,920,000)	(4,470,276)
Other leverage expenses paid	(219,375)	(64,746)
Income taxes paid	(1,331,182)	(119,000)
Operating expenses paid	(23,429,677)	(14,262,633)
Net cash provided by (used in) operating activities	55,569,391	(209,922,221)
Cash Flows From Financing Activities		
Advances (payments) on credit facilities, net	(5,600,000)	23,300,000
Issuance of mandatory redeemable preferred stock	_	87,000,000
Redemption of mandatory redeemable preferred stock	—	(65,000,000)
Issuance of senior notes	—	105,000,000
Maturity of senior notes	(32,500,000)	(77,000,000)
Debt issuance costs	(4,366)	(301,270)
Issuance of common stock	114,529,368	230,973,008
Common stock issuance costs	(231,922)	(8,620,911)
Distributions paid to common stockholders	(131,762,471)	(85,428,606)
Net cash provided by (used in) financing activities	(55,569,391)	209,922,221
Net change in cash		_
Cash — beginning of year	_	_
Cash — end of year	\$ —	\$ —

See accompanying Notes to Financial Statements.

38

		Tortoise Power
Tortoise Pipeline & Energy Fund, Inc.	Tortoise Energy Independence Fund, Inc.	and Energy Infrastructure Fund, Inc.
runa, me.	runa, me.	Fund, Inc.
\$ 14,833,259	\$ 5,421,932	\$ 12,971,081
(35,612,984) 42,469,533 70,190 135,843 - (1,814,628) (686,400) (20,000) (418) (3,547,642) 15,826,753	(346,466,147) 367,138,147 945 10,861,101 (1,641,014) (1,641,014) (3,274,084) 32,040,530	(61,547,824 ⁾ 62,968,992 (144,960) 30,903 (40,853) (1,350,210)
500,000	(7,400,000)	
		 (10,427,000) (10,427,000)
\$	\$	\$ —

See accompanying Notes to Financial Statements.

Tortoise

Statements of Cash Flows (continued)

Year Ended November 30, 2018

	Tortoise Energy Infrastructure	Tortoise MLP
	Corp.	Fund, Inc.
Reconciliation of net increase in net assets applicable to common stockholders		
resulting from operations to net cash provided by (used in) operating activities		
Net increase in net assets applicable to common stockholders resulting from operations	\$ 96,354,291	\$ 22,839,845
Adjustments to reconcile net increase in net assets applicable to common stockholders		
resulting from operations to net cash provided by (used in) operating activities:		(
Purchases of long-term investments	(508,462,886)	(494,308,370)
Proceeds from sales of long-term investments	408,626,699	194,635,931
Sales (purchases) of short-term investments, net	(24,116)	(138,897)
Call options written, net	1,704,336	1,430,983
Return of capital on distributions received	184,611,970	113,946,449
Deferred tax benefit	(152,516,725)	(54,197,357)
Net unrealized appreciation	106,594,739	64,339,075
Amortization of market premium, net	—	—
Net realized (gain) loss	(100,377,873)	(61,875,279)
Amortization of debt issuance costs	428,864	231,333
Changes in operating assets and liabilities:		
(Increase) decrease in dividends, distributions and interest receivable from investments	287,582	139,035
(Increase) decrease in current tax asset	(1,864,782)	67,036
(Increase) decrease in receivable for investments sold	8,610,316	3,747,053
Increase in receivable for premiums on options written	(22,133)	—
(Increase) decrease in prepaid expenses and other assets	132,206	256,914
Increase (decrease) in payable for investments purchased	11,746,982	(1,523,478)
Decrease in payable to Adviser, net of fees waived	(123,864)	(18,991)
Increase (decrease) in accrued expenses and other liabilities	(136,215)	506,497
Total adjustments	(40,784,900)	(232,762,066)
Net cash provided by (used in) operating activities	\$55,569,391	\$(209,922,221)
Non-Cash Financing Activities		
Reinvestment of distributions by common stockholders in additional common shares	\$6,535,303	\$2,720,036
See accompanying Notes to Financial Statements.		
40		Tortoise

-		Tortoise Power								
Tortoise Pipeline & Energy Fund, Inc.	Tortoise Energy Independence Fund, Inc.	and Energy Infrastructure Fund, Inc.								
\$ (8,988,727)	\$ (31,047,366)	\$ (491,386)								
(36,550,658) 42,469,533 70,190 135,843 10,315,607 7,108,381 	(346,466,147) 367,138,147 945 10,861,101 4,526,935 30,476,293 	(61,995,102) 63,165,604 (144,960) 6,733,321 11,182,556 438,556								
374,310 57,013	(3,657,227)	(8,976,273) —								
(64,856) 	159,522	178,824 (196,612) (674) 447,278 (12,141) 98,009 10,918,386 \$ 10,427,000								
\$ —	\$ 1,233,701	\$ —								

See accompanying Notes to Financial Statements.

Tortoise

TYG Financial Highlights

	Year Ended November 30, 2018		Year End Novembe 2017		Year End Novembe 2016		Year Ende Novembe 2015		Year Ended November 30, 2014		
Per Common Share Data ⁽¹⁾ Net Asset Value, beginning of year Income (Loss) from Investment	\$23.93		\$28.83		\$29.28		\$49.34		\$43.36		
Operations Net investment loss ⁽²⁾ Net realized and unrealized gain (loss) on	(0.49)	(0.65)	(0.78)	(0.62)	(0.66)	
investments and interest rate swap $\mbox{contracts}^{(2)}$	2.59		(1.64)	2.94		(16.85)	9.01		
Total income (loss) from investment operations Distributions to Common Stockholders	2.10		(2.29)	2.16		(17.47)	8.35		
From return of capital Capital Stock Transactions Premiums less underwriting discounts and offering	(2.62)	(2.62)	(2.62)	(2.59)	(2.38)	
costs on issuance of common	0.09		0.01		0.01		(0.00)	0.01		
stock ⁽³⁾ Net Asset Value, end of year	\$23.50		\$23.93		\$28.83		\$29.28	,	\$49.34		
Per common share market value, end of year	\$22.59		\$25.86		\$30.63		\$26.57		\$46.10		
Total investment return based on market value ⁽⁴⁾	(3.42) %	(7.49) %	26.21	%	(37.86) %	(2.54) %	
Supplemental Data and Ratios Net assets applicable to common stockholders,											
end of year (000's)	\$ 1,260,3	300	\$ 1,181,5	528	\$ 1,412,	274	\$ 1,405,7	33	^{\$} 2,369,06	29	
Average net assets (000's) Ratio of Expenses to Average Net Assets	\$1,388,68	33	\$1,406,72	24	\$1,345,7	64	\$1,974,03	8	\$1,837,59	90	
Advisory fees Other operating expenses	1.58 0.13	%	1.74 0.12	%	1.74 0.12	%	1.76 0.10	%	1.65 0.13	%	
Total operating expenses, before fee waiver	1.71		1.86		1.86		1.86		1.78		
Fee waiver ⁽⁵⁾	(0.04)	(0.00)	(0.01)	_		(0.00)	
Total operating expenses	1.67		1.86		1.85		1.86		1.78		
Leverage expenses	1.87	`	1.78 (5.28	`	2.29 4.64		1.75)	1.38		
Income tax expense (benefit) ⁽⁶⁾ Total expenses	(11.02 (7.48))%	(5.28)))%	4.64 8.78	%	(24.50 (20.89))%	7.81 10.97	%	
See accompanying Notes to Financial Statemen	ite										

See accompanying Notes to Financial Statements.

42

	Year Ende Novembe 2018		Year End Novembe 2017		Year End Novembe 2016		Year End Novemb 2015		Year End Novembe 2014	
Ratio of net investment loss to average net assets before fee waiver	(1.89)%	(0.07)%	(2.83)%	(1.50)%	(1.33) %
Ratio of net investment loss to average net assets	(1.89) %	(2.27) %	(2.83) %	(1.50) %	(1.33) %
after fee waiver Portfolio turnover rate	(1.85 17.96)% %	(2.27 20.38)% %	(2.82 24.23)% %	(1.50 12.94)% %	(1.33 15.33) % %
Credit facility borrowings, end of year (000's) Senior notes, end of year (000's) Preferred stock, end of year (000's)	\$ 107,100 \$380,000 \$165,000		\$ 112,700 \$412,500 \$165,000		\$ 109,3 \$442,500 \$165,000		\$ 66,0 \$545,000 \$295,000)	\$ 162,800 \$544,400 \$224,000	
Per common share amount of senior notes outstanding, end of year	\$7.08		\$8.35		\$9.03		\$11.35		\$11.34	
Per common share amount of net assets, excluding senior notes, end of year Asset coverage, per \$1,000 of principal	\$30.58		\$32.28		\$37.86		\$40.63		\$60.68	
amount of senior notes and credit facility borrowings ⁽⁷⁾	\$3,926		\$3,564		\$3,858		\$3,784		\$4,667	
Asset coverage ratio of senior notes and credit facility borrowings ⁽⁷⁾ Asset coverage, per \$10 liquidation value per	393	%	356	%	386	%	378	%	467	%
share of mandatory redeemable preferred stock ⁽⁸⁾	\$29		\$27		\$30		\$26		\$35	
Asset coverage ratio of preferred stock ⁽⁸⁾	293	%	271	%	297	%	255	%	354	%

(1) Information presented relates to a share of common stock outstanding for the entire year.

The per common share data for the years ended November 30, 2017, 2016, 2015 and 2014 do not reflect the change in estimate of investment (2) income and return of capital, for the respective year. See Note 2C to the financial statements for further disclosure.

Represents premium on shelf offerings of \$0.10 per share, less the underwriting and offering costs of \$0.01 per share, for the year ended November 30, 2018. Represents the premium on the shelf offerings of \$0.01 per share, less the underwriting and offering costs of less than \$0.01 per share for the year ended November 30, 2017. Represents the premium on the shelf offerings of \$0.02 per share, less the underwriting and offering costs of less than \$0.01 per share for the year ended November 30, 2016. Represents underwriting and offering costs of less than \$0.01 per share for the year ended November 30, 2015. Represents the premium on the shelf offerings of \$0.02 per share, less the underwriting (3) and offering costs of \$0.01 per share for the year ended November 30, 2014.

Total investment return is calculated assuming a purchase of common stock at the beginning of the year and a sale at the closing price on the last day of the period reported (excluding brokerage commissions). The calculation also assumes reinvestment of distributions at actual prices (4) pursuant to TYG's dividend reinvestment plan.

(5) Less than 0.01% for the years ended November 30, 2017 and 2014.

For the year ended November 30, 2018, TYG accrued \$152,516,725 for net deferred income tax benefit. Included in the current period accrual is a deferred tax benefit of \$125,271,378 which is the impact from the federal tax rate reduction related to the Tax Cuts and Jobs Act. For the year ended November 30, 2017, TYG accrued \$35,365,364 for current income tax expense and \$109,662,030 for net deferred income tax benefit. For the year ended November 30, 2016, TYG accrued \$57,075,786 for current income tax expense and \$5,303,392 for net deferred income tax expense. For the year ended November 30, 2015, TYG accrued \$66,785,732 for net current income tax expense and \$550,449,662 for net deferred income tax benefit. For the year ended November 30, 2014, TYG accrued \$52,981,532 for current income tax expense and (6) \$90,477,388 for net deferred income tax expense.

Represents value of total assets less all liabilities and indebtedness not represented by senior notes, credit facility borrowings and preferred (7) stock at the end of the year divided by senior notes and credit facility borrowings outstanding at the end of the year.

Represents value of total assets less all liabilities and indebtedness not represented by senior notes, credit facility borrowings and preferred (8) stock at the end of the year divided by senior notes, credit facility borrowings and preferred stock outstanding at the end of the year.

See accompanying Notes to Financial Statements.

NTG Financial Highlights

	Year Ended November 30, 2018		Year Ended November 30, 2017		Year Ended November 30, 2016		Year Ended November 30, 2015			Year Ended ovember 30, 2014
Per Common Share Data ⁽¹⁾										
Net Asset Value, beginning of year	\$	15.96	\$	19.22	\$	18.65	\$	29.83	\$	28.00
Income (Loss) from Investment Operations										
Net investment loss ⁽²⁾		(0.43)		(0.42)		(0.46)		(0.32)		(0.54)
Net realized and unrealized gain (loss)										
on investments ⁽²⁾		1.36		(1.15)		2.72		(9.17)		4.06
Total income (loss) from investment operations		0.93		(1.57)		2.26		(9.49)		3.52
Distributions to Common Stockholders				()				· · · ·		
From return of capital		(1.69)		(1.69)		(1.69)		(1.69)		(1.69)
Capital stock transactions		· · · ·		()		,		· · · ·		()
Premiums less underwriting discounts and offering										
costs on issuance of common stock ⁽³⁾		(0.72)		_		(0.00)		(0.00)		_
Net Asset Value, end of year	\$	14.48	\$	15.96	\$	19.22	\$	18.65	\$	29.83
Per common share market value, end of year	\$	13.72	\$	15.90	\$	18.90	\$	16.18	\$	27.97
Total investment return based on market value ⁽⁴⁾	·	(4.10)%		(7.67)%		27.99 %	-	(37.08)%		9.08 %
Supplemental Data and Ratios										
Net assets applicable to common stockholders,										
end of year (000's)	\$	915.033	\$	754.085	\$	904,866	\$	876,409	\$	1,401,926
Average net assets (000's)	\$	887,014	\$	892,196	\$	862,527	\$	1,174,085	\$	1,404,751
Ratio of Expenses to Average Net Assets	•	- ,	•	<i>.</i>	•		•	, ,	•	, ,
Advisory fees		1.54 %		1.61 %		1.56 %		1.56 %		1.48 %
Other operating expenses		0.15		0.14		0.16		0.12		0.10
Total operating expenses, before fee waiver		1.69		1.75		1.72		1.68		1.58
Fee waiver		(0.09)		_		(0.01)		(0.09)		(0.16)
Total operating expenses		1.60		1.75		1.71		1.59		1.42
Leverage expenses		1.98		1.89		1.95		1.42		1.09
Income tax expense (benefit) ⁽⁵⁾		(6.09)		(4.33)		7.25		(21.92)		7.04
Total expenses		(2.51)%		(0.69)%		10.91 %		(18.91)%		9.55 %
See accompanying Notes to Financial Statements.										

44

	Year Ended November 30, 2018		Year Ended November 30, 2017			vear Ended ovember 30, 2016		Vear Ended ovember 30, 2015		fear Ended ovember 30, 2014
Ratio of net investment loss to average net assets before fee waiver		(2.65)%		(2.22)%		(2.53)%		(1.36)%		(1.97)%
Ratio of net investment loss to average net assets after fee waiver Portfolio turnover rate		(2.56)% 13.67 %		(2.22)% 20.94 %		(2.52)% 35.47 %		(1.27)% 17.54 %		(1.81)% 18.09 %
Credit facility borrowings, end of year (000's) Senior notes, end of year (000's)	\$ \$	73,100 312,000	\$ \$	49,800 284,000	\$ \$	46,800 284,000	\$ \$	62,800 348,000	\$ \$	68,900 348,000
Preferred stock, end of year (000's) Per common share amount of senior notes	\$	132,000	\$	110,000	\$	110,000	\$	90,000	\$	90,000
outstanding, end of year Per common share amount of net assets,	\$	4.94	\$ \$	6.01	\$ \$	6.03	\$ \$	7.40	\$ \$	7.40 37.23
excluding senior notes, end of year Asset coverage, per \$1,000 of principal amount	\$ \$	19.42 3,719	ъ \$	21.97 3,589	ъ \$	25.25 4,068	Ф \$	26.05 3,353	ъ \$	4,579
of senior notes and credit facility borrowings ⁽⁶⁾ Asset coverage ratio of senior notes and credit facility borrowings ⁽⁶⁾	φ	372 %	φ	359 %	φ	4,008	φ	335 %	φ	4,379
Asset coverage, per \$25 liquidation value per share of mandatory redeemable preferred stock ⁽⁷⁾	\$	69	\$	67	\$	76	\$	69	\$	438 % 94
Asset coverage ratio of preferred stock ⁽⁷⁾	φ	277 %	φ	270 %	φ	305 %	φ	275 %	φ	377 %

(1) Information presented relates to a share of common stock outstanding for the entire year.

(2) The per common share data for the years ended November 30, 2017, 2016, 2015, and 2014 do not reflect the change in estimate of investment income and return of capital, for the respective year. See Note 2C to the financial statements for further disclosure.

(3) Represents the discounts on shares issued through rights offerings of \$0.55, plus the underwriting and offering costs of \$0.17 per share for the years ended November 30, 2018. Represents less than \$0.01 per share for the years ended November 30, 2016 and 2015.

Total investment return is calculated assuming a purchase of common stock at the beginning of the year and a sale at the closing price on the (4) last day of the year reported (excluding brokerage commissions). This calculation also assumes reinvestment of distributions at actual prices pursuant to NTG's dividend reinvestment plan.

For the year ended November 30, 2018, NTG accrued \$54,197,357 for net deferred income tax benefit. Included in the current period accrual is

a deferred tax benefit of \$47,436,124 which is the impact from the federal tax rate reduction related to the Tax Cuts and Jobs Act. For the year ended November 30, 2017, NTG accrued \$440,504 for current income tax expense and \$39,035,257 for net deferred income tax benefit. For the

(5) year ended November 30, 2016, NTG accrued \$1,891,670 for current income tax expense and \$60,652,872 for net deferred income tax expense. For the year ended November 30, 2015, NTG accrued \$200,550 for current income tax expense and \$257,585,058 for net deferred income tax benefit. For the year ended November 30, 2014, NTG accrued \$581,000 for current income tax expense and \$98,329,597 for net deferred income tax expense.

(6) Represents value of total assets less all liabilities and indebtedness not represented by senior notes, credit facility borrowings and preferred stock at the end of the period divided by senior notes and credit facility borrowings outstanding at the end of the period.

(7) Represents value of total assets less all liabilities and indebtedness not represented by senior notes, credit facility borrowings and preferred stock at the end of the period divided by senior notes, credit facility borrowings and preferred stock outstanding at the end of the period.

