Deloitte.

Financial Advisory

Crocus Investment Fund

December 31, 2008 Quarterly Report

Table of Contents

1.0	Back	ground
2.0	Activ	ities of the Receiver2
3.0	Oper	ations4
4.0	Finar	ncial Position5
	4.1	Financial Highlights5
	4.2	Liquidity5
5.0	Portf	olio6
	5.1	Status and Valuation6
	5.2	Exit Agreements being Negotiated7
	5.3	Investment in Litigation
	5.4	Longer Term Investments
6.0	Conti	ingent Liabilities9
	6.1	Indemnifications9
	6.2	Class Action Proceedings9
	6.3	Trailer Fees
	6.4	Insurer
	6.5	Guarantees/Other
7.0	Share	e Value
8.0	Share	eholder Communication13
9.0	Distr	ibution
10.0	Gene	ral15
Appe	ndice	es

Appendix 1 – Crocus Financial Statements as at December 31, 2008

Appendix 2 – Statement of Receipts and Disbursements to December 31, 2008

1.0 Background

On June 28, 2005, pursuant to an application made by the Manitoba Securities Commission ("MSC") under Section 27 of *The Securities Act*, the Court of Queen's Bench (the "Court") made an Order appointing Deloitte & Touche Inc. ("Deloitte" or the "Receiver") as Receiver and Manager of the Crocus Investment Fund ("Crocus" or the "Fund"). The Receiving Order appointed Deloitte as Receiver over all of Crocus' current and future assets, undertakings and properties and granted the Receiver powers to carry out its duties as outlined in the Order.

The purpose of this Report is to report on the activities of the Receiver as well as to provide an update on the financial position of the Fund. The Report will cover the Receiver's operations and activities since the September 30, 2008 Quarterly Report.

2.0 Activities of the Receiver

The following summarizes the major activities of the Receiver since September 30, 2008:

- Preparation of the September 30, 2008 and December 31, 2008 Quarterly Reports.
- Monitoring the status of the action commenced by Bernard W. Bellan under The Class Proceedings Act (the "Class Action") as well as the status of the Manitoba Securities Commission ("MSC") hearings brought against the former members of the Board of Directors of Crocus and various other parties.
- Meeting and corresponding with various parties interested in acquiring certain of the investee companies.
- Ongoing discussions and meetings with counsel regarding settlement between the Receiver on behalf of Crocus, the Class Action plaintiffs, the directors and officers and the insurer.
- Supervising and directing Crocus staff retained by the Receiver.
- Meeting and corresponding with individual Crocus shareholders.
- Regular monitoring of the investee companies and discussions with various stakeholders of the investees about the possible courses of action respecting Crocus' investment in the investees.
- Ongoing discussions and negotiations with certain of the investee companies about possible exit strategies for Crocus.
- Meetings and discussions regarding debt agreements with certain of the investee companies.
- Corresponding with Colorado counsel and the Court Appointed Receiver of COH Holdings Inc. ("COH") regarding the settlement agreement.
- Fulfilling the duties of Crocus as General Partner of the Manitoba Science & Technology Fund ("MS&T").

- Review of Crocus shareholder records and investigation into tax, technology banking, trust and legal issues in anticipation of a distribution to shareholders.
- Corresponding with pension authorities and plan actuary about wind-up of the Crocus pension fund.
- Review of Crocus tax assessments.
- Discussions and correspondence from Crocus' landlord and sub-tenants regarding ongoing tenancy and sub-tenancy issues.

3.0 Operations

The ongoing activities of Crocus consist of investment monitoring, financial reporting, shareholder services and tax reporting as well as information technology. The Receiver presently employs one (1) staff member and has sub-contracted certain information technology and back office services.

The Receiver continues to occupy approximately one half of the 5th floor of the Crocus premises at 211 Bannatyne Avenue. The balance of the space which Crocus leased has been sublet.

4.0 Financial Position

Financial statements for Crocus have been prepared for the first fiscal quarter ended December 31, 2008 and are attached as Appendix 1. The statements are internal and unaudited, and have been prepared in a manner consistent with the financial information that was formerly provided to Crocus shareholders with the exception that the portfolio valuation is carried at the June 28, 2005 value, unless the investment has been realized upon. The June 28, 2005 value was derived from the external valuations which were completed after Crocus ceased trading in December 2004.

