Deloitte.

Financial Advisory

Crocus Investment Fund

March 31, 2010 Quarterly report

Table of contents

1.0	Back	ground	1
2.0		ities of the Receiver	
3.0	Oper	ations	4
4.0	Finar	ncial position	5
5.0	Portf	olio	6
	5.1	Status and valuation	6
	5.2	Exit agreements being negotiated	7
	5.3	Investment in litigation	7
		Longer term investments	
5.0	Comi	mitments and contingencies	8
7.0	Inter	im distribution	9
3.0	Share	e value	10
9.0	Share	eholder communication	. 11
10.0	Gene	eral	12
Арреі	ndix 1	- Crocus financial statements as at March 31, 2010	
۵nn	ndiv 2	- Statement of receipts and dishursements to March 31, 2010	

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 December 31, 2009 Quarterly Report.

2.0 Activities of the Receiver

The following summarizes the major activities of the Receiver since December 31, 2009:

- Preparation of the December 31, 2009 and March 31, 2010 Quarterly Reports.
- Administering the interim distribution of funds as outlined in the Court Order of September 4, 2009.
- Corresponding with Concentra Financial and Canada Revenue Agency regarding issues arising from the distribution of funds.
- Corresponding with counsel regarding various distribution issues.
- Corresponding with numerous shareholders, brokers, dealers and intermediaries regarding the distribution.
- Monitoring 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.
- Supervising and directing agents 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 with respect to possible courses of action regarding 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.
- Fulfilling the duties of Crocus as General Partner of the Manitoba Science & Technology Fund ("MS&T").

- Corresponding with the plan actuary and employees about wind-up of the Crocus pension fund.
- Discussions and correspondence with 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. The Receiver no longer employs any former Crocus employees but 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 second fiscal quarter ended March 31, 2010 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.

The following are the financial highlights for the second quarter ended March 31, 2010:

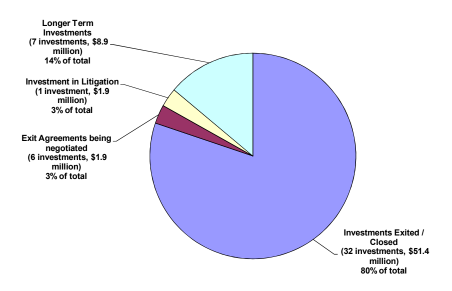
- Net loss for the quarter of approximately \$1.2 million.
- Investments in cash and equivalents (Guaranteed Investment Certificates and Government Bonds) of approximately \$14.1 million.
- Accounts receivable of approximately \$5.1 million. The majority of the
 balance consists of the balance due from the sale of one (1) portfolio
 investment. In addition the balance includes accrued interest on marketable
 securities and portfolio investments.
- Net carrying value of the remaining Crocus portfolio of investees of approximately \$11.9 million.
- Accounts payable of approximately \$0.3 million.

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:





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 realized on its interest in Cando Contracting Ltd. In addition the Receiver recorded an unrealized loss on two (2) additional investments. Cumulatively to March 31, 2010, 32 of the 46 investments within the Crocus portfolio have been realized upon or are considered closed. There are 14 investments remaining.

In summary, since its appointment the Receiver has realized proceeds of approximately \$55.1 million for investments with a June 28, 2005 book value of approximately \$51.4 million representing a recovery of approximately 107%.

Crocus' carrying value for these investments when it ceased trading in December 2004 was approximately \$85.5 million, which would represent a recovery of approximately 64%. In addition, since its appointment the Receiver has also eliminated exposure on approximately \$2.3 million in guarantees that had been reserved.

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 six (6) investees with a carrying value of approximately \$1.9 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. In essence, the Court has concluded that the matter was not clear enough to deal with the matter summarily and that a trial was required.

5.4 Longer term investments

Seven (7) investments with a carrying value of \$8.9 million are currently considered longer term investments. In the case of several of these investments the Receiver has entered into long term agreements for the repayment of amounts advanced by Crocus. For other 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.