See accompanying Notes to Financial Statements.

TTP Financial Highlights

	Year Ended November 30, 2018		Year Ended November 30, 2017		Year Ended November 30, 2016		Year Ended November 30, 2015			ear Ended ovember 30, 2014
Per Common Share Data ⁽¹⁾										
Net Asset Value, beginning of year	\$	18.82	\$	23.42	\$	19.71	\$	35.04	\$	30.33
Income (Loss) from Investment Operations										
Net investment income (loss) ⁽²⁾		(0.15)		(0.05)		0.04		0.22		0.08
Net realized and unrealized gain (loss) ⁽²⁾		(0.75)		(2.92)		5.30		(13.60)		6.26
Total income (loss) from investment operations		(0.90)		(2.97)		5.34		(13.38)		6.34
Distributions to Common Stockholders		()		(-)				(/		
From net investment income		(0.04)		(0.05)		(0.38)		(0.34)		(0.02)
From net realized gains from		(0.0.1)		(0100)		(0100)		(0.0.1)		(0.01)
investment transactions		_		(0.25)		(1.25)		(1.61)		(1.61)
From return of capital		(1.59)		(1.33)		()		((
Total distributions to common stockholders		(1.63)		(1.63)		(1.63)		(1.95)		(1.63)
Net Asset Value, end of year	\$	16.29	\$	18.82	\$	23.42	\$	19.71	\$	35.04
Per common share market value, end of year	\$	14.33	\$	17.01	\$	21.55	\$	17.47	\$	32.50
Total investment return based on market value ⁽³⁾	Ψ	(7.03)%	Ψ	(14.18)%	Ψ	34.89 %	Ψ	(41.19)%	Ψ	21.68 %
Supplemental Data and Ratios		(100)/0		(1.1.0)/0				(
Net assets applicable to common stockholders,										
end of year (000's)	ሱ	163,202	ሱ	188,517	ሱ	234,539	ሱ	197,443	ሱ	350,975
Average net assets (000's)	\$ \$	183,202	\$ \$	219,359	\$ \$	234,539 192,888	\$ \$	292,473	\$ \$	350,975 357,486
5	Φ	100,010	Φ	219,359	Ф	192,000	Ф	292,473	Ф	357,460
Ratio of Expenses to Average Net Assets		1 51 0/		1 40 0/		1 40 0/		1 4 4 0/		1 07 0/
Advisory fees		1.51 %		1.43 %		1.48 %		1.44 %		1.37 %
Other operating expenses		0.32		0.26		0.29		0.22		0.18
Total operating expenses, before fee waiver		1.83		1.69		1.77		1.66		1.55
Fee waiver				(0.00)		(0.07)		(0.14)		(0.19)
Total operating expenses		1.83		1.69		1.70		1.52		1.36
Leverage expenses		1.40		1.06		1.23		0.93		0.75
Total expenses		3.23 %		2.75 %		2.93 %		2.45 %		2.11 %
See accompanying Notes to Financial Statements.										
46									Torte	oise

	 Year Ended November 30,		Year Ended November 30,		ear Ended vember 30,	-	ear Ended vember 30,	Year Ended November 30,		
	2018		2017		2016		2015		2014	
Ratio of net investment income (loss) to average net assets before fee waiver Ratio of net investment income (loss) to average	(0.80)%		(0.21)%		0.12 %		0.60 %		0.02 %	
net assets after fee waiver	(0.80)%		(0.21)%		0.19 %		0.74 %		0.21 %	
Portfolio turnover rate	14.27 %		24.23 %		90.22 %		18.84 %		18.45 %	
Credit facility borrowings, end of year (000's)	\$ 19,800	\$	19,300	\$	16,600	\$	16,900	\$	26,000	
Senior notes, end of year (000's)	\$ 34,000	\$	34,000	\$	34,000	\$	54,000	\$	49,000	
Preferred stock, end of year (000's)	\$ 16,000	\$	16,000	\$	16,000	\$	16,000	\$	16,000	
Per common share amount of senior notes										
outstanding, end of year	\$ 3.39	\$	3.39	\$	3.39	\$	5.39	\$	4.89	
Per common share amount of net assets,										
excluding senior notes, end of year	\$ 19.68	\$	22.21	\$	26.81	\$	25.10	\$	39.93	
Asset coverage, per \$1,000 of principal amount										
of senior notes and credit facility borrowings ⁽⁴⁾	\$ 4,331	\$	4,837	\$	5,951	\$	4,010	\$	5,893	
Asset coverage ratio of senior notes and credit facility borrowings ⁽⁴⁾ Asset coverage, per \$25 liquidation value per share	433 %		484 %		595 %		401 %		589 %	
of mandatory redeemable preferred stock ⁽⁵⁾	\$ 83	\$	93	\$	113	\$	82	\$	121	
Asset coverage ratio of preferred stock ⁽⁵⁾	334 %		372 %		452 %		327 %		486 %	

(1) Information presented relates to a share of common stock outstanding for the entire year.

(2) The per common share data for the years ended November 30, 2017, 2016, 2015, and 2014 do not reflect the change in estimate of investment (2) income and return of capital, for the respective year. See Note 2C to the financial statements for further disclosure.

Total investment return is calculated assuming a purchase of common stock at the beginning of the year and a sale at the closing price on the (3) last day of the year reported (excluding brokerage commissions). The calculation also assumes reinvestment of distributions at actual prices pursuant to TTP's dividend reinvestment plan.

(4) Represents value of total assets less all liabilities and indebtedness not represented by senior notes, credit facility borrowings and preferred stock at the end of the year divided by senior notes and credit facility borrowings outstanding at the end of the year.

(5) Represents value of total assets less all liabilities and indebtedness not represented by senior notes, credit facility borrowings and preferred stock at the end of the year divided by senior notes, credit facility borrowings and preferred stock outstanding at the end of the year.

See accompanying Notes to Financial Statements.

NDP Financial Highlights

	Year Ended November 30, 2018		Year Ended November 30, 2017		Year Ended November 30, 2016		Year Ended November 30, 2015			ear Ended ovember 30, 2014
Per Common Share Data ⁽¹⁾										
Net Asset Value, beginning of year	\$	12.88	\$	16.95	\$	15.53	\$	22.76	\$	26.49
Income (Loss) from Investment Operations										
Net investment loss ⁽²⁾		(0.29)		(0.20)		(0.12)		(0.10)		(0.12)
Net realized and unrealized gain (loss) ⁽²⁾		(1.82)		(2.12)		3.29		(5.38)		(1.86)
Total income (loss) from investment operations		(2.11)		(2.32)		3.17		(5.48)		(1.98)
Distributions to Common Stockholders										
From net investment income ⁽³⁾		_				_		(0.00)		(0.00)
From net realized gains from								· · · ·		· · · ·
investment transactions		_				_		_		(1.66)
From return of capital		(1.75)		(1.75)		(1.75)		(1.75)		(0.09)
Total distributions to common stockholders		(1.75)		(1.75)		(1.75)		(1.75)		(1.75)
Net Asset Value, end of year	\$	9.02	\$	12.88	\$	16.95	\$	15.53	\$	22.76
Per common share market value, end of year	\$	9.00	\$	12.39	ŝ	15.85	\$	13.18	\$	21.29
Total investment return based on market value ⁽⁴⁾	•	(15.10)%	*	(11.04)%	•	36.27 %	•	(31.05)%	•	(5.16)%
Supplemental Data and Ratios Net assets applicable to common stockholders, end of year (000's) Average net assets (000's) Ratio of Expenses to Average Net Assets Advisory fees Other operating expenses Total operating expenses, before fee waiver Fee waiver Total operating expenses Leverage expenses	\$ \$	132,488 176,481 1.50 % 0.32 1.82 	\$	187,889 209,940 1.43 % 0.26 1.69 (0.01) 1.68 0.56	\$ \$	246,088 212,528 1.42 % 0.29 1.71 (0.13) 1.58 0.37	\$	225,410 288,672 1.33 % 0.21 1.54 (0.13) 1.41 0.21	\$ \$	330,458 413,380 1.25 % 0.16 1.41 (0.17) 1.24 0.14
Total expenses		0.99 2.81 %		0.56 2.24 %		0.37 1.95 %		0.21 1.62 %		0.14 1.38 %
See accompanying Notes to Financial Statements.		2.01 /0		L.L. 70		1.00 /0		1.02 /6	Torte	

	Year E Novemb 201	oer 30,	 ear Ended vember 30, 2017	-	ear Ended vember 30, 2016	 ear Ended vember 30, 2015	 ear Ended vember 30, 2014
Ratio of net investment loss to average net assets							
before fee waiver	(2	2.40)%	(1.41)%		(0.98)%	(0.61)%	(0.61)%
Ratio of net investment loss to average net assets		,	. ,		. ,	. ,	. ,
after fee waiver	(2	2.40)%	(1.40)%		(0.85)%	(0.48)%	(0.44)%
Portfolio turnover rate	14	3.77 %	64.88 %		47.03 %	15.63 %	43.21 %
Credit facility borrowings, end of year (000's)	\$ 57.	100	\$ 64,500	\$	63,800	\$ 61,800	\$ 56,200
Asset coverage, per \$1,000 of principal amount							
of credit facility borrowings ⁽⁵⁾	\$ 3.	320	\$ 3,913	\$	4,857	\$ 4,647	\$ 6,880
Asset coverage ratio of credit facility borrowings ⁽⁵⁾		332 %	391 %		486 %	465 %	688 %

(1) Information presented relates to a share of common stock outstanding for the entire year.

(2) The per common share data for the years ended November 30, 2017, 2016, 2015, 2014 and 2013 do not reflect the change in estimate of investment income and return of capital, for the respective year. See Note 2C to the financial statements for further disclosure.

(3) Less than 0.01 for the years ended November 30, 2015 and 2014.

(4) Total investment return is calculated assuming a purchase of common stock at the beginning of the year and a sale at the closing price on the last day of the year reported (excluding brokerage commissions). The calculation also assumes reinvestment of distributions at actual prices pursuant to NDP's dividend reinvestment plan.

(5) Represents value of total assets less all liabilities and indebtedness not represented by credit facility borrowings at the end of the year divided by credit facility borrowings outstanding at the end of the year.

See accompanying Notes to Financial Statements.

TPZ Financial Highlights

	Year Ended November 30, 2018		Year Ended November 30, 2017		Year Ended November 30, 2016		Year Ended November 30, 2015		Year Ended November 30, 2014	
Per Common Share Data ⁽¹⁾	\$ 21.	<u></u>	\$ 23.	00	\$ 21.3	00	\$ 31.0	0	\$ 28.	10
Net Asset Value, beginning of year	\$21.	33	\$ 23.	89	\$ 21.2	23	\$ 31.0	18	\$ 28.	12
Income (loss) from Investment Operations	0	0 4	0	50	<u>.</u>	74	0.0	0	0	0.1
Net investment income ⁽²⁾	-	24	-	59	0.10	/1	0.8	38	0.0	81
Net realized and unrealized gain (loss) ⁽²⁾	(0.31)	(1.65)	3.49		(7.87)	3.65	
Total income (loss) from investment operations	(0.07)	(1.06)	4.20		(6.99)	4.46	
Distributions to Common Stockholders	(0			• •	(4		(0.4		(0)	
From net investment income	(0.	57)	(1.	04)	(1.:	29)	(0.9	91)	(0.90)	
From net realized gains from	(0.00		(0.00	,	(a. a.=				(0.00	,
investment transactions	(0.93)	(0.36)	(0.25)	(1.95)	(0.60)
From return of capital			(0.10)	<u> </u>					,
Total distributions to common stockholders	(1.50)	(1.50)	(1.54)	(2.86)	(1.50)
Net Asset Value, end of year	\$19.76		\$21.33		\$23.89		\$21.23		\$31.08	
Per common share market value, end of year	\$17.17		\$19.94		\$21.43		\$18.53		\$26.90	
Total investment return based on market value ⁽³⁾	(6.82)%	(0.27)%	25.57	%	(22.54)%	14.94	%
Total investment return based on net asset value ⁽⁴⁾	0.24	%	(4.31)%	22.18	%	(23.19)%	16.84	%
Supplemental Data and Ratios										
Net assets applicable to common stockholders,										
end of year (000's)	\$137,32		\$148,24		\$166,07		\$147,56		\$216,04	
Average net assets (000's)	\$147,61	6	\$162,70)8	\$146,27	4	\$187,75	2	\$208,69	8
Ratio of Expenses to Average Net Assets ⁽⁶⁾										
Advisory fees	1.29	%	1.25	%	1.27	%	1.20	%	1.12	%
Other operating expenses	0.37		0.31		0.39		0.31		0.26	
Total operating expenses, before fee waiver	1.66		1.56		1.66		1.51		1.38	
Fee waiver	—		—		—		(0.01)	(0.07)
Total operating expenses	1.66		1.56		1.66		1.50		1.31	
Leverage expenses	0.98		0.59		0.44		0.26		0.19	
Current foreign tax expense ⁽⁷⁾	_		_		_		_		_	
Total expenses	2.64	%	2.15	%	2.10	%	1.76	%	1.50	%
. See accompa	nying Notes	to Fina	ancial Stat	ements	S.					

50

	-	ear Ended vember 30, 2018	-	ear Ended vember 30, 2017	-	ear Ended vember 30, 2016	-	ear Ended vember 30, 2015	-	ear Ended vember 30, 2014
Ratio of net investment income to average		1 1 4 0/		0 51 0/		0.00.0/				0.00.0/
net assets before fee waiver Ratio of net investment income to average		1.14 %		2.51 %		3.39 %		3.25 %		2.62 %
net assets after fee waiver		1.14 %		2.51 %		3.39 %		3.26 %		2.69 %
Portfolio turnover rate ⁽³⁾		31.41 %		30.86 %		40.61 %		30.99 %		18.39 %
Credit facility borrowings, end of year (000's)	\$	53,400	\$	53,400	\$	50,600	\$	49,900	\$	42,400
Asset coverage, per \$1,000 of principal amount										
of senior notes and credit facility borrowings ⁽⁵⁾	\$	3,572	\$	3,776	\$	4,282	\$	3,957	\$	6,095
Asset coverage ratio of senior notes and credit facility borrowings ⁽⁵⁾		357 %		378 %		428 %		396 %		610 %

(1) Information presented relates to a share of common stock outstanding for the entire year.

(2) The per common share data for the years ended November 30, 2017, 2016, 2015 and 2014 do not reflect the change in estimate of investment income and return of capital, for the respective year. See Note 2C to the financial statements for further disclosure.

(3) Total investment return is calculated assuming a purchase of common stock at the beginning of the year and a sale at the closing price on the last day of the period reported (excluding brokerage commissions). The calculation also assumes reinvestment of distributions at actual prices pursuant to TPZ's dividend reinvestment plan.

(4) Total investment return is calculated assuming a purchase of common stock at the beginning of the year and a sale at net asset value on the last day of the year reported. The calculation also assumes reinvestment of distributions at actual prices pursuant to TPZ's dividend reinvestment plan.

(5) Represents value of total assets less all liabilities and indebtedness not represented by credit facility borrowings at the end of the year divided by credit facility borrowings outstanding at the end of the year.

See accompanying Notes to Financial Statements.

Notes to Financial Statements

November 30, 2018

1. General Organization

This report covers the following companies, each of which is listed on the New York Stock Exchange ("NYSE"): Tortoise Energy Infrastructure Corp. ("TYG"), Tortoise MLP Fund, Inc. ("NTG"), Tortoise Pipeline & Energy Fund, Inc. ("TTP"), Tortoise Energy Independence Fund, Inc. ("NDP"), and Tortoise Power and Energy Infrastructure Fund, Inc. ("TPZ"). These companies are individually referred to as a "Fund" or by their respective NYSE symbols, or collectively as the "Funds", and each is a non-diversified, closed-end management investment company under the Investment Company Act of 1940, as amended (the "1940 Act"). Each of TYG, NTG, TTP and NDP has a primary investment objective to seek a high level of total return with an emphasis on current distributions. TPZ has a primary investment objective to provide a high level of current income, with a secondary objective of capital appreciation.

2. Significant Accounting Policies

The Funds follow accounting and reporting guidance applicable to investment companies under U.S. generally accepted accounting principles ("GAAP").

A. Use of Estimates

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amount of assets and liabilities and disclosure of contingent assets and liabilities as of the date of the financial statements, and the amount of income and expenses during the period reported. Actual results could differ from those estimates.

B. Security Valuation

In general, and where applicable, the Funds use readily available market quotations based upon the last updated sales price from the principal market to determine fair value. The Funds primarily own securities that are listed on a securities exchange or are traded in the over-the-counter market. The Funds value those securities at their last sale price on that exchange or over-the-counter market on the valuation date. If the security is listed on more than one exchange, the Funds use the price from the exchange that it considers to be the principal exchange on which the security is traded. Securities listed on the NASDAQ are valued at the NASDAQ Official Closing Price, which may not necessarily represent the last sale price. These securities are categorized as Level 1 in the fair value hierarchy. If there has been no sale on such exchange or over-the-counter market on such day, the security is valued at the mean between the last bid price and last ask price on such day.

Restricted securities are subject to statutory or contractual restrictions on their public resale, which may make it more difficult to obtain a valuation and may limit a Fund's ability to dispose of them. Investments in private placement securities and other securities for which market quotations are not readily available are valued in good faith by using fair value procedures. Such fair value procedures consider factors such as discounts to publicly traded issues, time until conversion date, securities with similar yields, quality, type of issue, coupon, duration and rating. If events occur that affect the value of a Fund's portfolio securities before the net asset value has been calculated (a "significant event"), the portfolio securities so affected are generally priced using fair value procedures.

An equity security of a publicly traded company acquired in a private placement transaction without registration under the Securities Act of 1933, as amended (the "1933 Act"), is subject to restrictions on resale that can affect the security's liquidity and fair value. If such a security is convertible into publicly traded common shares, the security generally will be valued at the common share market price adjusted by a percentage discount due to the restrictions and categorized as Level 2 in the fair value hierarchy. To the extent that such securities are convertible or otherwise become freely tradable within a time frame that may be reasonably determined, an amortization schedule may be used to determine the discount. If the security has characteristics that are dissimilar to the class of security that trades on the open market, the security will generally be valued and categorized as Level 3 in the fair value hierarchy.