4.1 Financial Highlights

The following are the financial highlights for the first quarter of the September 30, 2009 fiscal year:

- Net Income for the quarter and year to date was approximately \$141,000.
- Investments in cash and equivalents (bonds, GIC's and Banker's Acceptances) of approximately \$64.8 million.
- Accounts receivable of approximately \$3.2 million. The majority of the
 balance consists of accrued interest on marketable securities and portfolio
 investments. In addition there is a balance due from the sale of one (1)
 portfolio investment. Pursuant to the sale arrangement with this investee, a
 portion of the sale price is contingent on the future earnings of the investee.
- Net carrying value of the remaining Crocus portfolio of investees of approximately \$20.6 million.
- Accounts payable of \$0.4 million which includes accrued legal fees as well as
 a provision for liability relating to the pension plan.

4.2 Liquidity

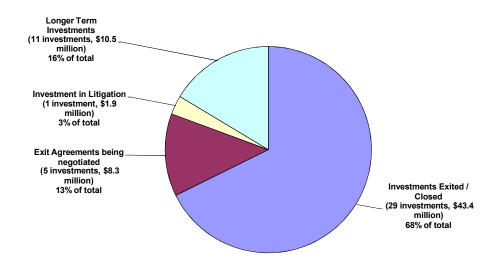
As is noted above, Crocus has approximately \$64.8 million in cash and equivalents representing a \$0.4 million increase from the previous quarter. The Receiver is maintaining a conservative investment policy for these funds which consists of investing in government bonds, GIC's and Banker's Acceptances.

5.0 Portfolio

5.1 Status and Valuation

As at June 28, 2005 there were 46 individual investee companies in the Crocus portfolio with a gross carrying value of \$64.1 million. The Receiver has categorized the current status of the portfolio as follows:

Status of Portfolio (46 Investments, Carrying Value at June 28, 2005 \$64.1 million)



As noted in previous reports, one of the overriding issues with the Crocus portfolio is that the majority of agreements entered into between Crocus and the investee companies did not provide for any exit mechanism. Accordingly, the Receiver continues to monitor and discuss exit strategies with many of the remaining investees. The position of the majority of the investees is that they prefer to negotiate an arrangement whereby the investee company and/or the existing non-Crocus shareholder(s) of the investee would buy Crocus' interest from the Receiver.

During the quarter the Receiver sold its interest in one (1) investment, Storm-Tite Incorporated. Cumulatively to September 30, 2008, 29 of the 46 investments within the Crocus portfolio have been realized upon or are considered closed. There are 17 investments remaining.

In summary, since its appointment the Receiver has realized proceeds of approximately \$47.0 million for investments with a June 28, 2005 book value of approximately \$44.0 million representing a recovery of approximately 107%. Crocus' carrying value for these investments when it ceased trading in December 2004 was approximately \$78.4 million, which would represent a recovery

of approximately 60%. In addition, since its appointment the Receiver has also eliminated exposure on approximately \$2.3 million in guarantees that had been reserved.

The Receiver remains of the view that the original estimated timetable of approximately five (5) years to deal with the majority of the Crocus portfolio is reasonable. The Receiver also continues to remain of the view that the cost would outweigh the benefit in revaluing the portfolio on an ongoing basis given that the Fund is not trading and, accordingly, for the present, the valuation of most remaining investees within the portfolio has been frozen at their June 28, 2005 values.

The Receiver has in the past and will continue to update investee valuations prior to entering into negotiations for sale.

5.2 Exit Agreements being Negotiated

The Receiver continues discussions with a number of the investee companies regarding the possible exit of Crocus' interest. Currently there are five (5) investees with a carrying value of approximately \$8.3 million where varying levels of discussions are taking place.