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. The Receiver has proceeded with this mandate and reports to the limited partners on a quarterly basis.

6.0 Commitments and contingencies

Receiver's Report #12 outlined the remaining obligations of Crocus. The primary obligation was for the lease of real property at 211 Bannatyne which terminates on September 30, 2016. In addition, as part of the settlements with the former officers and directors of the Fund, the Receiver had agreed to hold an additional \$3.0 million until December 31, 2010 should an officer or director seek indemnification as a result of certain current or newly initiated proceedings.

The only outstanding contingent item known to the Receiver is one (1) indemnity provided by Crocus relating to an investee company.

7.0 Interim distribution

On September 4, 2009 the Court issued an Order authorizing a rateable interim distribution of approximately \$54.7 million to the Class A and Class I shareholders. The Court declined the Receiver's request for a proportionate reduction in the number of shares to reflect the interim payment.

The Receiver began the distribution in October 2009. Concurrent with the distribution the Receiver also began distributing the net proceeds of the Class Action settlements. Class A and Class I shareholders received \$3.83 per share from the approved distribution plus their portion of the Class Action settlement. Depending on the type of account held, it may be necessary for the shareholder to complete applicable transfer or deregistration forms prior to receiving their distribution. As at March 31, 2010 the Receiver had paid out approximately \$49.5 million or 91% of the authorized interim distribution.

The Receiver is unable to determine when any future distributions may take place.

8.0 Share value

The net asset value per Class A and Class I shares ("share value") as at March 31, 2010 was \$2.19. As noted in previous Reports, the Receiver emphasizes that the share value 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. Such matters may have a material effect on the share value which is ultimately available for distribution to Crocus shareholders. 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.
- Any provision for the costs of the difference between the head lease and subleases for the premises maintained by Crocus.
- 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.

9.0 Shareholder communication

The Receiver has continued to post Court Orders, Receiver's Reports, Quarterly Reports, Media Statements and shareholder letters on its website at www.deloitte.com/ca/crocusfund.

10.0 General

A Statement of Receipts and Disbursements from June 28, 2005 to March 31, 2010 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-July 2010.

Respectfully submitted this 26th day of April, 2010.

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

even Delch

S. P. Peleck Per:

Senior Vice-President

Appendix 1 – Crocus financial statements as at March 31, 2010

Consolidated Statement of Net Assets

As at March 31, 2010 (unaudited)

ASSETS	Ma	arch 31, 2010
Cash and equivalents	\$	14,145,405
Cash in Trust - Interim Distribution		5,191,550
Cash in Trust - Class Action Settlements		657,989
Investments in Manitoba businesses		11,936,745
		31,931,689
Accounts receivable		5,086,861
Capital assets		349,236
		37,367,786
LIABILITIES		
Accounts payable and accrued liabilities		296,026
Due to Shareholders - Interim Distribution		5,191,550
Due to Shareholders - Class Action Settlements		657,989
NET ASSETS	\$	31,222,221
SHAREHOLDERS' EQUITY		
Share capital	\$	188,014,669
Deferred selling costs adjustment		(9,134,637)
Interim Distribution - Class "A" shares		(54,462,836)
Interim Distribution - Class "I" & "L" shares		(264,955)
Deficit		(92,930,020)
	\$	31,222,221
NET ASSET VALUE PER CLASS "A" COMMON SHARE and		
SERIES TWO CLASS "I" SPECIAL SHARE	\$	2.19

Consolidated Statement of Operations

For the period ended March 31, 2010 (unaudited)

	Qu.	arter Enaca	rear to Date
REVENUE	Mar	ch 31, 2010	March 31, 2010
Interest and Dividend Revenue	\$	22,650 \$	199,038
Management Fees & Other Recoveries		124,396	260,445
		147,046	459,483
EXPENSES			
Amortization of Capital Assets		25,138	50,275
Occupancy		91,956	184,125
Administrative, Office and Investment		77,451	175,667
Legal		18,193	64,370
Receiver and Manager		250,193	601,925
Salaries and Benefits		20,420	62,142
		483,351	1,138,504
OPERATING INCOME BEFORE NON-RECURRING ITEMS		(336,305)	(679,021)
Amount realized in excess of June 28, 2005 carrying value		(908,260)	(904,697)
LOSS FOR THE PERIOD	\$	(1,244,565) \$	(1,583,718)