Unobservable inputs are used to measure fair value to the extent that observable inputs are not available, thereby allowing for situations in which there is little, if any, market activity. Unobservable inputs reflect the Funds' own beliefs about the assumptions that market participants would use in pricing the asset or liability (including assumptions about risk). Unobservable inputs are developed based on the best information available in the circumstances, which might include the Fund's own data. The Fund's own data are adjusted if information is reasonably available without undue cost and effort that indicates that market participants would use different assumptions. Due to the inherent uncertainty of valuations of such investments, the fair values may differ significantly from the values that would have been used had an active market existed.

Exchange-traded options are valued at the last reported sale price on any exchange on which they trade. If no sales are reported on any exchange on the measurement date, exchange-traded options are valued at the mean between the most recent high bid and most recent low ask prices obtained as of the closing of the exchanges on which the option is traded. The value of Flexible Exchange Options (FLEX Options) are determined (i) by an evaluated price as determined by a third-party valuation service; or (ii) by using a quotation provided by a broker-dealer.

The Funds generally value debt securities at evaluated bid prices obtained from an independent third-party valuation service that utilizes a pricing matrix based upon yield data for securities with similar characteristics, or based on a direct written broker-dealer quotation from a dealer who has made a market in the security. Debt securities with 60 days or less to maturity at time of purchase are valued on the basis of amortized cost, which approximates fair value. The securities are categorized as Level 2 in the fair value hierarchy.

2018 Annual Report | November 30, 2018

Notes to Financial Statements (continued)

Interest rate swap contracts are valued by using industry-accepted models, which discount the estimated future cash flows based on a forward rate curve and the stated terms of the interest rate swap agreement by using interest rates currently available in the market, or based on dealer guotations, if available, and are categorized as Level 2 in the fair value hierarchy.

Various inputs are used in determining the fair value of the Funds' investments and financial instruments. These inputs are summarized in the three broad levels listed below:

Level 1 - quoted prices in active markets for identical investments

Level 2 — other significant observable inputs (including quoted prices for similar investments, market corroborated inputs, etc.)

Level 3 — significant unobservable inputs (including a Fund's own assumptions in determining the fair value of investments)

The inputs or methodologies used for valuing securities are not necessarily an indication of the risk associated with investing in those securities.

The following tables provide the fair value measurements of applicable assets and liabilities by level within the fair value hierarchy as of November 30, 2018. These assets and liabilities are measured on a recurring basis.

TYG:				
Description Assets Investments:	Level 1	Level 2	Level 3	Total
Master Limited Partnerships ^(a) Common Stock ^(a) Preferred Stock ^(a) Private Investments ^(a) Short-Term Investment ^(b) Total Investments Interest Rate Swap Contracts	\$1,748,455,456 237,409,339 67,703,080 232,244 \$2,053,800,119 	\$	\$— 29,426,431 - 36,836,183 - 66,262,614 - \$	\$1,748,455,456 237,409,339 97,129,511 36,836,183 232,244 \$2,120,062,733 108,883
Total Assets	\$2,053,800,119	\$ 108,883	\$ 66,262,614	\$2,120,171,616
Liabilities Written Call Options	\$445,535	\$476,307	\$—	\$921,842
NTG: Description Assets Investments:	Level 1	Level 2	Level 3	Total
Master Limited Partnerships ^(a) Common Stock ^(a) Preferred Stock ^(a) Short-Term Investment ^(b) Total Assets	\$1,240,002,400 201,885,718 46,536,805 301,054 \$1,488,725,977	\$— _ \$—	\$— 	\$1,240,002,400 - 201,885,718 63,314,148 301,054 \$1,505,503,320
Liabilities Written Call Options	\$410,448	\$243,014	\$—	\$653,462
TTP: Description Assets	Level 1	Level 2	Level 3	Total
Investments: Common Stock ^(a) Master Limited Partnerships and Related Companies ^(a) Preferred Stock ^(a) Short-Term Investment ^(b)	\$154,447,681 68,485,420 6,521,700 217,864	\$—	\$— 	\$154,447,681 - 68,485,420 11,431,151 217,864

Edgar Filing: COMMUNITY WEST BANCSHARES / - Form 10-Q							
Total Assets	\$	229,672,665	\$—	\$4,909,451	\$234,582,116		
Liabilities Written Call Options	\$	68,007	\$ 131,775	\$—	\$199,782		
Tortoise					53		

NDP: Description Assets Investments:	Level 1	Level 2	Level 3	Total
Common Stock ^(a) Master Limited Partnerships and Related Companies ^(a) Preferred Stock ^(a) Short-Term Investment ^(b)	\$ 148,118,206 40,623,696 — 311,985	\$ —	\$ — 	\$ 148,118,206 40,623,696 2,178,123 311,985
Total Assets	\$ 189,053,887	\$ —	\$ 2,178,123	\$ 191,232,010
Liabilities Written Call Options	\$ 527,939	\$ 307,068	\$ —	\$ 835,007
TPZ: Description Assets Investments:	Level 1	Level 2	Level 3	Total
Corporate Bonds ^(a) Master Limited Partnerships and Related Companies ^(a) Common Stock ^(a) Preferred Stock ^(a) Short-Term Investment ^(b) Total Investments Interest Rate Swap Contracts Total Assets	\$ 51,235,576 32,979,230 4,319,676 271,075 88,805,557 \$ 88,805,557	\$ 97,378,051 97,378,051 128,630 \$ 97,506,681	\$	\$ 97,378,051 51,235,576 32,979,230 8,080,947 271,075 189,944,879 128,630 \$ 190,073,509

(a) All other industry classifications are identified in the Schedule of Investments.

(b) Short-term investment is a sweep investment for cash balances.

The Funds utilize the beginning of reporting period method for determining transfers between levels. During the year ended November 30, 2018, Phillips 66 Partners LP common units held by TYG, NTG, TTP, NDP, and TPZ in the amount of \$27,160,073, \$25,020,763, \$1,728,636, \$1,507,572, and \$1,333,876, respectively, were transferred from Level 2 to Level 1 when they converted into registered and unrestricted common units of Phillips 66 Partners LP. There were no other transfers between levels for the Funds during the year ended November 30, 2018.

The following tables present each Fund's assets measured at fair value on a recurring basis using significant unobservable inputs (Level 3) for the year ended November 30, 2018:

Preferred Stock	TYG	NTG	ТТР	NDP	TPZ
Balance — beginning of year	\$ 23,396,034	\$ 13,174,382	\$ 2,266,699	\$ 2,147,342	\$ 1,811,854
Purchases	6,277,000	3,763,000	2,877,000		2,120,000
Return of capital	(1,883,391)	(1,060,543)	(182,470)	(172,862)	(145,855)
Sales	—	—	—	—	—
Total realized gain/loss		_	_	_	_
Change in unrealized gain/loss	1,636,788	900,504	(51,778)	203,643	(24,728)
Balance — end of year	\$ 29,426,431	\$ 16,777,343	\$ 4,909,451	\$ 2,178,123	\$ 3,761,271
Private Investments	TYG	NTG	ТТР	NDP	TPZ
Balance — beginning of year	\$ 25,886,172	\$ —	\$ —	\$ —	\$ —
Purchases	38,877,659	_	_	_	_
Return of capital	(4,768,190)	_	_	_	_
Sales	· · · · · · · · · · · · · · · · · · ·	—	_	—	—

Total realized gain/loss Change in unrealized gain/loss Balance — end of year	(23,159,458) \$ 36,836,183	\$	 \$	 \$	 \$
Change in unrealized gain/loss on	TYG	NTG	ТТР	NDP	TPZ
investments still held at November 30, 2018	\$ (21,522,670)	\$ 900,504	\$ (51,778) \$ 203,643	\$ (24,728)
54					Tortoise

Notes to Financial Statements (continued)

The Funds own units of preferred stock of Targa Resources Corp. ("TRGP Pfd") that were issued in a private placement transaction that closed on March 16, 2016. The preferred stock provides the purchaser an option to convert into common stock after 12 years. In addition, the preferred stock can be repurchased by the issuer at a price of \$1,100 per share after five years and \$1,050 per share after six years. TYG, NTG, TTP, and TPZ own units of preferred stock of SemGroup Corporation ("SEMG Pfd") that were issued in a private placement transaction that closed on January 19, 2018. The preferred stock provides the purchaser an option to convert into common stock after 18 months at a price of \$33.00 per share. In addition, the issuer can force conversion to common stock after 3 years at a price of \$47.85 per share.

A lattice model is being utilized to determine fair value of the level 3 preferred stock. The Funds estimate future volatility of the underlying common stock price and the discount rate to apply to expected future cash flows. Unobservable inputs used to determine the discount rate include an illiquidity spread due to the shares being issued in the private market and a seniority spread due to the purchased private preferred units being lower in the capital structure than the issuer's public preferred stock. An increase (decrease) in the illiquidity spread or seniority spread would lead to a corresponding decrease (increase) in fair value of the preferred stock. An increase (decrease) in estimated future volatility would lead to a corresponding increase (decrease) in fair value of the preferred stock.

TYG is a minority owner of a private investment, MTP Energy KMAA, LLC, which represents an indirect interest in Tallgrass Energy, LP. An illiquidity discount is being applied to publicly traded Tallgrass Energy, LP units to determine the fair value of the private investment.

TYG owns units of Tortoise HoldCo II, LLC, a wholly-owned investment of TYG, which acquired an approximately 40 megawatt commercial and industrial solar portfolio between August 2017 and November 2018. As of November 30, 2018, TYG has committed a total of \$50,738,405 of equity funding to Tortoise HoldCo II, LLC. Fair value of Tortoise HoldCo II, LLC is net of tax benefits.

The following tables summarize the fair value and significant unobservable inputs that each Fund used to value its portfolio investments categorized as Level 3 as of November 30, 2018:

Assets at Fair Value Preferred Stock Private Investments	TYG NTG \$ 29,426,431 \$ 16,777,343 \$ 36,836,183 \$ —	TTP NDP \$ 4,909,451 \$ 2,178,123 - \$ - \$	TPZ \$ 3,761,271 - \$ —
Assets at Fair Value Preferred Stock (TRGP Pfd) Preferred Stock (TRGP Pfd) Preferred Stock (SEMG Pfd) Preferred Stock (SEMG Pfd) Private Investment (MTP Energy) Private Investment (HoldCo II, LLC)	Valuation Technique Lattice model Lattice model Lattice model Discount to publicly traded units Discounted cash flows model	Unobservable Inputs Illiquidity spread Seniority spread Illiquidity spread Seniority spread Illiquidity discount Contracted weighted average cost of capital Post-contracted weighted average	Input 1.25% 0.25% 0.90% 0.25% 8.00% 6.50%
c	Recent transaction C. Securities Transactions and Investment	cost of capital Purchase price Income	8.50% \$ 8,390,637

Securities transactions are accounted for on the date the securities are purchased or sold (trade date). Realized gains and losses are reported on an identified cost basis. Interest income is recognized on the accrual basis, including amortization of premiums and accretion of discounts. Dividend income and distributions are recorded on the ex-dividend date. Distributions received from investments generally are comprised of ordinary income and return of capital. The Funds estimate the allocation of distributions between investment income and return of capital at the time such distributions are received based on historical information or regulatory filings. These estimates may subsequently be revised based on actual allocations received from the portfolio companies after their tax reporting periods are concluded, as the actual character of these distributions is not known until after the fiscal year-end of the Funds.

Tortoise

55

During the year ended November 30, 2018, the Funds reallocated the amount of 2017 investment income and return of capital they recognized based on the 2017 tax reporting information received. These reclassifications amounted to:

	Decrease Investment		Increase in Increase (Dec Unrealized Appreciation in Realized Per		,	
	Amount	Share	Amount	Share	Amount	Share
TYG						
Pre-tax	\$(11,725,829)	\$ (0.207)	\$ 11,124,478	\$ 0.196	\$ 601,351	\$ 0.011
After-tax	\$(8,980,813)	\$(0.159)	\$8,520,238	\$ 0.150	\$460,575	\$0.009
NTG						
Pre-tax	\$(2,579,159)	\$(0.041)	\$2,622,975	\$ 0.041	\$(43,816)	\$(0.000)
After-tax	\$ (1,984,405)	\$ (0.031)	\$ 2,018,117	\$ 0.032	\$ (33,712)	\$ (0.001)
TTP	\$(223,121)	\$(0.022)	\$385,455	\$ 0.038	\$(162,334)	\$(0.016)
NDP	\$ (456,680)	\$ (0.031)	\$ 462,183	\$ 0.031	\$ (5,503)	\$ (0.000)
TPZ	\$(623,363)	\$(0.090)	\$625,653	\$ 0.090	\$(2,290)	\$(0.000)

In addition, the Funds may be subject to withholding taxes on foreign-sourced income. The Funds accrue such taxes when the related income is earned.

D. Foreign Currency Translation

For foreign currency, investments in foreign securities, and other assets and liabilities denominated in a foreign currency, the Funds translate these amounts into U.S. dollars on the following basis: (i) market value of investment securities, assets and liabilities at the current rate of exchange on the valuation date, and (ii) purchases and sales of investment securities, income and expenses at the relevant rates of exchange on the respective dates of such transactions. The Funds do not isolate the portion of gains and losses on investments that is due to changes in the foreign exchange rates from that which is due to changes in market prices of securities.

E. Federal and State Income Taxation

Each of TYG and NTG, as corporations, are obligated to pay federal and state income tax on its taxable income. For fiscal year ending November 30, 2018, TYG and NTG are required to use a blended Federal rate of approximately 22%. For subsequent years, TYG and NTG will use the marginal corporate federal income tax rate of 21%.

TTP, NDP and TPZ each qualify as a regulated investment company ("RIC") under the Internal Revenue Code ("IRC"). As a result, TTP, NDP and TPZ generally will not be subject to U.S. federal income tax on income and gains that they distribute each taxable year to stockholders if they meet certain minimum distribution requirements. RICs are required to distribute substantially all of their income, in addition to meeting certain asset diversification requirements, and are subject to a 4% non-deductible U.S. federal excise tax on certain undistributed income unless the fund makes sufficient distributions to satisfy the excise tax avoidance requirement.

The Funds invest in master limited partnerships ("MLPs"), which generally are treated as partnerships for federal income tax purposes. As a limited partner in the MLPs, each Fund reports its allocable share of the MLP's taxable income in computing its own taxable income. The Funds' tax expense or benefit, if applicable, is included in the Statements of Operations based on the component of income or gains (losses) to which such expense or benefit relates. For TYG and NTG, deferred income taxes reflect the net tax effects of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for income tax purposes. A valuation allowance is recognized if, based on the weight of available evidence, it is more likely than not that some portion or all of the deferred income tax asset will not be realized.

The Funds recognize the tax benefits of uncertain tax positions only when the position is "more likely than not" to be sustained upon examination by the tax authorities based on the technical merits of the tax position. The Funds' policy is to record interest and penalties on uncertain tax positions as part of tax expense. As of November 30, 2018, the Funds had no uncertain tax positions and no penalties or interest was accrued. The Funds do not expect any change in their unrecognized tax positions in the next twelve months. The tax years ended on the following dates remain open to examination by federal and state tax authorities:

TYG — November 30, 2015 through 2018 NTG — November 30, 2012 through 2018 TTP, NDP and TPZ — November 30, 2015 through 2018

F. Distributions to Stockholders

Distributions to common stockholders are recorded on the ex-dividend date. The Funds may not declare or pay distributions to its common stockholders if it does not meet asset coverage ratios required under the 1940 Act or the rating agency guidelines for its debt and preferred stock following such distribution. The amount of any distributions will be determined by the Board of Directors. The character of distributions to common stockholders made during the year may differ from their ultimate characterization for federal income tax purposes.

As RICs, TTP, NDP and TPZ each intend to make cash distributions of its investment company taxable income and capital gains to common stockholders. In addition, on an annual basis, TTP, NDP and TPZ each may distribute additional capital gains in the last calendar quarter if necessary to meet minimum distribution requirements and thus avoid being subject to excise taxes. Distributions paid to stockholders in excess of investment company taxable income and net realized gains will be treated as return of capital to stockholders.

Notes to Financial Statements (continued)

Distributions to mandatory redeemable preferred ("MRP") stockholders are accrued daily based on applicable distribution rates for each series and paid periodically according to the terms of the agreements. The Funds may not declare or pay distributions to its preferred stockholders if it does not meet a 200% asset coverage ratio for its debt or the rating agency basic maintenance amount for the debt following such distribution. The character of distributions to preferred stockholders made during the year may differ from their ultimate characterization for federal income tax purposes. For tax purposes, distributions to stockholders for the year ended November 30, 2018 were characterized as follows:

	TYG		NTG		TTP		NDP	TPZ*
	Commo	Preferred	Commor	Preferred	Commor	Preferred	Common	Common
Qualified dividend income	84%	100 %	47%	100 %	3 %	100 %	—	5 %
Ordinary dividend income	_	—	_	—	_	—	—	39%
Return of capital	16%	_	53%	—	97%	—	100 %	—
Long-term capital gain	—	—	_	_	_	—	_	56%

* For Federal income tax purposes, distributions of short-term capital gains are included in qualified dividend income. G. Offering and Debt Issuance Costs

Offering costs related to the issuance of common stock are charged to additional paid-in capital when the stock is issued. Debt issuance costs related to senior notes and MRP Stock are deferred and amortized over the period the debt or MRP Stock is outstanding.

TYG:

Offering costs (excluding underwriter discounts and commissions) of \$349,970 related to the issuance of common stock were recorded to additional paid-in capital during the year ended November 30, 2018. Deferred costs (excluding underwriter commissions) were reflected during the year ended November 30, 2018 for Series PP Notes (\$4,366) that were issued in September 2017.