5.3 Investment in Litigation

On November 29, 2006, the Receiver issued a statement of claim against the Goldeyes for unpaid interest which at the time totalled approximately \$306,000. A statement of defence was received and was reviewed by the Receiver and counsel. The Receiver filed a motion to have this matter dealt with summarily by the Court. Counsel for the Goldeyes requested an examination of the Receiver on its affidavit and brought a motion seeking an Order to compel the Receiver to produce certain documents. The Receiver produced the documents sought and the Goldeyes' motion was not proceeded with. The parties then engaged in a series of cross-examinations on affidavits. A summary judgment motion was heard on May 14, 2008. On December 24, 2008, the Court issued a judgment dismissing the summary judgment motion.

5.4 Longer Term Investments

Eleven (11) investments with a carrying value of \$10.5 million are currently considered longer term investments. In the opinion of the Receiver, exit transactions with these investees in the short term are unlikely. The Receiver continues to monitor these investees and, where deemed appropriate, has taken Board positions.

One (1) investee, MS&T, is a limited partnership holding several science and technology investments. Crocus is an investor in the limited partnership and is the sole owner of the General Partner. A number of the investments held by the limited partnership are common to the investments held by Crocus. At a meeting held on February 29, 2008, the limited partners gave the General Partner a mandate to wind down the partnership. Deloitte has proceeded with this mandate and reports to the limited partners on a quarterly basis.

6.0 Contingent Liabilities

Previous Quarterly Reports outlined a number of contingent liabilities of the Fund. The following is an update on developments regarding known contingent liabilities. The Receiver, however, cannot provide any assurance that all contingent liabilities of the Fund have been identified.

6.1 Indemnifications

Prior to the appointment of the Receiver, there had been an investigation of Crocus by the Office of the Auditor General ("OAG") as well as an investigation into the conduct of Crocus and its directors and officers by the MSC. In total, 17 former directors and officers were named in the investigations and proceedings. The Bylaws of Crocus, as well as certain provisions contained in certain severance agreements, make provision for indemnification of directors and officers. In addition, Crocus had contractually indemnified its former lead brokers, which are also named as defendants in the Class Action.

In January 2006, Madam Justice McCawley ordered that Crocus, through the Receiver, is responsible for paying the ongoing legal costs of the various directors and officers named in the Class Action as well as those parties named in the regulatory proceedings brought by the MSC. The decision was upheld by the Court of Appeal.

6.2 Class Action Proceedings

The Receiver continues to monitor the Class Action suit that has been brought by the Crocus shareholders against Crocus, Crocus Capital Inc. and 21 other defendants. The Class Action suit seeks \$150 million in damages from the defendants for negligence and oppression as well as punitive and exemplary damages. A second class action was subsequently filed against the Government of Manitoba.

In earlier Quarterly Reports, the Receiver advised that January 14, 2008 had been set by the Case Management Judge as the date on which a certification hearing would commence. A certification hearing is a procedure under the *Class Proceedings Act*, during which a Judge decides whether a case should proceed as a class proceeding. If the Judge decides that it should not proceed as a class action, then shareholders who wish to litigate would be required to bring individual actions. If the class action is certified, the parties would then engage in the civil litigation process, which in the absence of any settlement, would ultimately lead to a trial.

The certification hearing was subsequently adjourned to June 23 to 25, 2008, inclusive.

In the meantime, certain parties entered into mediated settlement discussions. As a result of those discussions, several agreements in principle were reached amongst the plaintiffs and all of the defendants involved in both Class Action suits, with the exception of Wellington West Capital Inc. ("Wellington West") which was one of the underwriters.

On May 20, 2008 and May 30, 2008, Mr. Justice Hanssen certified the lawsuits against the Government of Manitoba, the MSC and Nesbitt Burns Inc. (the "Settling Defendants") as class actions for the purposes of settlement and approved the settlement agreements reached with the Settling Defendants. Pursuant to the terms of the settlement agreements, the Settling Defendants have agreed to pay a total of \$2.85 million as settlement, \$2.75 million of which will be paid on behalf of the Government of Manitoba and the MSC and \$100,000 of which will be paid by Nesbitt Burns Inc. In exchange for payment, the claims against the Government of Manitoba, the MSC and Nesbitt Burns Inc. will be dismissed and no admissions of liability will be made. Payment of the settlement funds has now been made to the plaintiff's solicitor.