NTG:

Offering costs (excluding underwriter discounts and commissions) of \$1,039,977 related to the issuance of common stock were recorded to additional paid-in capital during the year ended November 30, 2018. Deferred costs (excluding underwriter commissions) were reflected during the year ended November 30, 2018 for Series N Notes (\$56,187) and Series O Notes (\$43,896) that were issued in December 2017 and for Series P Notes (\$43,934), Series Q Notes (\$32,950) and Series R Notes (\$28,557) issued in October 2018 and for MRP E Shares (\$67,925) and MRP F Shares (\$42,453) that were issued in December 2017 and for MRP G Shares (\$66,955) that were issued in October 2018.

There were no offering or debt issuance costs recorded during the year ended November 30, 2018, for TTP, NDP or TPZ.

H. Derivative Financial Instruments

The Funds have established policies and procedures for risk assessment and the approval, reporting and monitoring of derivative financial instrument activities. The Funds do not hold or issue derivative financial instruments for speculative purposes. All derivative financial instruments are recorded at fair value with changes in fair value during the reporting period, and amounts accrued under the agreements, included as unrealized gains or losses in the accompanying Statements of Operations. Derivative instruments that are subject to an enforceable master netting arrangement allow a Fund and the counterparty to the instrument to offset any exposure to the other party with amounts owed to the other party. The fair value of derivative financial instruments in a loss position are offset against the fair value of derivative financial instruments in a gain position, with the net fair value appropriately reflected as an asset or liability within the accompanying Statements of Assets & Liabilities.

TYG and TPZ use interest rate swap contracts in an attempt to manage interest rate risk. Cash settlements under the terms of the interest rate swap contracts and the termination of such contracts are recorded as realized gains or losses in the accompanying Statements of Operations.

TYG, NTG, TTP and NDP seek to provide current income from gains earned through an option strategy that normally consists of writing (selling) call options on selected equity securities held in the portfolio ("covered calls"). The premium received on a written call option is initially recorded as a liability and subsequently adjusted to the then current fair value of the option written. Premiums received from writing call options that expire unexercised are recorded as a realized gain on the expiration date. Premiums received from writing call options that are exercised are added to the proceeds from the sale of the underlying security to calculate the realized gain (loss). If a written call option is repurchased prior to its exercise, the realized gain (loss) is the difference between the premium received and the amount paid to repurchase the option.

I. Indemnifications

Under each of the Funds' organizational documents, its officers and directors are indemnified against certain liabilities arising out of the performance of their duties to the Funds. In addition, in the normal course of business, the Funds may enter into contracts that provide general

indemnification to other parties. A Fund's maximum exposure under these arrangements is unknown, as this would involve future claims that may be made against the Funds that have not yet occurred, and may not occur. However, the Funds have not had prior claims or losses pursuant to these contracts and expect the risk of loss to be remote.

J. Cash and Cash Equivalents

Cash and cash equivalents include short-term, liquid investments with an original maturity of three months or less and money market fund accounts.

K. Recent Accounting and Regulatory Updates

On December 22, 2017 The Tax Cuts and Jobs Act was signed into law thus reducing the U.S. corporate tax rate from 35% to 21%. For the fiscal year ending November 30, 2018, TYG and NTG will use an effective tax rate of 24.54% and 24.20% respectively, to calculate the current tax liability (if any). Additionally, an effective rate of 23.41% and 23.06% will be used to calculate the deferred tax liability. In August 2018, the Securities and Exchange Commission ("SEC") adopted SEC Final Rule Release No. 33-10532, which eliminates or modifies certain disclosure requirements that have become duplicative, overlapping or outdated in light of other SEC disclosure requirements, GAAP or "changes in the information environment." The amendments are effective for all filings submitted on or after November 8, 2018. The Fund has

adopted the amendments, which have not had a material impact on the financial statements.

In August 2018, the FASB issued ASU No. 2018-13 ("ASU 2018-13"), Fair Value Measurement (Topic 820): Disclosure Framework which modifies the disclosure requirements on fair value measurements. ASU 2018-13 is effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2019, early adoption is permitted. Management is currently evaluating this guidance to determine the impact on the financial statements.

3. Concentration Risk

Each of the Funds concentrates its investments in the energy sector. Funds that primarily invest in a particular sector may experience greater volatility than companies investing in a broad range of industry sectors. A Fund may, for defensive purposes, temporarily invest all or a significant portion of its assets in investment grade securities, short-term debt securities and cash or cash equivalents. To the extent a Fund uses this strategy, it may not achieve its investment objective.

4. Agreements

The Funds have each entered into an Investment Advisory Agreement with Tortoise Capital Advisors, L.L.C. (the "Adviser"). The Funds each pay the Adviser a fee based on the Fund's average monthly total assets (including any assets attributable to leverage and excluding any net deferred tax asset) minus accrued liabilities (other than net deferred tax liability, debt entered into for purposes of leverage and the aggregate liquidation preference of outstanding preferred stock) ("Managed Assets"), in exchange for the investment advisory services provided. Average monthly Managed Assets is the sum of the daily Managed Assets for the month divided by the number of days in the month. Accrued liabilities are expenses incurred in the normal course of each Fund's operations. Waived fees are not subject to recapture by the Adviser. The annual fee rates paid to the Adviser as of November 30, 2018 are as follows:

TYG — 0.95% up to \$2,500,000,000, 0.90% between \$2,500,000,000 and \$3,500,000,000, and 0.85% above \$3,500,000,000.

NTG — 0.95%.
TTP — 1.10%.
NDP — 1.10%.
TPZ — 0.95%.

In addition, the Adviser has contractually agreed to waive all fees due under the Investment Advisory Agreements for TYG and NTG related to the net proceeds received from the issuance of additional common stock under at-the-market equity programs for a six-month period following the date of issuance, as well as agreed to similarly waive fees related to the proceeds received from the issuance of common stock from private placement transactions in TYG and from a rights offering in NTG that occurred during the year.

U.S. Bancorp Fund Services, LLC serves as each Fund's administrator. Each Fund pays the administrator a monthly fee computed at an annual rate of 0.04% of the first \$1,000,000,000 of the Fund's Managed Assets, 0.01% on the next \$500,000,000 of Managed Assets and 0.005% on the balance of the Fund's Managed Assets.

U.S. Bank, N.A. serves as the Funds' custodian. Each Fund pays the custodian a monthly fee computed at an annual rate of 0.004% of the Fund's U.S. Dollar-denominated assets and 0.015% of the Fund's Canadian Dollar-denominated assets, plus portfolio transaction fees.

Notes to Financial Statements (continued)

5. Income Taxes TYG and NTG:

Deferred income taxes reflect the net tax effect of temporary differences between the carrying amount of assets and liabilities for financial reporting and tax purposes. Components of TYG's and NTG's deferred tax assets and liabilities as of November 30, 2018 are as follows:

	TYG	NTG
Deferred tax assets:		
Net operating loss carryforwards	\$ 226,193	\$ 12,982,069
AMT credit		2,826,344
Investment tax credit	4,691,703	
Net unrealized loss on investment securities		6,321,368
	4,917,896	22,129,781
Deferred tax liabilities:		
Basis reduction of investments	176,927,062	90,305,214
Net unrealized gains on investment securities	17,553,361	_
	194,480,423	90,305,214
Total net deferred tax liability	\$ 189,562,527	\$ 68,175,433

At November 30, 2018, a valuation allowance on deferred tax assets was not deemed necessary because each of TYG and NTG believe it is more likely than not that there is an ability to realize its deferred tax assets through future taxable income. Any adjustments to TYG's or NTG's estimates of future taxable income will be made in the period such determination is made.

During the year ending November 30, 2018, TYG received \$13,901,688 in Investment Tax Credits through its investment in Tortoise Holdco II, LLC. The fund expects to use a portion of the tax credits in the current year against its federal tax liability. All unused credits will be carried forward and available to use against a future tax liability.

Total income tax expense (benefit) for each of TYG and NTG differs from the amount computed by applying the federal statutory income tax rate of 22.17% to net investment loss and net realized and unrealized gains (losses) on investments for the year ended November 30, 2018, as follows:

	TYG	NTG
Application of statutory income tax rate	\$ (12,569,511)	\$ (6,910,716)
State income taxes, net of federal tax effect	(1,343,696)	(632,781)
Permanent differences	785,627	494,345
Change in deferred tax liability due to change in overall tax rate	(125,271,378)	(47,436,124)
Investment Tax Credit	(13,901,688)	· · · · · · · · · · · · · · · · · · ·
Other	(749,679)	473,955
Total income tax (benefit)	\$ (153,050,325)	\$ (54,011,321)
ne taxes are being calculated by applying the federal rate plus a blended st	ate income tax rate. Pursua	nt to the passing of the T

Total income taxes are being calculated by applying the federal rate plus a blended state income tax rate. Pursuant to the passing of the Tax Cuts and Jobs Act, TYG and NTG revalued their deferred tax assets and liabilities. As such, TYG and NTG recorded a deferred tax benefit as a result of the reduction in the federal rate from 35% to 21%. For the period from December 1, 2017 through November 30, 2018, TYG and NTG decreased its current rate from 37.00% to 24.54% and from 36.76% to 24.20%, respectively. TYG and NTG also decreased its deferred rate from 37.00% to 23.41% and from 36.76% to 23.06%, respectively.

For the year ended November 30, 2018, the components of income tax expense for TYG and NTG include the following:

	TYG	NTG
Current tax expense (benefit)		
Federal	\$ (1,678,397)	\$ —
State	1,144,797	141,889
AMT	_	44,147
Total current tax expense (benefit)	(533,600)	186,036
Deferred tax benefit		
Federal	(136,815,516)	(49,355,790)
State (net of federal tax effect)	(15,701,209)	(4,841,567)
Total deferred tax (benefit)	(152,516,725)	(54,197,357)

Total income tax (benefit), net

\$ (153,050,325) \$ (54,011,321)

TYG acquired all of the net assets of Tortoise Energy Capital Corporation ("TYY") and Tortoise North American Energy Corporation ("TYN") on June 23, 2014 in a tax-free reorganization under Section 368(a)(1)(C) of the IRC. As of November 30, 2018, TYG and NTG had net operating losses for federal income tax purposes of approximately \$1,153,000 (from TYN) and \$55,487,000, respectively. The net operating losses may be carried forward for 20 years. If not utilized, these net operating losses will expire in the year ending November 30, 2027 for TYG and in the years ending November 30, 2033 through 2037 for NTG. Utilization of TYG's net operating losses from TYN is further subject to Section 382 limitations of the IRC, which limit tax attributes subsequent to ownership changes.

As of November 30, 2018, NTG had \$2,826,344 of AMT credits available, which may be utilized against future tax liabilities. AMT credit carryovers may be eligible for a partial refund in 2018, 2019, or 2020 and any remaining unused credit will be fully refundable in 2021.

TTP, NDP and TPZ:

It is the intention of TTP, NDP and TPZ to each continue to qualify as a RIC under Subchapter M of the IRC and distribute all of its taxable income. Accordingly, no provision for federal income taxes is required in the financial statements.

The amount and character of income and capital gain distributions to be paid, if any, are determined in accordance with federal income tax regulations, which may differ from U.S. generally accepted accounting principles. These differences are primarily due to return of capital distributions from underlying investments, wash sales, straddles, swaps, differences in the timing of recognition of gains or losses on investments and distributions in excess of current earnings. These reclassifications have no impact on net assets or results of operations. Permanent book and tax basis differences resulted in the following reclassifications:

	TTP ⁽¹⁾	NDP ⁽¹⁾	TPZ ⁽¹⁾
Distributable earnings (loss)	\$ (52,535)	\$ 1,947,265	\$ (174,878)
Additional paid-in capital	52,535	(1,947,265)	174,878

(1)

Primarily related to character differences of realized gains (losses) on investments.

The tax character of distributions paid to stockholders for the years ending November 30, 2018 and November 30, 2017 was as follows:

	Year Ended November 30, 2018										
	TTI	Р	NDP	TPZ							
	Common	Preferred	Common	Common							
Ordinary income ⁽¹⁾	\$ 428,639	\$ 686,401	\$ —	\$ 4,643,278							
Long-term capital gain	—	—	—	5,783,722							
Return of capital	15,898,114	—	25,568,654	—							
Total distributions	\$ 16,326,753	\$ 686,401	\$ 25,568,654	\$ 10,427,000							

	Year Ended November 30, 2017										
	TTP		NDP	TPZ							
	Common	Preferred	Common	Common							
Ordinary income ⁽¹⁾	\$ 2,702,194	\$ 610,837	\$ —	\$ 7,224,707							
Long-term capital gain	334,279	75,564	—	2,519,243							
Return of capital	13,290,280	_	—	683,050							
Total distributions	\$ 16,326,753	\$ 686,401	\$ 25,460,285	\$ 10,427,000							

(1)

For Federal income tax purposes, distributions of short-term capital gains are treated as ordinary income distributions. As of November 30, 2018, the components of accumulated earnings (deficit) on a tax basis were as follows:

	-	ТТР	NDP	TPZ
Unrealized appreciation (depreciation)	\$ (37	7,410,381) \$	\$ (80,367,382)	\$ 8,280,508
Capital loss carryforwards	(4	l,899,906)	(26,234,383)	—
Undistributed ordinary income		—	—	76,300
Other temporary differences		(303,857) ⁽¹⁾	2	(13,629)
Accumulated earnings (deficit)	\$ (42	2,614,144) \$	6 (106,601,763)	\$ 8,343,179

(1)

Primarily related to losses deferred under straddle regulations per IRC Sec. 1092 and dividends payable.

60

Notes to Financial Statements (continued)

As of November 30, 2018, TTP and NDP had long-term capital loss carryforwards of approximately \$4,900,000 and \$26,234,000 respectively, which may be carried forward for an unlimited period under the Regulated Investment Company Modernization Act of 2010. To the extent future net capital gains are realized, those gains will be offset by any unused capital loss carryforwards. Capital loss carryforwards will retain their character as either short-term or long-term capital losses. Thus, such losses must be used first to offset gains of the same character; for example, long-term loss carryforwards will first offset long-term gains, before they can be used to offset short-term gains.

As of November 30, 2018, the aggregate cost of investments, aggregate gross unrealized appreciation and aggregate gross unrealized depreciation on a federal income tax basis were as follows:

	TYG	NTG	ТТР	NDP	TPZ
Cost of investments	\$ 1,300,787,3	61 \$ 1,141,003,337	\$ 263,377,420	\$ 265,204,064	\$ 176,708,406
Gross unrealized appreciation of investments Gross unrealized depreciation of investments Net unrealized appreciation (depreciation)	\$ 863,899,4 (44,943,4		\$ 16,759,705 (45,242,014)	\$ 9,600,961 (82,001,033)	\$ 20,019,367 (6,654,264)
of investments	\$ 818,955,9 6	88 \$ 364,197,065 5. Restricted Securities	\$ (28,482,309)	\$ (72,400,072)	\$ 13,365,103

Certain of the Funds' investments are restricted and are valued as determined in accordance with fair value procedures, as more fully described in Note 2. The following table shows the principal amount or shares, acquisition date(s), acquisition cost, fair value and the percent of net assets which the securities comprise at November 30, 2018.

TYG:

Investment Security	Investment Type	Shares	Acquisition Date(s)	ļ	Acquisition Cost	Fair Value	Fair Value as Percent of Net Assets
SemGroup Corporation, 7.000% Targa Resources Corp.,	Preferred Stock	6,277	01/19/18	\$	6,277,000	\$ 5,695,032	0.5%
9.500%	Preferred Stock	21,758	03/16/16		19,265,393	23,731,399	1.9
MTP Energy KMAA LLC	Private Investment	N/A	06/29/18		18,287,590	17,762,716	1.4
Tortoise HoldCo II, LLC	Private Investment	N/A	08/18/17-11/30/18		50,738,405	19,073,467	1.5
				\$	94,568,388	\$ 66,262,614	5.3%

NTG:

Investment Security SemGroup Corporation.	Investment Type	Shares	Acquisition Date	4	Acquisition Cost	Fair Value	as Percent of Net Assets
7.000% Targa Resources Corp.,	Preferred Stock	3,763	01/19/18	\$	3,763,000	\$ 3,414,116	0.4%
9.500%	Preferred Stock	12,252	03/16/16	\$	10,848,405 14,611,405	\$ 13,363,227 16,777,343	1.4 1.8%

TTP:

Investment Security	Investment Type	Shares	Acquisition Date	A	cquisition Cost	F	⁻ air Value	Fair Value as Percent of Net Assets
SemGroup Corporation, 7.000% Targa Resources Corp.,	Preferred Stock	2,877	01/19/18	\$	2,877,000	\$	2,610,261	1.6%
9.500%	Preferred Stock	2,108	03/16/16	\$	1,866,506 4,743,506	\$	2,299,190 4,909,451	1.4 3.0%

Fair Value

NDP:								Fair Value as Percent
Investment Security Targa Resources Corp.,	Investment Type Preferred Stock	Shares 1,997	Acquisition Date 03/16/16	م \$	cquisition Cost 1,768,223	ן \$	air Value 2,178,123	of Net Assets 1.6%
9.500%								

Tortoise

61

TPZ:

172.			Principal				Fair Value as Percent
Investment Security Ascent Resources Utica	Investment Type	Am	ount/Shares	Acquisition Date(s)	Acquisition Cost	Fair Value	of Net Assets
Holdings, LLC, 10.000%, 04/01/2022*	Corporate Bond	\$	1,302,000	08/27/18	\$ 1,445,220	\$ 1,376,865	1.0%
Ascent Resources Utica Holdings, LLC,	Corporate Bond	Ψ	1,002,000	00/27/10	φ 1,440,220	φ 1,070,000	1.070
7.000%, 11/01/2026* Blue Racer Midstream,	Corporate Bond	\$	2,000,000	09/27/18	2,000,278	1,875,000	1.4
LLC, 6.125%, 11/15/2022*	Corporate Bond	\$	2,000,000	06/23/16-07/29/16	1,900,000	1,980,000	1.5
Blue Racer Midstream, LLC, 6.625%,							
07/15/2026* Duquesne Light Holdings, Inc.,	Corporate Bond	\$	3,900,000	06/18/18-11/02/18	3,946,250	3,841,500	2.8
6.400%, 09/15/2020* Duquesne Light Holdings, Inc.,	Corporate Bond	\$	3,000,000	11/30/11	3,180,330	3,133,218	2.3
5.900%, 12/01/2021* Florida Gas Transmission Co.,	Corporate Bond	\$	2,000,000	11/18/11-12/05/11	2,074,420	2,101,906	1.5
LLC, 5.450%, 07/15/2020* Hess Corporation,	Corporate Bond	\$	1,500,000	07/08/10-01/04/11	1,551,220	1,537,620	1.1
5.625%, 02/15/2026* Midcontinent Express	Corporate Bond	\$	4,160,000	07/19/18-08/06/18	4,196,600	4,035,200	2.9
Pipeline, LLC, 6.700%, 09/15/2019* NGPL PipeCo LLC,	Corporate Bond	\$	2,000,000	09/09/09-03/02/10	2,061,010	2,018,518	1.5
4.875%, 08/15/2027* Pattern Energy Group Inc.,	Corporate Bond	\$	2,000,000	07/30/18	2,030,000	1,910,000	1.4
5.875%, 02/01/2024* Ruby Pipeline, LLC,	Corporate Bond	\$	1,000,000	01/20/17-01/23/17	1,011,875	972,500	0.7
6.000%, 04/01/2022* Southern Star Central Corp.,	Corporate Bond	\$	1,261,364	09/17/12	1,444,830	1,293,253	1.0
5.125%, 07/15/2022*	Corporate Bond	\$	3,000,000	06/17/14	3,041,250	2,947,500	2.1
Tallgrass Energy LP,	Corporate Bond	\$	2,000,000	09/24/18	2,030,000	1,965,000	1.4

TYG:	11/30/17	Gross		Realized	Distribut	11/30/18 ions Share	11/30/18	Net Change in Unrealized
	A summary of th	ne transactions	in affiliated compa	anies during the y	vear ended l	November 30, 20	18 is as follows:	
*		Security is	eligible for resale 7. Affiliated	e under Rule 144 Company Trans		1933 Act.		
9.500%	Prefer	red Stock	1,685	03/	16/16 \$	1,491,965 35,525,248	1,837,825 \$34,749,351	1.3 25.3%
5.500%, 01/15/2028* SemGroup Corporation, 7.000% Targa Resources Corp.,	Prefer	red Stock	2,120	01/	19/18	2,120,000	1,923,446	1.4

	11/30/17	Gross	Gross	Realized	Distributions	Share	11/30/18	in Unrealized
Investment Security Tortoise HoldCo	Share Balance	Additions	Reductions	Gain/(Loss)	Received	Balance	Value	Depreciation
II, LLC	N/A	\$16,321,880	\$— 8 Investi	 ment Transactio	\$500,000	N/A	\$19,073,467	\$22,634,585
			0. 1110650		5115			

For the year ended November 30, 2018, the amount of security transactions (other than U.S. government securities and short-term investments), is as follows:

	TYG	NTG	TTP	NDP	TPZ
Purchases	\$508,462,886	\$494,308,370	\$36,550,658	\$346,466,147	\$61,995,102
Sales	\$408,626,699	\$194,635,931	\$42,469,533	\$367,138,147	\$63,165,604

62

Notes to Financial Statements (continued)

9. Senior Notes

TYG, NTG and TTP each have issued private senior notes (collectively, the "Notes"), which are unsecured obligations and, upon liquidation, dissolution or winding up of a Fund, will rank: (1) senior to all of the Fund's outstanding preferred shares, if any; (2) senior to all of the Fund's outstanding common shares; (3) on parity with any unsecured creditors of the Fund and any unsecured senior securities representing indebtedness of the Fund and (4) junior to any secured creditors of the Fund. Holders of the Notes are entitled to receive periodic cash interest payments until maturity. The Notes are not listed on any exchange or automated quotation system.

The Notes are redeemable in certain circumstances at the option of a Fund, subject to payment of any applicable make-whole amounts or early redemption premiums. The Notes for a Fund are also subject to a mandatory redemption if the Fund fails to meet asset coverage ratios required under the 1940 Act or the rating agency guidelines if such failure is not waived or cured. At November 30, 2018, each of TYG, NTG and TTP were in compliance with asset coverage covenants and basic maintenance covenants for its senior notes.

Details of each Fund's outstanding Notes, including estimated fair value, as of November 30, 2018 are included below. The estimated fair value of each series of fixed-rate Notes was calculated, for disclosure purposes, by discounting future cash flows by a rate equal to the current U.S. Treasury rate with an equivalent maturity date, plus either 1) the spread between the interest rate on recently issued debt and the U.S. Treasury rate with a similar maturity date or 2) if there has not been a recent debt issuance, the spread between the AAA corporate finance debt rate and the U.S. Treasury rate with an equivalent maturity date plus the spread between the fixed rates of the Notes and the AAA corporate finance debt rate. The estimated fair value of floating rate Notes approximates the carrying amount because the interest rate fluctuates with changes in interest rates available in the current market. The estimated fair values in the following tables are Level 2 valuations within the fair value hierarchy.

TYG:

				Notional	Estimated
Series	Maturity Date	Interest Rate	Payment Frequency	Amount	Fair Value
Series CC	September 27, 2019	3.48%	Semi-Annual	\$ 15,000,000	\$ 15,094,944
Series J	December 19, 2019	3.30%	Semi-Annual	15,000,000	15,190,726
Series Y	June 14, 2020	2.77%	Semi-Annual	12,500,000	12,515,249
Series LL	June 14, 2020	3.53% ⁽¹⁾	Quarterly	20,000,000	20,000,000
Series O	September 27, 2020	3.78%	Semi-Annual	15,000,000	15,152,471
Series Z	June 14, 2021	2.98%	Semi-Annual	12,500,000	12,484,709
Series R	January 22, 2022	3.77%	Semi-Annual	25,000,000	25,450,891
Series DD	September 27, 2022	4.21%	Semi-Annual	13,000,000	13,370,579
Series II	December 18, 2022	3.22%	Semi-Annual	10,000,000	9,998,229
Series K	December 19, 2022	3.87%	Semi-Annual	10,000,000	10,268,659
Series S	January 22, 2023	3.99%	Semi-Annual	10,000,000	10,283,910
Series P	September 27, 2023	4.39%	Semi-Annual	12,000,000	12,498,406
Series FF	November 20, 2023	4.16%	Semi-Annual	10,000,000	10,254,468
Series JJ	December 18, 2023	3.34%	Semi-Annual	20,000,000	20,042,291
Series T	January 22, 2024	4.16%	Semi-Annual	25,000,000	25,988,841
Series L	December 19, 2024	3.99%	Semi-Annual	20,000,000	20,711,163
Series AA	June 14, 2025	3.48%	Semi-Annual	10,000,000	10,044,962
Series MM	June 14, 2025	3.59% ⁽²⁾	Quarterly	30,000,000	30,000,000
Series NN	June 14, 2025	3.20%	Semi-Annual	30,000,000	29,614,876
Series KK	December 18, 2025	3.53%	Semi-Annual	10,000,000	10,054,561
Series OO	April 9, 2026	3.27%	Semi-Annual	30,000,000	29,294,749
Series PP	September 25, 2027	3.33%	Semi-Annual	25,000,000	24,366,480
				\$ 380,000,000	\$ 382,681,164

Floating rate resets each quarter based on 3-month LIBOR plus 1.20%. The current rate is effective for the period from September 14, 2018 (1) through December 13, 2018. The weighted-average interest rate for the year ended November 30, 2018 was 3.25%.

Floating rate resets each quarter based on 3-month LIBOR plus 1.25%. The current rate is effective for the period from September 14, 2018 (2) through December 13, 2018. The weighted-average interest rate for the year ended November 30, 2018 was 3.30%.

TYG's Series I Notes with a notional amount of \$10,000,000 and a fixed interest rate of 4.35% were paid in full upon maturity on May 12, 2018.

TYG's Series X Notes with a notional amount of \$12,500,000 and a fixed interest rate of 4.55% were paid in full upon maturity on June 15, 2018. TYG's Series N Notes with a notional amount of \$10,000,000 and a fixed interest rate of 3.15% were paid in full upon maturity on September 27.

NTG:

				Notional	Estimated
		Interest	Payment		
Series	Maturity Date	Rate	Frequency	Amount	Fair Value
Series K	September 9, 2019	3.63% ⁽¹⁾	Quarterly	\$ 35,000,000	\$ 35,000,000
Series D	December 15, 2020	4.29%	Quarterly	112,000,000	114,530,651
Series J	April 17, 2021	3.72%	Semi-Annual	30,000,000	30,217,474
Series L	April 17, 2021	3.90%(2)	Quarterly	20,000,000	20,000,000
Series M	April 17, 2021	3.06%	Semi-Annual	10,000,000	9,914,932
Series N	December 13, 2024	3.18%	Semi-Annual	32,000,000	31,648,926
Series O	December 13, 2027	3.47%	Semi-Annual	25,000,000	24,865,158
Series P	October 16, 2023	3.79%	Semi-Annual	20,000,000	20,241,857
Series Q	October 16, 2025	3.97%	Semi-Annual	15,000,000	15,321,938
Series R	October 16, 2026	4.02%	Semi-Annual	13,000,000	13,325,238
				\$ 312,000,000	\$ 315,066,174

(1) Floating rate resets each quarter based on 3-month LIBOR plus 1.30%. The current rate is effective for the period from September 10, 2018 through December 9, 2018. The weighted-average rate for the year ended November 30, 2018 was 3.34%.

(2) Floating rate resets each quarter based on 3-month LIBOR plus 1.45%. The current rate is effective for the period from October 17, 2018 through January 16, 2018. The weighted-average rate for the year ended November 30, 2018 was 3.53%.

On December 13, 2017, NTG issued \$32,000,000 Series N Senior Notes which carry a fixed interest rate of 3.18% and mature on December 13, 2024 and \$25,000,000 Series O Senior Notes which carry a fixed interest rate of 3.47% and mature on December 13, 2027.

On October 16, 2018, NTG issued \$20,000,000 Series P Senior Notes which carry a fixed interest rate of 3.79% and mature on October 16, 2023, \$15,000,000 Series Q Senior Notes which carry a fixed interest rate of 3.97% and mature on October 16, 2025 and \$13,000,000 Series R Senior Notes which carry a fixed interest rate of 4.02% and mature on October 16, 2026.

NTG's Series C Notes, with a notional amount of \$57,000,000 and a fixed interest rate of 3.73%, were paid in full upon maturity on December 15, 2017. NTG's Series I Notes with a notional amount of \$10,000,000 and a fixed interest rate of 2.77% were paid in full upon maturity on April 17, 2018. NTG's Series G Notes with a notional amount of \$10,000,000 and a fixed interest rate of 4.35% were paid in full upon maturity on May 12, 2018.

TTP:

				i tottottat	Eotimatoa
Series	Maturity Date	Interest Rate	Payment Frequency	Amount	Fair Value
	matarity Bato	Interest nate	rioquonoy	/ unount	Tan Tanao
Series C	December 15, 2018	3.49%	Quarterly	\$ 6,000,000	\$ 6,044,530
Series F	December 12, 2020	3.01%	Semi-Annual	6,000,000	6,017,029
Series D	December 15, 2021	4.08%	Quarterly	16,000,000	16,352,771
Series G	December 12, 2022	3.38% ⁽¹⁾	Quarterly	6,000,000	6,000,000
			,	\$ 34,000,000	\$ 34,414,330

(1) Floating rate resets each quarter based on 3-month LIBOR plus 1.05%. The current rate is effective for the period from September 12, 2018 to December 11, 2018. The weighted-average interest rate for the year ended November 30, 2018 was 3.09%. **10. Mandatory Redeemable Preferred Stock**

TYG, NTG and TTP each have issued and outstanding MRP Stock at November 30, 2018. The MRP Stock has rights determined by the Board of Directors. Except as otherwise indicated in the Funds' Charter or Bylaws, or as otherwise required by law, the holders of MRP Stock have voting rights equal to the holders of common stock (one vote per MRP share) and will vote together with the holders of shares of common stock as a single class except on matters affecting only the holders of preferred stock or the holders of common stock. The 1940 Act requires that the holders of any preferred stock (including MRP Stock), voting separately as a single class, have the right to elect at least two directors at all times.

Under the Investment Company Act of 1940, a fund may not declare dividends or make other distributions on shares of common stock or purchases of such shares if, at the time of the declaration, distribution or purchase, asset coverage with respect to the outstanding MRP Stock would be less than 200%. The MRP Stock is also subject to a mandatory redemption if a Fund fails to meet an asset coverage ratio of at least 225% as

Notional

Estimated

determined in accordance with the 1940 Act or a rating agency basic maintenance amount if such failure is not waived or cured. At November 30, 2018, each of TYG, NTG and TTP were in compliance with asset coverage covenants and basic maintenance covenants for its MRP Stock.

Notes to Financial Statements (continued)

Details of each Fund's outstanding MRP Stock, including estimated fair value, as of November 30, 2018 is included below. The estimated fair value of each series of TYG, NTG and TTP MRP Stock was calculated for disclosure purposes by discounting future cash flows at a rate equal to the current U.S. Treasury rate with an equivalent maturity date, plus either 1) the spread between the interest rate on recently issued preferred stock and the U.S. Treasury rate with a similar maturity date or 2) if there has not been a recent preferred stock issuance, the spread between the AA corporate finance debt rate and the U.S. Treasury rate with an equivalent maturity date of each series of the TYG, NTG and TTP MRP Stock are Level 2 valuations within the fair value hierarchy.

TYG:

TYG has 65,000,000 shares of preferred stock authorized and 16,500,000 shares of MRP Stock outstanding at November 30, 2018. TYG's MRP Stock has a liquidation value of \$10.00 per share plus any accumulated but unpaid distributions, whether or not declared. Holders of the MRP D Stock and MRP E Stock are entitled to receive cash interest payments semi-annually at a fixed rate until maturity. The TYG MRP Stock is not listed on any exchange or automated guotation system.

				Aggre	egate Liquidation	Est	timated Fair
Series	Mandatory Redemption Date	Fixed Rate	Shares Outstanding		Preference		Value
Series D	December 17, 2021	4.01%	8,500,000	\$	85,000,000	\$	86,037,939
Series E	December 17, 2024	4.34%	8,000,000		80,000,000		82,184,383
			16,500,000	\$	165,000,000	\$	168,222,322
	P Stock is redeemable in certain circur	netanoos at the	option of TVG, subject to pr	wmont of	any applicable make	whole	amounto

TYG's MRP Stock is redeemable in certain circumstances at the option of TYG, subject to payment of any applicable make-whole amounts.

NTG:

NTG has 10,000,000 shares of preferred stock authorized and 5,280,000 shares of MRP Stock outstanding at November 30, 2018. On December 13, 2017, NTG issued 1,600,000 shares of MRP E Stock (aggregate liquidation preference \$40,000,000) and 1,000,000 shares of MRP F Stock (aggregate liquidation preference \$25,000,000). On October 16, 2018, NTG issued 880,000 Series G Mandatory Redeemable Preferred Shares (aggregate liquidation preference \$22,000,000). On December 15, 2017, NTG redeemed 2,600,000 shares (aggregate liquidation preference \$25,000,000). On December 15, 2017, NTG redeemed 2,600,000 shares (aggregate liquidation preference \$65,000,000) of MRP B Stock. NTG's MRP Stock has a liquidation value of \$25.00 per share plus any accumulated but unpaid distributions, whether or not declared. Holders of NTG MRP Stock are entitled to receive cash interest payments each quarter at a fixed rate until maturity. The NTG MRP Stock is not listed on any exchange or automated quotation system.

				Aggregate Liquidation	Es	timated Fair
Series	Mandatory Redemption Date	Fixed Rate	Shares Outstanding	Preference		Value
Series C	December 8, 2020	3.73%	200,000	\$ 5,000,000	\$	4,983,339
Series D	December 8, 2022	4.19%	1,600,000	40,000,000		40,229,902
Series G	October 16, 2023	4.39%	880,000	22,000,000		22,239,259
Series E	December 13, 2024	3.78%	1,600,000	40,000,000		39,213,159
Series F	December 13, 2027	4.07%	1,000,000	25,000,000		24,634,424
			5,280,000	\$ 132,000,000	\$	131,300,083

NTG's MRP Stock is redeemable in certain circumstances at the option of NTG, subject to payment of any applicable make-whole amounts.

TTP:

TTP has 10,000,000 shares of preferred stock authorized and 640,000 shares of MRP Stock outstanding at November 30, 2018. TTP's MRP Stock has a liquidation value of \$25.00 per share plus any accumulated but unpaid distributions, whether or not declared. Holders of TTP MRP Stock are entitled to receive cash interest payments each quarter at a fixed rate until maturity. The TTP MRP Stock is not listed on any exchange or automated quotation system.

				Aggregate Liquidation	Estimated Fair
Series	Mandatory Redemption Date	Fixed Rate	Shares Outstanding	Preference	Value
Series A	December 15, 2018	4.29%	640,000	\$ 16,000,000	\$ 16,146,702
TTP's M	IRP Stock is redeemable in certain circums	tances at the opt	tion of TTP, subject to pay	ment of any applicable make-	whole amounts.