Settlement agreements reached in principle with the former directors and officers of Crocus and PricewaterhouseCoopers LLP ("PWC") would have added an additional \$9.15 million to the amount of the settlement being paid by the remaining defendants. On June 23, 2008, the Court declined to approve the settlements on the terms proposed; however, the parties continue negotiations.

Should revised settlements with the former directors and officers of Crocus and PWC be finalized and approved by the Court, the other defendants have proposed to abandon most claims for indemnity against the Fund asserted in the Class Action. This would result in one of the major obstacles to the distribution of funds to the shareholders being removed.

On June 23 to 25, 2008, inclusive, the certification hearing as against the remaining defendant, Wellington West, was heard. At the request of the Plaintiffs and Wellington West, Mr. Justice Hanssen was asked to defer ruling on the certification motion in light of the possibility that the parties would reach an overall resolution of the matter. Since that time, the Plaintiffs and Wellington West have made some progress resolving matters; but there are still issues remaining. A meeting was scheduled for October 15, 2008 between counsel for the Plaintiffs, Wellington West, the officers and directors, PWC and the Receiver to see if a settlement amongst these parties could be finalized, which, notwithstanding some progress, has not resulted in final settlements.

Even if settlements are finalized, further motions to the Court will be required for its approval. Accordingly, the earlier forecasts of the Receiver for a potential distribution during the fall of 2008 have been delayed. While the Receiver remains hopeful that these matters will be resolved it is unlikely that this resolution will happen in the short term and as such the Receiver is unable to provide any indication as to when a distribution to the shareholders may occur.

6.3 Trailer Fees

Crocus paid referring brokers/agents a commission, a portion of which was payable over the hold period of the investment. As the ultimate amount of repayment to shareholders is unknown, no liability for such trailer fees has been accrued in the financial statements. The potential liability, if any, of Crocus for ongoing trailer fees remains under consideration.

6.4 Insurer

Crocus had maintained insurance coverage on behalf of directors and officers (but not on behalf of the lead brokers) to cover claims. The coverage is limited to \$5,000,000, with a \$100,000 deductible which has been paid by the Receiver. At present, the insurer has denied coverage for those legal costs related to the MSC and OAG investigations. A statement of claim was filed by the Receiver against the insurer asking the Court to declare that the legal costs associated with the MSC and OAG investigations are covered by the policy of insurance.

Examinations for discovery of a representative of the insurer and of a representative of Crocus were set for November 2007, but were postponed as the proposed Class Action settlement had also contemplated settlement between the insurer and the Receiver. Should a negotiated settlement with the officers and directors be completed, this action would be dismissed.

6.5 Guarantees/Other

Crocus had guaranteed the indebtedness of certain advances to its investee companies from various lenders. The September 30, 2008 Quarterly Report had reported that there was one (1) guarantee outstanding. During the quarter the loan was repaid by the investee and the guarantee extinguished.

In addition to the indemnifications outlined in Section 6.1 above, the Receiver is aware of one additional indemnity provided by Crocus relating to an investee company which remains outstanding.

7.0 Share Value

The net asset value per share ("share value") as at December 31, 2008 was \$6.20. As noted in previous Reports, the Receiver emphasizes that the share value of \$6.20 is an accounting book value partially based on the June 28, 2005 carrying value of the investment portfolio.

Future events will determine the ultimate realizable value of the portfolio. Those events include determination of amounts that Crocus will have to pay in order to settle known and contingent liabilities, including payment on various indemnities. Such matters may have a material effect on the share value which is ultimately available for distribution to Crocus shareholders. The Receiver continues to believe that the total amount of claims against Crocus may be significant in light of the current investigations and the Class Action against the Fund. The future events identified to date include:

- Possible further increases/reductions in the value of the portfolio as a result of ongoing investee performance.
- The length of time taken to realize on the portfolio.
- Professional costs incurred by the Receiver and its counsel as a result of current and future litigation.
- Costs and damages for which Crocus may become liable and the Receiver may have to pay as a result of indemnities granted by Crocus.
- Costs and damages for which Crocus may become liable as a result of the Class Action.
- Any provision for the costs of the difference between the head lease and subleases for the premises maintained by Crocus.
- The additional liability, if any, for the trailer fees payable to agents/brokers.
- Any additional guarantees or indemnities granted by Crocus which have not yet been identified.
- All other costs of monitoring the portfolio and realizing on the assets.