Tortoise

65

11. Credit Facilities

The following table shows key terms, average borrowing activity and interest rates for the period during which the facility was utilized during the year ended November 30, 2018, as well as the principal balance and interest rate in effect at November 30, 2018 for each of the Funds' credit facilities:

	TYG	TYG The Bank	NTG Bank of America.	TTP The Bank	NDP The Bank	TPZ The Bank
Lending syndicate agent	U.S. Bank, N.A.	of Nova Scotia	N.A.	of Nova Scotia	of Nova Scotia	of Nova Scotia
Lonanig of national agoin	Unsecured,	Unsecured,	Unsecured,	Unsecured,	Secured,	Secured,
	revolving credit	revolving credit	revolving credit	revolving credit	revolving credit	revolving credit
Type of facility	facility	facility	facility	facility	facility	facility
Borrowing capacity	\$130,000,000	\$90,000,000	\$120,000,000	\$35,000,000	\$80,000,000	\$60,000,000
5 1 5	. , ,			364-day rolling	179-day rolling	179-day rolling
Maturity date	June 12, 2019	June 22, 2020	June 12, 2019	evergreen	evergreen	evergreen
-	1-month LIBOR	1-month LIBOR	1-month LIBOR	1-month LIBOR	1-month LIBOR	1-month LIBOR
Interest rate	plus 1.20%	plus 1.20%	plus 1.20%	plus 1.125%	plus 0.80%	plus 0.80%
Non-usage fee	0.15%-0.25%(1)	0.15% ⁽²⁾	0.15%-0.25% ⁽³⁾	0.15%	0.20% ⁽⁴⁾	0.20% ⁽⁵⁾
For the year ended November	30, 2018:					
Average principal balance	\$59,200,000	\$62,600,000	\$63,700,000	\$20,100,000	\$63,300,000	\$52,200,000
Average interest rate	3.15%	3.14%	3.14%	3.07%	2.74%	2.74%
As of November 30, 2018:						
Principal balance outstanding	\$44,100,000	\$63,000,000	\$73,100,000	\$19,800,000	\$57,100,000	\$53,400,000
Interest rate	3.55%	3.55%	3.55%	3.47%	3.15%	3.15%

Non-use fees are equal to a rate of 0.25% when the outstanding balance is below \$65,000,000 and 0.15% when the outstanding balance is at

(1) least \$65,000,000, but below \$91,000,000. The outstanding balance will not be subject to the non-use fee when the amount outstanding is at least \$91,000,000.

(2) Non-usage fee is waived if the outstanding balance on the facility is at least \$63,000,000.

Non-use fees are equal to a rate of 0.25% when the outstanding balance is below \$48,500,000 and 0.15% when the outstanding balance is at (3) least \$48,500,000, but below \$67,900,000. The outstanding balance will not be subject to the non-use fee when the amount outstanding is at least \$67,900,000.

(4) Non-usage fee is waived if the outstanding balance on the facility is at least \$56,000,000.

(5) Non-usage fee is waived if the outstanding balance on the facility is at least \$42,000,000.

On June 22, 2018, TYG entered into an amendment to its credit facility with The Bank of Nova Scotia that extends the credit facility through June 22, 2020. The terms of the amendment provide for an unsecured revolving credit facility of \$90,000,000. During the extension, outstanding balances generally will accrue interest at a variable annual rate equal to one-month LIBOR plus 1.20 percent and unused portions of the credit facility will accrue a non-usage fee equal to an annual rate of 0.15 percent. The non-usage fee is waived if the outstanding balance on the facility is at least \$63,000,000.

On September 4, 2018, NTG entered into an amendment to its credit facility with Bank of America, N.A. that increased the capacity of the credit facility. The terms of the amendment provide for an unsecured revolving credit facility of \$120,000,000, an increase of the previous capacity of \$97,000,000. Other terms of the agreement were unchanged.

Under the terms of the credit facilities, the Funds must maintain asset coverage required under the 1940 Act. If a Fund fails to maintain the required coverage, it may be required to repay a portion of an outstanding balance until the coverage requirement has been met. At November 30, 2018, each Fund was in compliance with credit facility terms.

Notes to Financial Statements (continued)

12. Derivative Financial Instruments

The Funds have adopted the disclosure provisions of FASB Accounting Standard Codification 815, Derivatives and Hedging ("ASC 815"). ASC 815 requires enhanced disclosures about the Funds' use of and accounting for derivative instruments and the effect of derivative instruments on the Funds' results of operations and financial position. Tabular disclosure regarding derivative fair value and gain/loss by contract type (e.g., interest rate contracts, foreign exchange contracts, credit contracts, etc.) is required and derivatives accounted for as hedging instruments under ASC 815 must be disclosed separately from those that do not qualify for hedge accounting. Even though the Funds may use derivatives in an attempt to achieve an economic hedge, the Funds' derivatives are not accounted for as hedging instruments under ASC 815 because investment companies account for their derivatives at fair value and record any changes in fair value in current period earnings.

Interest Rate Swap Contracts

TYG and TPZ have each entered into interest rate swap contracts in an attempt to protect it from increasing interest expense on its leverage resulting from increasing interest rates. A decline in interest rates may result in a decline in the value of the swap contracts, which may result in a decline in the net assets of TYG and TPZ. At the time the interest rate swap contracts reach their scheduled termination, there is a risk that TYG and TPZ will not be able to obtain a replacement transaction, or that the terms of the replacement would not be as favorable as on the expiring transaction. In addition, if TYG or TPZ is required to terminate any swap contract early due to a decline in net assets below a threshold amount (\$450,000,000 for TYG and \$60,000,000 for TPZ) or failing to maintain a required 300% asset coverage of the liquidation value of the outstanding debt, then TYG or TPZ could be required to make a payment to the extent of any net unrealized depreciation of the terminated swaps, in addition to redeeming all or some of its outstanding debt. TYG and TPZ each segregate a portion of its assets as collateral for the amount of any net liability of its interest rate swap contracts.

TYG and TPZ are exposed to credit risk on the interest rate swap contracts if the counterparty should fail to perform under the terms of the interest rate swap contracts. The amount of credit risk is limited to the net appreciation of the interest rate swap contracts, if any, as no collateral is pledged by the counterparty. In addition, if the counterparty to the interest rate swap contracts defaults, the Fund would incur a loss in the amount of the receivable and would not receive amounts due from the counterparty to offset the interest payments on the Fund's leverage.

The average notional amount of all open swap agreements for TYG and TPZ for the year ended November 30, 2018 was \$13,800,000 and \$13,100,000, respectively.

The following table presents TYG's and TPZ's interest rate swap contracts, each of which is subject to a netting agreement, on a gross and a net basis at November 30, 2018:

	Gross Amounts	Gross Amou Offset in th		Assets	Amounts of Presented in Statements					
	of Recognized	Statements Assets &		of	Assets &	Fin	ancial		Cash ollateral	
Description	Assets	Liabilities		Li	iabilities	Instr	uments	Re	eceived	Net Amount
TYG: Interest Rate Swap Contracts TPZ: Interest Rate Swap	\$108,883	\$ -	_	\$	108,883	\$	_	\$	—	\$ 108,883
Contracts	\$128,630	\$ -	_	\$ 0-11 Onti	128,630	\$	_	\$	_	\$ 128,630

Written Call Options

Transactions in written option contracts for TYG, NTG, TTP and NDP for the year ended November 30, 2018, are as follows:

	I		NTG	
	Number of		Number of	
	Contracts	Premium	Contracts	Premium
Options outstanding at November 30, 2017	—	\$ —	—	\$ —
Options written	98,376	1,772,441	89,769	1,608,940
Options closed*	(2,274)	(30,894)	(2,274)	(30,894)
Options exercised	(1,898)	(63,479)	(7,160)	(173,332)

Options expired	(54,320)	(1,184,493)	(52,036)	(1,054,170)
Options outstanding at November 30, 2018	39,884	\$ 493,575	28,299	\$ 350,544
		TTD		NDD
	Number of	TTP	Number of	NDP
	Contracts	Premium	Contracts	Premium
Options outstanding at November 30, 2017	7,113	\$ 353,524	50,578	\$ 1,895,945
Options written	73,197	5,094,141	562,625	26,521,492
Options closed*	(72,024)	(4,728,447)	(453,398)	(21,506,054)
Options exercised	(2,408)	(174,517)	(82,109)	(3,249,181)
Options expired	(339)	(31,924)	(36,290)	(1,255,213)
Options outstanding at November 30, 2018	5,539	\$ 512,777	41,406	\$ 2,406,989

* The aggregate cost of closing written option contracts was \$4,626 for TYG, \$4,626 for NTG, \$4,783,187 for TTP and \$12,411,209 for NDP, resulting in net realized gain (loss) of \$26,267, \$26,267, \$(54,740) and \$9,094,845 for TYG, NTG, TTP and NDP, respectively.

The following table presents the types and fair value of derivatives by location as presented on the Statements of Assets & Liabilities at November 30, 2018:

Assets/(Liabilities)

\$10.350.058

\$

30,903

1.489.446

85.846

\$

\$

Derivatives not accounted for as		,		
hedging instruments under ASC 815	Location F		Fair Value	
TYG: Interest rate swap contracts	Interest rate swap contracts	\$	108,883	
TYG: Written equity call options	Options written, at fair value	\$	(921,842)	
NTG: Written equity call options	Options written, at fair value	\$	(653,462)	
TTP: Written equity call options	Options written, at fair value	\$	(199,782)	
NDP: Written equity call options	Options written, at fair value	\$	(835,007)	
TPZ: Interest rate swap contracts	Interest rate swap contracts	\$	128,630	
The following table presents the effect of derivatives on the Statements of Operations for the year ended November 30, 2018:				

Derivatives not accounted for as	Location of Gains (Losses)	Net Realized Gain (Loss) on	Net Unrealized Appreciation (Depreciation)
hedging instruments under ASC 815	on Derivatives	Derivatives	of Derivatives
TYG: Interest rate swap contracts	Interest rate swaps	\$ (60,499)	\$ 266,585
TYG: Written equity call options	Options	\$ 1,210,761	\$ (428,267)
NTG: Written equity call options	Options	\$ 1,080,438	\$ (302,918)
TTP: Written equity call options	Options	\$ (23,411)	\$ 281,675

NTG: Written equity call options TTP: Written equity call options NDP: Written equity call options TPZ: Interest rate swap contracts

13. Subsequent Events

Options

Interest rate swaps

TYG:

TYG has performed an evaluation of subsequent events through the date the financial statements were issued and has determined that no items require recognition or disclosure.

NTG:

On January 7, 2019, NTG changed the name of the fund from Tortoise MLP Fund, Inc. to Tortoise Midstream Energy Fund, Inc. No changes were made to the fund ticker symbol or CUSIP.

NTG has performed an evaluation of subsequent events through the date the financial statements were issued and has determined that no additional items require recognition or disclosure.

TTP:

On December 13, 2018, TTP issued \$6,000,000 Series H Senior Notes which carry a fixed interest rate of 3.97% and mature on December 13, 2024.

On December 13, 2018, TTP issued 640,000 Series B Mandatory Redeemable Preferred Shares (aggregate liquidation preference \$16,000,000) which carry a fixed interest rate of 4.57% and a mandatory redemption date of December 13, 2024.

TTP has performed an evaluation of subsequent events through the date the financial statements were issued and has determined that no additional items require recognition or disclosure.

NDP:

NDP has performed an evaluation of subsequent events through the date the financial statements were issued and has determined that no items require recognition or disclosure.

TPZ:

On December 31, 2018, TPZ paid a distribution in the amount of \$0.125 per common share, for a total of \$868,917. Of this total, the dividend reinvestment amounted to \$12,453.

TPZ has performed an evaluation of subsequent events through the date the financial statements were issued and has determined that no additional items require recognition or disclosure.

Report of Independent Registered Public Accounting Firm

To the Shareholders and Board of Directors Tortoise Energy Infrastructure Corporation Tortoise MLP Fund, Inc. Tortoise Pipeline & Energy Fund, Inc. Tortoise Energy Independence Fund, Inc. Tortoise Power and Energy Infrastructure Fund, Inc. Opinion on the Financial Statements

We have audited the accompanying statements of assets and liabilities of Tortoise Energy Infrastructure Corporation, Tortoise MLP Fund, Inc., Tortoise Pipeline & Energy Fund, Inc., Tortoise Energy Independence Fund, Inc., and Tortoise Power and Energy Infrastructure Fund, Inc., (the "Funds"), including the schedules of investments, as of November 30, 2018, and the related statements of operations and cash flows for the year then ended, the statements of changes in net assets for each of the two years in the period then ended, and the financial highlights for each of the five years in the period then ended and related notes (collectively referred to as the "financial statements"). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Funds at November 30, 2018, the results of their operations and their cash flows for the years in the period then ended, the changes in their net assets for each of the two years in the period then ended and their financial highlights for each of the five years in the period then ended, in conformity with U.S. generally accepted accounting principles.

Basis for Opinion

These financial statements are the responsibility of the Funds' management. Our responsibility is to express an opinion on the Funds' financial statements based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) ("PCAOB") and are required to be independent with respect to the Funds in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. The Funds are not required to have, nor were we engaged to perform an audit of the Funds' internal control over financial reporting. As part of our audits we are required to obtain an understanding of internal control over financial reporting but not for the purpose of expressing an opinion on the effectiveness of the Funds' internal control over financial reporting. Accordingly, we express no such opinion.

Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our procedures included confirmation of securities owned as of November 30, 2018, by correspondence with the custodians and brokers. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

> Minneapolis, Minnesota January 24, 2019 We have served as the auditor of one or more Tortoise investment companies since 2004.

Tortoise

69

Company Officers and Directors (unaudited) November 30, 2018

Name and	Position(s) Held With Company, Term of Office and Length		Number of Portfolios in Fund Complex Overseen by	Other Public Company Directorships
Age ⁽¹⁾ Independent	of Time Served ⁽²⁾	Principal Occupation During Past Five Years	Director ⁽³⁾	Held
Directors Conrad S. Ciccotello (Born 1960)	Class I Director of TYG since 2003 and of NTG since 2010; Class II Director of NDP since 2012 and of TPZ since 2007; Class III Director of TTP since 2011.	Professor and Director, Reiman School of Finance, University of Denver (faculty member since 2017); Professor and Chairman of the Department of Risk Management and Insurance, Robinson College of Business, Georgia State University (1999-2017); Director of Personal Financial Planning Program; Investment Consultant to the University System of Georgia for its defined contribution retirement plan; Formerly Faculty Member, Pennsylvania State University (1997-1999); Published a number of academic and professional journal articles on investment company performance and structure, with a focus on MLPs. Executive-in-Residence and Professor for Professional	6	CorEnergy Infrastructure Trust, Inc.; Peachtree Alternative Strategies Fund; Tortoise Tax-Advantaged Social Infrastructure Fund, Inc.
Rand C. Berney (Born 1955)	Class I Director of TTP since January 1, 2014; Class II Director of each of TYG and NTG since January 1, 2014; Class III Director of each of NDP and TPZ since January 1, 2014.	Financial Planning Course and Professional Ethics Course, College of Business Administration, Kansas State University since 2012; Formerly Senior Vice President of Corporate Shared Services of ConocoPhillips from 2009 to 2012, Vice President and Controller of ConocoPhillips from 2002 to 2009, and Vice President and Controller of Phillips Petroleum Company from 1997 to 2002; Member of the Oklahoma Society of CPAs, the Financial Executive Institute, American Institute of Certified Public Accountants, the Institute of Internal Auditors and the Institute of	5	None
Jennifer Paquette (Born 1962)	Class I Director of TTP since March 18, 2018; Class II Director of each of TYG and NTG since March 18, 2018; Class III Director of each of NDP and TPZ since March 18, 2018.	Management Accountants. Retired in 2017; Previously Chief Investment Officer of the Public Employees' Retirement Association of Colorado ("Colorado PERA") from 2003 to 2017; Held various positions within Colorado PERA from 1999 to 2003 and 1995 to 1996; Formerly Vice-President Institutional Account Executive at Merrill Lynch, Pierce, Fenner & Smith from 1991 to 1994; Vice-President, Portfolio Manager and Analyst at Alliance Capital Management from 1987 to 1991; Portfolio Assistant and Assistant at Mitchell Hutchins Asset Management from 1985 to 1987. Chartered Financial Analyst ("CFA") charterholder. Retired in 2014; Previously interim vice president of	5	None
Alexandra Herger (Born 1957)	Class I Director of each of NDP and TPZ since January 1, 2015; Class II Director of TTP since January 1, 2015; Class III Director of each of TYG and NTG since January 1, 2015.	exploration for Marathon Oil in 2014 prior to her retirement; Director of international exploration and new ventures for Marathon Oil from 2008 to 2014; Held various positions with Shell Exploration and Production Co. between 2002 and 2008; Member of the Society of Exploration Geophysicists, the American Association of Petroleum Geologists, the Houston Geological Society and the Southeast Asia Petroleum Exploration Society; Member of the 2010 Leadership Texas/Foundation for Women's Resources since 2010; Director of Panoro Energy ASA, an international independent oil and gas company listed on the Oslo Stock Exchange.	5	None

Interested Directors⁽⁴⁾

Billootoro					
H. Kevin	Class I Director and Chairman of the Board of NDP since 2012 and of TPZ since 2007; Class II Director andChief Executive Officer of the Adviser; Managing Director of the Adviser and member of the Investment Committee of the Adviser since 2002; Director and Chairman of the Board of each of Tortoise Energy Capital Corporation ("TYY") and Tortoise North American Energy Corporation ("TYN") from				
Birzer (Born 1959)	Chairman of the Board of TTP since 2011;	its inception until its merger into TYG effective June 23, 2014; Director and Chairman of the Board of Tortoise	5	None	
(00111939)	,				
	Class III Director and	Capital Resources Corporation ("TTO"), which changed its			
	Chairman of the Board	name to CorEnergy Infrastructure Trust, Inc. on December			
	of TYG since 2003 and	3, 2012 ("CORR"), from its inception through November 30,			
	of NTG since 2010.	2011. CFA designation since 1988.			

(1) The address of each director and officer is 11550 Ash Street, Suite 300, Leawood, Kansas 66211.(2) Ending year of Director terms by Class are as follows:

	TYG	NTG	TTP	NDP	TPZ	
Class I	2020	2020	2021	2019	2019	
Class II	2021	2021	2019	2020		2020
Class III	2019	2019	2020	2021	2021	

This number includes TYG, NTG, TTP, NDP and TPZ. The Adviser serves as the investment adviser to TYG, NTG, TTP, NDP and TPZ. For Mr. (3) Ciccotello, this number also includes the Tortoise Tax-Advantage Social Infrastructure Fund, Inc., whose investment adviser is an affiliate of the Adviser.

(4) As a result of their respective positions held with the Adviser or its affiliates, these individuals are considered "interested persons" within the meaning of the 1940 Act.

2018 Annual Report | November 30, 2018

Company Officers and Directors (unaudited) (continued) November 30, 2018

	Position(s) Held With Company, Term		Number of Portfolios in Fund Complex	Other Public Company
Name and Age ⁽¹⁾ Interested Officers ⁽³⁾	of Office and Length of Time Served ⁽²⁾	Principal Occupation During Past Five Years	Overseen by Director	Directorships Held
P. Bradley Adams (Born 1960)	Chief Executive Officer of each of TYG, NTG, TTP, NDP and TPZ since June 30, 2015. Principal Financial Officer and Treasurer of each of TYG, NTG, TTP, NDP and TPZ since May 18, 2017.	Managing Director of the Adviser since January 2013; Director of Financial Operations of the Adviser from 2005 to January 2013; Chief Financial Officer of NTG from 2010 to June 30, 2015, of each of TYG and TPZ from May 2011 to June 30, 2015, of each of TTP and NDP from its inception to June 30, 2015, and of each of TYY and TYN from May 2011 to June 23, 2014; Assistant Treasurer of each of the TYG, TYY and TYN from November 2005 to May 2011, of TPZ from its inception to May 2011, and of TTO from its inception to June 2012. Managing Director of the Adviser since January 2014 and	N/A	None
Matthew G.P. Sallee (Born 1978)	President of TYG and NTG since June 30, 2015.	member of the Investment Committee of the Adviser since June 30, 2015; Portfolio Manager of the Adviser since July 2013; Senior Investment Analyst of the Adviser from June 2012 to July 2013; Investment Analyst of the Adviser from 2009 to June 2012; Research Analyst of the Adviser from 2005 to 2009. CFA designation since 2009. Managing Director of the Adviser since January 2015 and a	N/A	None
Brian A. Kessens (Born 1975)	President of TTP and TPZ since June 30, 2015.	member of the Investment Committee of the Adviser since June 30, 2015; Portfolio Manager of the Adviser since July 2013; Senior Investment Analyst of the Adviser from June 2012 to July 2013; Investment Analyst of the Adviser from 2008 to June 2012. CFA designation since 2006. Managing Director of the Adviser since January 2014 and a	N/A	None
Robert J. Thummel (Born 1972)	President of NDP since June 30, 2015.	member of the Investment Committee of the Adviser since June 30, 2015; Portfolio Manager of the Adviser since July 2013; Senior Investment Analyst of the Adviser from June 2012 to July 2013; Investment Analyst of the Adviser from 2004 to June 2012. Previously, the President of TYN from 2008 until its merger into TYG in June 2014.	N/A	None
Nicholas S. Holmes (Born 1985)	Vice President of each of TYG and NTG since June 30, 2015.	Director and Portfolio Manager of the Adviser since January 2019; Investment Analyst of the Adviser from January 2015 to December 2018; Research Analyst of the Adviser from January 2012 through December 2014 and Assistant Research Analyst from January 2010 through December 2011. CFA designation since 2013.	N/A	None
Stephen Pang (Born 1981)	Vice President of TTP since May 18, 2017.	Director of the Adviser since January 2017; Investment Analyst of the Adviser from January 2015 to January 2017; CFA designation since 2016.	N/A	None
Adam Peltzer (Born 1975)	Vice President of TPZ since May 18, 2017.	Director and Investment Analyst of the Adviser since March 2015. CFA designation since 2009.	N/A	None
Brett Jergens (Born 1978)	Vice President of NDP since June 30, 2015.	Investment Analyst of the Adviser since December 2010; Research Analyst of the Adviser from June 2007 to December 2010. CFA designation since 2011.	N/A	None
Shobana Gopal (Born 1962)	Vice President of each of TYG, NTG, TTP, NDP and TPZ since June 30, 2015.	Director, Tax of the Adviser since January 2013; Tax Analyst of the Adviser from September 2006 through December 2012.	N/A	None
(201002)	Secretary of each of TYG, NTG, TTP, NDP and TPZ	Chief Compliance Officer of the Adviser since June 2006; Chief Compliance Officer of TYG since June 2006 and of each	N/A	None

Diane Bono since May 2013. (Born 1958) of NTG, TTP, NDP and TPZ since its inception, and of each of TYY and TYN from June 2006 to June 23, 2014; Secretary of each of TYY and TYN from May 2013 to June 23, 2014.

- (1) The address of each director and officer is 11550 Ash Street, Suite 300, Leawood, Kansas 66211.
- (2) Officers are elected annually.

(3) As a result of their respective positions held with the Adviser or its affiliates, these individuals are considered "interested persons" within the meaning of the 1940 Act.

Tortoise

Additional Information (unaudited)

Notice to Shareholders

For stockholders that do not have a November 30, 2018 tax year end, this notice is for information purposes only. For stockholders with a November 30, 2018 tax year end, please consult your tax advisor as to the pertinence of this notice. For the fiscal year ended November 30, 2018, each Fund is designating the following items with regard to distributions paid during the year.

Common Distributions

0.00

%

TTP

	Return					Qualifying For
			Ordinary			Corporate
	of Capital	Long-Term Capital Gain	Income	Total	Qualifying	Dividends Rec.
	Distributions	Distributions ⁽¹⁾	Distributions	Distributions	Dividends ⁽²⁾	Deduction ⁽³⁾
TTP	97.37 %	0.00 %	2.63 %	100.00%	100.00%	100.00%
NDP	100.00%	0.00%	0.00%	100.00%	0.00%	0.00%
TPZ	0.00 %	55.47%	44.53 %	100.00%	11.71 %	11.20 %
Common Dis	tributions					
	Return					Qualifying For
			Ordinary			Corporate
	of Capital	Long-Term Capital Gain	Income	Total	Qualifying	Dividends Rec.
	Distributions	Distributions ⁽¹⁾	Distributions	Distributions	Dividends ⁽²⁾	Deduction ⁽³⁾

(1) The Fund designates long-term capital gain distributions per IRC Code Sec. 852(b)(3)(C). The long-term capital gain tax rate is variable based on the taxpayer's taxable income.

100.00%

100.00%

100.00%

100.00%

(2) Represents the portion of Ordinary Income Distributions taxable at the capital gain tax rates if the stockholder meets holding period requirements.

(3) Represents the portion of Ordinary Income Distributions which qualify for the "Corporate Dividends Received Deduction."

0.00 %

Director and Officer Compensation

The Funds do not compensate any of its directors who are "interested persons," as defined in Section 2(a)(19) of the 1940 Act, nor any of its officers. For the period from December 1, 2017 through November 30, 2018, the aggregate compensation paid by the Funds to the independent directors was as follows:

TYG	NTG	TTP	NDP	TPZ
\$ 186,400	\$ 165,000	\$ 115,000	\$ 115,000	\$ 110,000

The Funds did not pay any special compensation to any of its directors or officers.

Forward-Looking Statements

This report contains "forward-looking statements" within the meaning of the Securities Act of 1933 and the Securities Exchange Act of 1934. By their nature, all forward-looking statements involve risks and uncertainties, and actual results could differ materially from those contemplated by the forward-looking statements. Several factors that could materially affect each Fund's actual results are the performance of the portfolio of investments held by it, the conditions in the U.S. and international financial, petroleum and other markets, the price at which shares of each Fund will trade in the public markets and other factors discussed in filings with the SEC.

Proxy Voting Policies

A description of the policies and procedures that each Fund uses to determine how to vote proxies relating to portfolio securities owned by the Fund and information regarding how each Fund voted proxies relating to the portfolio of securities during the 12-month period ended June 30, 2018 are available to stockholders (i) without charge, upon request by calling the Adviser at (913) 981-1020 or toll-free at (866) 362-9331 and on or through the Adviser's Web site at www.tortoiseadvisors.com; and (ii) on the SEC's Web site at www.sec.gov.

Form N-Q

Each Fund files its complete schedule of portfolio holdings for the first and third quarters of each fiscal year with the SEC on Form N-Q. Each Fund's Form N-Q is available without charge upon request by calling the Adviser at (866) 362-9331 or by visiting the SEC's Web site at www.sec.gov.

Each Fund's Form N-Qs are also available through the Adviser's Web site at www.tortoiseadvisors.com.

Statement of Additional Information

The Statement of Additional Information ("SAI") includes additional information about each Fund's directors and is available upon request without charge by calling the Adviser at (866) 362-9331 or by visiting the SEC's Web site at www.sec.gov.

Certifications

Each Fund's Chief Executive Officer has submitted to the New York Stock Exchange the annual CEO certification as required by Section 303A.12(a) of the NYSE Listed Company Manual.

Each Fund has filed with the SEC, as an exhibit to its most recently filed Form N-CSR, the certification of its Chief Executive Officer and Principal Financial Officer required by Section 302 of the Sarbanes-Oxley Act.

72

2018 Annual Report | November 30, 2018

Additional Information (unaudited) (continued)

Privacy Policy

In order to conduct its business, each Fund collects and maintains certain nonpublic personal information about its stockholders of record with respect to their transactions in shares of each Fund's securities. This information includes the stockholder's address, tax identification or Social Security number, share balances, and distribution elections. We do not collect or maintain personal information about stockholders whose share balances of our securities are held in "street name" by a financial institution such as a bank or broker.

We do not disclose any nonpublic personal information about you, the Funds' other stockholders or the Funds' former stockholders to third parties unless necessary to process a transaction, service an account, or as otherwise permitted by law.

To protect your personal information internally, we restrict access to nonpublic personal information about the Funds' stockholders to those employees who need to know that information to provide services to our stockholders. We also maintain certain other safeguards to protect your nonpublic personal information.

Repurchase Disclosure

Notice is hereby given in accordance with Section 23(c) of the 1940 Act, that each Fund may from time to time purchase shares of its common stock in the open market.

Automatic Dividend Reinvestment

Each of NTG, TTP, NDP and TPZ have an Automatic Dividend Reinvestment Plan and TYG has an Automatic Dividend Reinvestment and Cash Purchase Plan (each, a "Plan"). Each Plan allows participating common stockholders to reinvest distributions, including dividends, capital gains and return of capital in additional shares of the Fund's common stock and TYG's Plan also allows registered holders of the TYG's common stock to make optional cash investments, in accordance with TYG's Plan, on a monthly basis.

If a stockholder's shares are registered directly with the Fund or with a brokerage firm that participates in the Fund's Plan, all distributions are automatically reinvested for stockholders by the Agent in additional shares of common stock of the Fund (unless a stockholder is ineligible or elects otherwise). Stockholders holding shares that participate in the Plan in a brokerage account may not be able to transfer the shares to another broker and continue to participate in the Plan. Stockholders who elect not to participate in the Plan will receive all distributions payable in cash paid by check mailed directly to the stockholder of record (or, if the shares are held in street or other nominee name, then to such nominee) by Computershare, as dividend paying agent. Distributions subject to tax (if any) are taxable whether or not shares are reinvested.

Any single investment pursuant to the cash purchase option under TYG's Plan must be in an amount of at least \$100 and may not exceed \$5,000 per month unless a request for waiver has been granted. A request for waiver should be directed to TYG at 1-866-362-9331 and TYG has the sole discretion to grant any requested waiver. Optional cash investments may be delivered to the Agent by personal check, by automatic or electronic bank account transfer or by online access at www.computershare.com. TYG reserves the right to reject any purchase order. Stockholders who hold shares in street or other nominee name who want to participate in optional cash investments should contact their broker, bank or other nominee and follow their instructions. There is no obligation to make an optional cash investment at any time, and the amount of such investments may vary from time to time. Optional cash investments must be received by the Agent no later than two business days prior to the monthly investment date (the "payment date") for purchase of common shares on the next succeeding purchase date under TYG's Plan. Scheduled optional cash purchases may be cancelled or refunded upon a participant's written request received by the Agent at least two business days prior to the purchase date. Participants will not be able to instruct the Agent to purchase common shares at a specific time or at a specific price.

If on the distribution payment date or, for TYG, the purchase date for optional cash investments, the net asset value per share of the common stock is equal to or less than the market price per share of common stock plus estimated brokerage commissions, the Fund will issue additional shares of common stock to participants. The number of shares will be determined by the greater of the net asset value per share or 95 percent of the market price. Otherwise, shares generally will be purchased on the open market by the Agent as soon as possible following the payment date or purchase date, but in no event later than 30 days after such date except as necessary to comply with applicable law. There are no brokerage charges with respect to shares issued directly by the Fund as a result of distributions payable either in shares or in cash or, for TYG, as a result of optional cash investments. However, each participant will pay a pro rata share of brokerage commissions incurred with respect to the Agent's open-market purchases in connection with the reinvestment of distributions or optional cash investments. If a participant elects to have the Agent sell part or all of his or her common stock and remit the proceeds, such participant will be charged a transaction fee of \$15.00 plus his or her pro rata share of brokerage commissions on the shares sold.

Participation is completely voluntary. Stockholders may elect not to participate in the Plan, and participation may be terminated or resumed at any time without penalty, by giving notice in writing, by telephone or Internet to Computershare, the Plan Agent, at the address set forth below. Such termination will be effective with respect to a particular distribution if notice is received prior to such record date.

Additional information about the Plan may be obtained by writing to Computershare Trust Company, N.A, P.O. Box 30170, College Station, TX 77842-3170. You may also contact Computershare by phone at (800) 426-5523 or visit their Web site at www.computershare.com.

Investment Advisory Agreement Update

A new investment advisory agreement (the "Advisory Agreement") between the Company and the Adviser was unanimously approved by the Board of Directors, including the Independent Directors, on October 16, 2017, and was subsequently approved by stockholders at a special meeting on December 21, 2017. This new agreement became effective upon the closing of the change in ownership of the parent company of the Adviser on January 31, 2018 and has a term ending on December 31, 2019. The Advisory Agreement will be submitted to the Board of Directors for renewal each year after the initial term. A discussion regarding the basis of the Board of Directors' decision to approve the new Advisory Agreement is available in our Annual Report to stockholders for the fiscal year ended November 30, 2017.

Tortoise

Office of the Company and of the Investment Adviser

Tortoise Capital Advisors, L.L.C. 11550 Ash Street, Suite 300 Leawood, Kan. 66211 (913) 981-1020 (913) 981-1021 (fax) www.tortoiseadvisors.com

Board of Directors of Tortoise Energy Infrastructure Corp. Tortoise MLP Fund, Inc. Tortoise Pipeline & Energy Fund, Inc. Tortoise Energy Independence Fund, Inc. Tortoise Power and Energy Infrastructure Fund, Inc.

H. Kevin Birzer, Chairman Tortoise Capital Advisors, L.L.C.

Rand C. Berney Independent

Conrad S. Ciccotello Independent

Alexandra Herger Independent

Jennifer Paquette Independent

11550 Ash Street, Suite 300 Leawood, KS 66211

www.tortoiseadvisors.com

Administrator

U.S. Bancorp Fund Services, LLC 615 East Michigan St. Milwaukee, Wis. 53202

Custodian

U.S. Bank, N.A. 1555 North Rivercenter Drive, Suite 302 Milwaukee, Wis. 53212

Transfer, Dividend Disbursing and Reinvestment Agent

Computershare Trust Company, N.A. / Computershare Inc. P.O. Box 30170 College Station, Tex. 77842-3170 (800) 426-5523 www.computershare.com

Legal Counsel

Husch Blackwell LLP 4801 Main St. Kansas City, Mo. 64112

Investor Relations

(866) 362-9331 info@tortoiseadvisors.com

Stock Symbols

Listed NYSE Symbols: TYG, NTG, TTP, NDP, TPZ

This report is for stockholder information. This is not a prospectus

intended for use in the purchase or sale of fund shares. **Past** performance is no guarantee of future results and your investment may be worth more or less at the time you sell.

Item 2. Code of Ethics.

The Registrant has adopted a code of ethics that applies to the Registrant s Principal Executive Officer and its Principal Financial Officer. The Registrant has not made any amendments to this code of ethics during the period covered by this report. The Registrant has not granted any waivers from any provisions of this code of ethics during the period covered by this report.

Item 3. Audit Committee Financial Expert.

The Registrant s Board of Directors has determined that there is at least one audit committee financial expert serving on its audit committee. Mr. Conrad Ciccotello is the audit committee financial expert and is considered to be independent as each term is defined in Item 3 of Form N-CSR. In addition to his experience overseeing or assessing the performance of companies or public accountants with respect to the preparation, auditing or evaluation of financial statements, Mr. Ciccotello has a Ph.D. in Finance.

Item 4. Principal Accountant Fees and Services.

The Registrant has engaged its principal accountant to perform audit services, audit-related services and tax services during the past two fiscal years. Audit services refer to performing an audit of the Registrant's annual financial statements or services that are normally provided by the accountant in connection with statutory and regulatory filings or engagements for those fiscal years.

Audit-related services refer to the assurance and related services by the principal accountant that are reasonably related to the performance of the audit. Tax services refer to professional services rendered by the principal accountant for tax compliance (including preparation of tax returns), tax advice, and tax planning. The following table details the approximate amounts of aggregate fees billed to the Registrant for the last two fiscal years for audit fees, audit-related fees, tax fees and other fees by the principal accountant.

	FYE 11/30/2018	FYE 11/30/2017
Audit Fees	\$171,000	\$144,000
Audit-Related Fees		
Tax Fees	\$ 64,000	\$ 55,000
All Other Fees		
Aggregate Non-Audit Fees	\$ 64,000	\$ 55,000

The audit committee has adopted pre-approval policies and procedures that require the audit committee to pre-approve (i) the selection of the Registrant s independent registered public accounting firm, (ii) the engagement of the independent registered public accounting firm to provide any non-audit services to the Registrant, (iii) the engagement of the independent registered public accounting firm to provide any non-audit services to the Adviser or any entity controlling, controlled by, or under common control with the Adviser that provides ongoing services to the Registrant, if the engagement relates directly to the operations and financial reporting of the Registrant, and (iv) the fees and other compensation to be paid to the independent registered public accounting firm. The Chairman of the audit committee may grant the pre-approval of any engagement of the independent registered public accounting firm for non-audit services of less than \$10,000, and such delegated pre-approvals will be presented to the full audit committee at its next meeting. Under certain limited circumstances, pre-approvals are not required under securities law regulations for certain non-audit services below certain de minimus thresholds. Since the adoption of these policies and procedures, the audit committee has pre-approved all audit and non-audit services provided to the Registrant by the principal accountant. None of these services provided by the principal accountant were approved by the audit committee pursuant to the de minimus exception under Rule 2.01(c)(7)(i)(C) or Rule 2.01(c)(7)(ii) of Regulation S-X. All of the principal accountant s hours spent on auditing the Registrant s financial statements were attributed to work performed by full-time permanent employees of the principal accountant.