The Receiver will continue to provide updates on the share value in future Quarterly Reports.

8.0 **Shareholder Communication**

The Receiver has continued to post Court Orders, Receiver's Reports, Quarterly Reports, Media Statements and shareholder letters as well as information related to the Class Action settlements on its website at www.deloitte.com/ca/crocusfund.

9.0 Distribution

In December 2005, the Receiver issued Receiver's Report No. 6 which requested that the Court authorize an initial distribution to shareholders as well as additional distributions as cash became available. The Court heard the matter and in April 2006 ruled that the Receiver should not make any distribution of funds until such time as the liabilities for which Crocus may be responsible are better determined. The indemnifications to the directors and officers and underwriters as a result of the Class Action form the vast majority of the Fund's contingent liabilities.

In light of the agreements in principle between the Class Action plaintiffs and certain of the defendants, the question arises as to when a distribution to Class A shareholders can be reasonably expected to occur. The Receiver is of the view that it would be unable to make an application to Court recommending a distribution to the shareholders prior to the following being resolved or otherwise dealt with by the Court:

- The plaintiffs, directors and officers, and where appropriate, the Receiver on behalf of Crocus, will have to finalize the arrangements outlined above and all settlements will need to be documented in formal settlement agreements.
- The agreements in principle between the plaintiffs and the other defendants need to be documented in formal settlement agreements.
- The settlement agreements will have to be approved by the Class Action
 Court and all subject conditions in the agreements will need to be satisfied.
- The indemnification claimed by Wellington West will have to be considered.

In addition, the Receiver is of the view that a claims bar process is required to identify any claims which the Receiver is not aware and bar any future claims prior to distribution. Accordingly, the Receiver has made a motion for a claims bar process which has been scheduled to be heard on January 7, 2009.

10.0 General

A Statement of Receipts and Disbursements from June 28, 2005 to December 31, 2008 is attached as Appendix 2.

The Receiver will continue to keep the Court apprised of ongoing developments with the next Quarterly Report to be filed in mid-April 2009.

Respectfully submitted this 15th day of January, 2009.

DELOITTE & TOUCHE INC., in its capacity as Receiver and Manager of Crocus Investment Fund and not in its personal capacity.

Per: A. R. Holmes

Senior Vice-President

Appendix 1 – Crocus Financial Statements as at December 31, 2008

Crocus Investment Fund Consolidated Statement of Net Assets

As at December 31, 2008 (unaudited)

ASSETS	Dece	ember 31, 2008
Investments in Manitoba businesses	\$	20,607,965
Investments in marketable securities		64,833,766
		85,441,731
Cash		12,763
Accounts receivable		3,202,405
Capital assets		427,978
		89,084,877
LIABILITIES		
Accounts payable and accrued liabilities		445,602
NET ASSETS	\$	88,639,275
SHAREHOLDERS' EQUITY		
Share capital	\$	188,014,669
Deferred selling costs adjustment		(9,134,637)
Deficit		(90,240,756)
	\$	88,639,275
NET ASSET VALUE PER CLASS "A" COMMON SHARE and		
SERIES TWO CLASS "I" SPECIAL SHARE	<u>\$</u>	6.20

Crocus Investment Fund Consolidated Statement of Operations

For the period ended December 31, 2008 (unaudited)

	Quai	ter Ending	Yea	r to Date
REVENUE	Decem	ber 31, 2008	Decemb	per 31, 2008
Interest and Dividend Revenue	\$	445,083	\$	445,083
Management Fees & Other Recoveries		204,092		204,092
		649,175		649,175
EXPENSES				
Amortization of Capital Assets		26,499		26,499
Occupancy		92,113		92,113
Administrative, Office and Investment		54,713		54,713
Legal - Receivership		53,721		53,721
Receiver and Manager		253,521		253,521
Salaries and Benefits		39,749		39,749
		520,316		520,316
OPERATING INCOME BEFORE NON-RECURRING ITEMS		128,858		128,858
Amount realized in excess of June 28, 2005 carrying value		12,405		12,405
INCOME FOR THE PERIOD	\$	141,264	\$	141,264

Crocus Investment Fund Consolidated Statement of Deficit For the period ended December 31, 2008 (unaudited)

Tor the period ended becember 31, 2008 (unaddited)	December 31, 2008
DEFICIT-Beginning of period, September 30, 2007	\$ (90,382,020)
Income for the period	141,264
DEFICIT-END OF PERIOD	\$ (90,240,756)
Consolidated Statement of Changes in Net Assets For the period ended December 31, 2008 (unaudited)	December 31, 2008
NET ASSETS - September 30, 2008	\$ 88,498,011
Operating activities	
Income for the period	141,264
NET ASSETS - END OF PERIOD	\$ 88,639,275

Crocus Investment Fund Consolidated Statement of Investment Portfolio As at December 31, 2008 (unaudited)

Investments In Manitoba Businesses	Debt Cost	Equity Cost
Investments - Operating	\$ 4,943,332	\$ 22,809,607
INVESTMENTS IN MANITOBA BUSINESSES AT COST		27,752,939
NET UNREALIZED DEPRECIATION OF		
INVESTMENTS IN MANITOBA BUSINESSES		(7,144,974)
NET INVESTMENTS IN MANITOBA BUSINESSES		\$ 20,607,965

Crocus Investment Fund Consolidated Statement of Investment Portfolio

As at December 31, 2008 (unaudited)

BONDS AND DEBENTURES	Par Value	Amortized Co	st
Province of Manitoba	\$ 200,000	\$ 200,	,000
City of Winnipeg	 300,000	299,	,558
	500,000	499,	,558
SHORT TERM INVESTMENTS			
Assiniboine Credit Union	50,000	50,	,000
BMO Mortgage Corporation	5,384,643	5,384,	,643
Canadian Western Bank	8,708,840	8,708,	,840
HSBC	5,478,958	5,478,	,958
Scotia Bank	27,156,537	27,156,	,537
TD Waterhouse	 17,449,158	17,449,	
	 64,228,135	64,228,	,135
	 64,728,135	64,727,	,693
NET UNREALIZED APPRECIATION OF INVESTMENTS			
IN MARKETABLE SECURITIES		106,	,073
INVESTMENTS IN MARKETABLE SECURITIES		\$ 64,833,	,766

Crocus Investment Fund Notes to the Consolidated Financial Statements

For the period ended December 31, 2008 (unaudited)

Net Asset Value of Class "A" Common Shares and Series Two Class "I" Special Shares

The net asset value of the Fund's issued Class "A" Common Shares and Series Two Class "I" Special Shares is calculated as follows:

	Dece	mber 31, 2008
Net assets - end of year Less: Attributed to Class "L" Special Shares	\$ 	88,639,275 (200)
Balance attributed to the Class "A" Common and Series Two Class "I" Special Shares	_\$	88,639,075
Number of issued Class "A" Common Shares Number of issued Series Two Class "I" Special Shares		14,220,000 69,126
NET ASSET VALUE PER CLASS "A" COMMON SHARE and		14,289,126
SERIES TWO CLASS "I" SPECIAL SHARE	\$	6.20