In the Registrant's fiscal years ended November 30, 2018 and 2017, the Adviser was billed approximately \$136,500 and \$457,900 in fees, respectively, for tax and other non-audit services provided to the Adviser. These non-audit services were not required to be preapproved by the Registrant's audit committee. No entity controlling, controlled by, or under common control with the Adviser that provides ongoing services to the Registrant, has paid to, or been billed for fees by, the principal accountant for non-audit services rendered to the Adviser or such entity during the Registrant's last two fiscal years. The audit committee has considered whether the principal accountant's provision of services (other than audit services) to the Registrant, the Adviser or any entity controlling, controlled by, or under common control with the Adviser that provides services to the Registrant is compatible with maintaining the principal accountant's independence in performing audit services.

Item 5. Audit Committee of Listed Registrants.

The Registrant has a separately-designated standing audit committee established in accordance with Section 3(a)(58)(A) of the Securities Exchange Act of 1934, and is comprised of Mr. Conrad S. Ciccotello, Mr. Rand C. Berney, Ms. Jennifer Paquette and Ms. Alexandra A. Herger.

Item 6. Investments.

(a) Schedule of Investments is included as part of the report to shareholders filed under Item 1.

(b) Not applicable.

Item 7. Disclosure of Proxy Voting Policies and Procedures for Closed-End Management Investment Companies.

Copies of the proxy voting policies and procedures of the Registrant and the Adviser are attached hereto as Exhibit 99.VOTEREG and Exhibit 99.VOTEADV, respectively.

Item 8. Portfolio Managers of Closed-End Management Investment Companies.

Unless otherwise indicated, information is presented as of November 30, 2018.

Portfolio Managers

As of the date of this filing, primary responsibility for the day-to-day management of the Registrant's portfolio is the joint responsibility of a team of portfolio managers consisting of Brian A. Kessens, James R. Mick, Matthew G.P. Sallee, Robert J. Thummel, Jr., Stephen Pang, Brett Jergens and Nicholas S. Holmes. The investment committee of the Adviser, comprised of certain of these portfolio managers and other employees of the Adviser, provides investment strategy oversight to the portfolio management team who implements the strategy. Biographical information about each portfolio manager named above as of the date of this filing is set forth below.

	Position(s) Held with	
	Company and Length	
Name and Age*	of Time Served	Principal Occupation During Past Five Years
Brian A. Kessens (Born 1975)	N/A	Investment Analyst of the Adviser from 2008 to June 2012; Senior Investment Analyst of the Adviser from June 2012 to July 2013; Portfolio Manager of the Adviser since July 2013; Managing Director of the Adviser since January 2015; Member of the Investment Committee of the Adviser and President of each of TTP and TPZ since June 30, 2015. CFA designation since 2006.
James R. Mick (Born 1975)	N/A	Research Analyst of the Adviser from 2006 to 2011; Investment Analyst of the Adviser from 2011 to June 2012; Senior Investment Analyst of the Adviser from June 2012 to July 2013; Portfolio Manager of the Adviser since July 2013; Managing Director of the Adviser since January 2014; Member of the Investment Committee of the Adviser since June 30, 2015. CFA designation since 2010. Research Analyst of the Adviser from 2005 to 2009; Investment Analyst of
		the Adviser from 2009 to June 2012; Senior Investment Analyst of the
Matthew G.P. Sallee	President since	Adviser from June 2012 to July 2013; Portfolio Manager of the Adviser
(Born 1978)	June 30, 2015	since July 2013; Managing Director of the Adviser since January 2014;
		Member of the Investment Committee of the Adviser and President of TYG since June 30, 2015. CFA designation since 2009.
Robert J. Thummel, Jr. (Born 1972)	N/A	Investment Analyst of the Adviser from 2004 to June 2012; Senior Investment Analyst of the Adviser from June 2012 to July 2013; Portfolio Manager of the Adviser since July 2013; Managing Director of the Adviser since January 2014; President of TYN from 2008 until its merger into TYG effective June 23, 2014; Member of the Investment Committee of the Adviser and President of NDP since June 30, 2015.
		Investment Analyst of the Adviser from January 2015 to January 2017;
Stephen Pang (Born 1981)	N/A	Director of the Adviser since January 2017; Portfolio Manager of the Adviser since January 2018; Vice President of TTP since May 2017. CFA designation since 2016.
Brett Jergens (Born 1978)	N/A	Research Analyst of the Adviser from June 2007 to December 2010; Investment Analyst of the Adviser from December 2010 to January 2018. Portfolio Manager of the Adviser since January 2018. CFA designation since 2011.
		Assistant Research Analyst from January 2010 through December 2011; Research Analyst of the Adviser from January 2012 through December
Nicholas S. Holmes	Vice President since	2014; Investment Analyst of the Adviser from January 2012 through December
(Born 1985)	June 30, 2015	2018; Director and Portfolio Manager of the Adviser since January 2019;
· ·		Vice President of each of the Company and TYG since June 30, 2015.
. 		CFA designation since 2013.
*The address of each portfoli	o manager is 11550 Ash Street,	Suite 300, Leawood, Kansas 66211.

The Adviser also serves as the investment adviser to TYG, TPZ, TTP and NDP.

The following table provides information about the other accounts managed on a day-to-day basis by each of the portfolio managers as of November 30, 2018:

	Number of		Number of Accounts Paying a	Total Assets of Accounts Paying
		Total Assets of	Performance	a Performance
Name of Manager	Accounts	Accounts	Fee	Fee
Brian A. Kessens				
Registered investment companies	9	\$7,132,551,037	0	_
Other pooled investment vehicles	15	\$ 856,630,585	2	\$113,079,761
Other accounts	951	\$6,992,554,006	0	<u> </u>
James R. Mick		¢ 0,00 <u>–</u> ,00 1,000	Ū	
Registered investment companies	9	\$7,132,551,037	0	_
Other pooled investment vehicles	15	\$ 856,630,585	2	\$113,079,761
Other accounts	951	\$6,992,554,006	0	
Matthew G.P. Sallee		. , , , ,		
Registered investment companies	9	\$7,132,551,037	0	_
Other pooled investment vehicles	15	\$ 856,630,585	2	\$113,079,761
Other accounts	951	\$6,992,554,006	0	_
Robert J. Thummel, Jr.				
Registered investment companies	9	\$7,132,551,037	0	_
Other pooled investment vehicles	15	\$ 856,630,585	2	\$113,079,761
Other accounts	951	\$6,992,554,006	0	—
Stephen Pang				
Registered investment companies	9	\$7,132,551,037	0	—
Other pooled investment vehicles	15	\$ 856,630,585	2	\$113,079,761
Other accounts	951	\$6,992,554,006	0	—
Brett Jergens				
Registered investment companies	9	\$7,132,551,037	0	—
Other pooled investment vehicles	15	\$ 856,630,585	2	\$113,079,761
Other accounts	951	\$6,992,554,006	0	—
Nicholas S. Holmes				
Registered investment companies	9	\$7,132,551,037	0	—
Other pooled investment vehicles	15	\$ 856,630,585	2	\$113,079,761
Other accounts	951	\$6,992,554,006	0	—

Material Conflicts of Interest

Conflicts of interest may arise from the fact that the Adviser and its affiliates carry on substantial investment activities for other clients, in which the Registrant has no interest, some of which may have investment strategies similar to the Registrant. In addition, conflicts of interest may arise from the fact that a related person of the Adviser has an interest in a limited liability company client, similar to a general partner interest in a partnership, for which the Adviser also serves as manager. The Adviser or its affiliates may have financial incentives to favor certain of these accounts over the Registrant. For example, the Adviser may have an incentive to allocate potentially more favorable investment opportunities to other funds and clients that pay the Adviser an incentive or performance fee. Performance and incentive fees also create the incentive to allocate potentially riskier, but potentially better performing, investments to such funds and other clients in an effort to increase the incentive fee. The Adviser also may have an incentive to make investments in one fund, having the effect of increasing the value of a security in the same issuer held by another fund or client, which in turn, may result in an incentive fee being paid to the Adviser by that other fund or client. Any of the Adviser's or its affiliates' proprietary accounts or other customer accounts may compete with the Registrant for specific trades. The Adviser or its affiliates may give advice and recommend securities to, or buy or sell securities for, other accounts and customers, which advice or securities recommended may differ from advice given to, or securities recommended or bought or sold for, the Registrant, even though their investment objectives may be the same as, or similar to, the Registrant's objectives. The Adviser has written allocation policies and procedures designed to address potential conflicts of interest. For instance, when two or more clients advised by the Adviser or its affiliates seek to purchase or sell the same publicly traded securities, the securities actually purchased or sold will be allocated among the clients on a good faith equitable basis by the Adviser in its discretion and in accordance with the clients' various investment objectives and the Adviser's procedures. In some cases, this system may adversely affect the price or size of the position the Registrant may obtain or sell. In other cases, the Registrant's ability to participate in volume transactions may produce better execution for it. When possible, the Adviser combines all of the trade orders into one or more block orders, and each account participates at the average unit or share price obtained in a block order. When block orders are only partially filled. the Adviser considers a number of factors in determining how allocations are made, with the overall goal to allocate in a manner so that accounts are not preferred or disadvantaged over time. The Adviser also has allocation policies for transactions involving private placement securities, which are designed to result in a fair and equitable participation in offerings or sales for each participating client.

The Adviser also serves as investment adviser for four other publicly traded management investment companies, all of which invest in the energy sector.

The Adviser will evaluate a variety of factors in determining whether a particular investment opportunity or strategy is appropriate and feasible for the relevant account at a particular time, including, but not limited to, the following: (1) the nature of the investment opportunity taken in the context of the other investments at the time; (2) the liquidity of the investment relative to the needs of the particular entity or account; (3) the availability of the opportunity (i.e., size of obtainable position); (4) the transaction costs involved; and (5) the investment or regulatory limitations applicable to the particular entity or account. Because these considerations may differ when applied to the Registrant and relevant accounts under management in the context of any particular investment opportunity, the Registrant's investment activities, on the one hand, and other managed accounts, on the other hand, may differ considerably from time to time. In addition, the Registrant's fees and expenses will differ from those of the other managed accounts. Accordingly, stockholders should be aware that the Registrant's future performance and the future performance of the other accounts of the Adviser may vary.

Situations may occur when the Registrant could be disadvantaged because of the investment activities conducted by the Adviser and its affiliates for their other accounts. Such situations may be based on, among other things, the following: (1) legal or internal restrictions on the combined size of positions that may be taken for the Registrant or the other accounts, thereby limiting the size of the Registrant's position; (2) the difficulty of liquidating an investment for the Registrant or the other accounts where the market cannot absorb the sale of the combined position; or (3) limits on co-investing in negotiated transactions under the Investment Company Act of 1940.

From time to time, the Adviser may seed proprietary accounts for the purpose of evaluating a new investment strategy that eventually may be available to clients through one or more product structures. Such accounts also may serve the purpose of establishing a performance record for the strategy. The Adviser's management of accounts with proprietary interests and nonproprietary client accounts may create an incentive to favor the proprietary accounts in the allocation of investment opportunities, and the timing and aggregation of investments. The Adviser's proprietary seed accounts may include long-short strategies, and certain client strategies may permit short sales. A conflict of interest arises if a security is sold short at the same time as a long position, and continuously short selling in a security may adversely affect the stock price of the same security held long in client accounts. The Adviser has adopted various policies to mitigate these conflicts, including policies that require the Adviser to avoid favoring any account, and that prohibit client and proprietary accounts from engaging in short sales with respect to individual stocks held long in client accounts. The Adviser's policies also require transactions in proprietary accounts to be placed after client transactions.

The 1940 Act limits our ability to co-invest in negotiated private placements of securities with our affiliates, including other funds managed by the Adviser. We and our Adviser have received exemptive relief from the SEC that permits certain co-investment transactions. In this regard, our Adviser has the ability to allocate investment opportunities of certain negotiated transactions between us, other funds registered under the 1940 Act and other accounts managed by our Adviser pro rata based on available capital, up to the amount proposed to be invested by each. All accounts generally are required to participate on the same terms. Pursuant to the exemptive order, our Adviser will be required to provide the board of directors of each participating registered fund with certain information concerning the relevant investment. A majority (as defined in section 57(o) of the 1940 Act) of the directors eligible to consider the co-investment transaction of each participating registered fund must approve such registered fund's participation in the co-investment transaction.

To the extent that the Adviser sources and structures private investments in master limited partnerships ("MLPs"), certain employees of the Adviser may become aware of actions planned by MLPs, such as acquisitions, which may not be announced to the public. It is possible that the Registrant could be precluded from investing in or selling securities of an MLP about which the Adviser has material, non-public information; however, it is the Adviser's intention to ensure that any material, non-public information available to certain employees of the Adviser is not shared with the employees responsible for the purchase and sale of publicly traded MLP securities or to confirm prior to receipt of any material non-public information that the information will shortly be made public. The Registrant's investment opportunities also may be limited by affiliations of the Adviser or its affiliates with energy infrastructure companies.

The Adviser and its principals, officers, employees, and affiliates may buy and sell securities or other investments for their own accounts and may have actual or potential conflicts of interest with respect to investments made on the Registrant's behalf. As a result of differing trading and investment strategies or constraints, positions may be taken by principals, officers, employees, and affiliates of the Adviser that are the same as, different from, or made at a different time than positions taken for the Registrant. Further, the Adviser may at some time in the future, manage additional investment funds with the same investment objective as the Registrant's.

Compensation

None of Messrs. Kessens, Mick, Sallee, Thummel, Pang, Jergens or Holmes receives any direct compensation from the Registrant or any other of the managed accounts reflected in the table above. All such accounts are managed by the Adviser. Each of Messrs. Kessens, Mick, Sallee, Thummel, Pang, Jergens and Holmes has a services agreement with the Adviser and receives a base guaranteed payment from the Adviser for the services he provides. They are also eligible for an annual cash bonus based on the Adviser's earnings and the satisfaction of certain other conditions. Additional benefits received by Messrs. Kessens, Mick, Sallee, Thummel, Pang, Jergens and Holmes are normal and customary employee benefits generally available to all salaried employees. Each of Messrs. Kessens, Mick, Sallee, Thummel, Pang, Jergens and Holmes owns an equity interest in Tortoise Investments, LLC that is a minority owner of the Adviser, and each thus benefits from increases in the net income of the Adviser.

Securities Owned in the Registrant by Portfolio Managers

The following table provides information about the dollar range of equity securities in the Registrant beneficially owned by each of the portfolio managers as of November 30, 2018:

Portfolio Manager	Aggregate Dollar Range of Holdings in the Registrant
Brian A. Kessens	\$10,001 - \$50,000
James R. Mick	\$1-\$10.000
Matthew G.P. Sallee	\$100,001 - \$500,000
Robert J. Thummel, Jr.	\$10,001-\$50,000
Stephen Pang	None
Brett Jergens	None
Nicholas S. Holmes	\$10,001 - \$50,000
Item 9. Purchases of Eq	uity Securities by Closed-End Management Investment Company and Affiliated Purchasers.

Period Month #1	(a) Total Number of Shares (or Units) Purchased 0	(b) Average Price Paid per Share (or Unit) 0	(c) Total Number of Shares (or Units) Purchased as Part of Publicly Announced Plans or Programs 0	(d) Maximum Number (or Approximate Dollar Value) of Shares (or Units) that May Yet Be Purchased Under the Plans or Programs 0	
6/1/18-6/30/18 Month #2	0	0	0	0	
7/1/18-7/31/18	0	0	0	0	
Month #3	0	0	0	0	
8/1/18-8/31/18					
Month #4	0	0	0	0	
9/1/18-9/30/18					
Month #5	0	0	0	0	
10/1/18-10/31/18					
Month #6 11/1/18-11/30/18	0	0	0	0	
Total	0	0	0	0	
Item 10. Submission of Matters to a Vote of Security Holders.					

None.

Item 11. Controls and Procedures.

(a) The Registrant's Chief Executive Officer, Principal Financial Officer and Treasurer have concluded that the Registrant's disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940 (the "1940 Act")) are effective as of a date within 90 days of the filing date of this report, based on the evaluation of these controls and procedures required by Rule 30a-3(b) under the 1940 Act and Rules 13a-15(b) or 15d-15(b) under the Securities Exchange Act of 1934, as amended.

(b) There were no changes in the Registrant's internal control over financial reporting (as defined in Rule 30a-3(d) under the 1940 Act) that occurred during the Registrant's second fiscal quarter of the period covered by this report that have materially affected, or are reasonably likely to materially affect, the Registrant's internal control over financial reporting.

Item 12. Disclosure of Securities Lending Activities For Closed-End Management Investment Companies.

The Registrant does not participate in securities lending activities.

Item 13. Exhibits.

(a)(1) Any code of ethics or amendment thereto, that is the subject of the disclosure required by Item 2, to the extent that the Registrant intends to satisfy Item 2 requirements through filing of an exhibit. Filed herewith.

(2) Certifications pursuant to Section 302 of the Sarbanes-Oxley Act of 2002. Filed herewith.

(3) Any written solicitation to purchase securities under Rule 23c-1 under the Act sent or given during the period covered by the report by or on behalf of the Registrant to 10 or more persons. None.

(b) Certification pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. Furnished herewith.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

(Registrant)	Tortoise Midstream Energy Fund, Inc.
By (Signature and Title)	/s/ P. Bradley Adams P. Bradley Adams, Chief Executive Officer, Principal Financial Officer and Treasurer Date January 30, 2019
-	the Securities Exchange Act of 1934 and the Investment Company Act of 1940, this report hat owing persons on behalf of the Registrant and in the capacities and on the dates indicated.
By (Signature and Title) /s/ P. Brad	dley Adams

P. Bradley Adams, Chief Executive Officer, Principal Financial Officer Date January 30, 2019 has