Crocus Investment Fund Consolidated Statement of Investment Portfolio

Investments in Manitoba Businesses

		Debt Cost	Equity Cost
Investments - Operating		\$	\$
Biovar Life Support Inc.	Class "B" common shares	· -	500,000
• •	Promissory note	350,000	-
Canad Corporation of Canada Inc.	Common shares	· -	5,000,000
	Promissory note	46,939	-
Cando Contracting Ltd.	Class "A" common shares	-	1,059,299
Crocus Hockey Holdings Inc.	Common shares	-	5,067,524
Diamedica Inc.	Common shares	-	391,505
D.L.J.S. Enterprises Ltd.	Promissory note	112,180	-
Enterprise Swine Systems Ltd	Debenture	600,000	-
Enterprise Swine Systems II Ltd	Debenture	267,086	-
ESS Holding Company	Common shares	-	600,000
J , ,	Guarantee	557,512	, -
Genesys Venture Inc.	Voting common shares	, <u>-</u>	125,000
,	Promissory note	100,000	· -
Manitoba Science & Technology Fund	Class "A" limited partnership units	-	2,072,567
Muddy Waters Smokehouse	Promissory note	100,573	-
Novra Technologies Inc.	Common shares and warrants	-	1,249,999
	Debenture	777,197	-
Online Enterprises Inc.	Class "A" common shares	-	5,500,003
ST Partnership	Limited partnership units	-	666,860
Winnipeg Goldeyes Baseball Club Inc.	Common shares	-	576,851
	Debenture	434,149	-
W.O.W. Hospitality Concepts Inc.	Debenture	1,597,696	-
Total Operating		4,943,332	22,809,607
INVESTMENTS IN MANITOBA BUSINESSES	AT COST		27,752,939
NET UNREALIZED DEPRECIATION OF			
INVESTMENTS IN MANITOBA BUSINESS	SES		(7,144,974)
NET INVESTMENTS IN MANITOBA BUSINES	SSES		20,607,965

Appendix 2 – Statement of Receipts and Disbursements to December 31, 2008

Deloitte & Touche Inc., Receiver and Manager of CROCUS INVESTMENT FUND Statement of Receipts and Disbursements For the Period June 28, 2005 to December 31, 2008

Receipts		
Cash and Short Term Investments on Hand	\$	23,363,056
Contract Back Office Services	Ψ	518,463
Dividends-Portfolio		657,483
Income Tax Refund		131,991
Insurance Claim and Premium Refund		20,662
Interest-Portfolio		1,514,776
Interest-Floritonio Interest-Short Term Investments		6,066,182
Investment Principal Repayments		830,149
Management Fees		918,576
Proceeds on Disposal of Investments		44,592,706
Rent/Sub-Lease		848,214
Sundry		214,285
•		· · · · · · · · · · · · · · · · · · ·
Pre-Receivership Accounts Receivable		566,705
Total Receipts		80,243,249
Disbursements		
Advances to Investees	\$	265,132
Capital Tax		161,799
Computer, Telephone and Office Expense		538,024
Consulting Fees		369,824
Insurance - Indemnification		114,178
Investee Guarantee and Indemnification		1,344,677
Investment Expenses		194,625
Legal Fees		1,623,560
Legal Fees - Indemnification		535,523
Payroll & Benefits		1,659,155
Receiver and Manager Fees		3,842,068
Records Review		1,288,814
Rent		1,438,078
Settlements		620,000
Shareholder Services		486,806
Pre-Receivership Payables and Accruals		914,385
Total Disbursements		15,396,645
Excess of Receipts over Disbursements	\$	64,846,604
Represented by: Short Term Investments and Bonds	ф	64 946 604
Short reini mivestinents and bonds	Þ	64,846,604



www.deloitte.ca

Deloitte, one of Canada's leading professional services firms, provides audit, tax, consulting, and financial advisory services through more than 7,600 people in 56 offices. Deloitte operates in Québec as Samson Bélair/Deloitte & Touche s.e.n.c.r.l. The firm is dedicated to helping its clients and its people excel. Deloitte is the Canadian member firm of Deloitte Touche Tohmatsu.

Deloitte refers to one or more of Deloitte Touche Tohmatsu, a Swiss Verein, its member firms, and their respective subsidiaries and affiliates. As a Swiss Verein (association), neither Deloitte Touche Tohmatsu nor any of its member firms have any liability for each other's acts or omissions. Each of the member firms is a separate and independent legal entity operating under the names "Deloitte," "Deloitte & Touche," "Deloitte Touche Tohmatsu," or other related names. Services are provided by the member firms or their subsidiaries or affiliates and not by the Deloitte Touche Tohmatsu Verein.