Quarter Ended

Year to Date

Crocus Investment Fund	
Consolidated Statement of Deficit	
For the period ended March 31, 2010 (unaudited)	
	March 31, 2010
DEFICIT-Beginning of period, September 30, 2009 Loss for the period	\$ (91,346,302) (1,583,718)
DEFICIT-END OF PERIOD	\$ (92,930,020)
Consolidated Statement of Changes in Net Assets	
For the period ended March 31, 2010 (unaudited)	
	March 31, 2010
NET ASSETS - September 30, 2009	\$ 87,533,729
Interim Distribution - Class "A" shares	(54,462,836)
Interim Distribution - Class "I" & "L" shares	(264,954)

(1,583,718)

31,222,221

Loss for the period

NET ASSETS - END OF PERIOD

Consolidated Statement of Investment Portfolio

As at March 31, 2010 (unaudited)

NET INVESTMENTS IN MANITOBA BUSINESSES

4658702 Manitoba Ltd

Canad Corporation of Canada Inc.

Diamedica Inc.

D.L.J.S. Enterprises Ltd.

Enterprise Swine Ltd.

Enterprise Swine II Ltd.

Genesys Venture Inc.

Manitoba Science & Technology Fund

Muddy Waters Smokehouse

Novra Technologies Inc.

Online Enterprises Inc.

ST Partnership

Winnipeg Goldeyes Baseball Club Inc.

W.O.W. Hospitality Concepts Inc.

NET INVESTMENTS IN MANITOBA BUSINESSES

11,936,745

Consolidated Statement of Investment Portfolio

As at March 31, 2010 (unaudited)

BONDS	AND	DEBENT	URES
--------------	-----	--------	------

City of Winnipeg	<u>\$</u>	372,404
		372,404
SHORT TERM INVESTMENTS		
HSBC		3,323,762
Scotia Bank		16,208,053
Other		90,725
		19,622,540
CASH & EQUIVALENTS	\$	19,994,944
Represented by:		
Cash and Equivalents	\$	14,145,405
Cash in Trust - Interim Distribution		5,191,550
Cash in Trust - Class Action Settlements		657,989
	_ \$	19,994,944

Notes to the Consolidated Financial Statements

For the period ended March 31, 2010 (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:

	Ma	rch 31, 2010
Net assets - end of period	\$	31,222,221
Balance attributed to the Class "A" Common and Series Two Class "I" Special Shares	\$	31,222,221
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	\$	2.19

Appendix 2 – Statement of receipts and disbursements to March 31, 2010

Deloitte & Touche Inc., Receiver and Manager of CROCUS INVESTMENT FUND Statement of Receipts and Disbursements For the Period June 28, 2005 to March 31, 2010

Receipts		
Cash and Short Term Investments on Hand	\$	23,363,012
Contract Back Office Services	Ψ	518,463
Dividends-Portfolio		657,483
Income Tax Refund		242,545
Insurance Claim and Premium Refund		20,662
Interest-Portfolio		1,603,068
Interest-Short Term Investments		7,137,011
Investment Principal Repayments		1,325,961
Management Fees		1,020,576
Proceeds on Disposal of Investments		48,670,116
Rent/Sub-Lease		1,232,753
Sundry		223,776
Pre-Receivership Accounts Receivable		1,247,368
Class Action Settlements		
Class Action Settlements		6,812,978
Total Receipts		94,075,772
Disbursements		
Advances to Investees	\$	265,132
Capital Tax	Ψ	200,257
Computer, Telephone and Office Expense		626,587
Consulting Fees		474,099
Employee Pension		122,922
Insurance - Indemnification		122,078
Investee Guarantee and Indemnification		1,344,677
Investment Expenses		194,625
Legal Fees		1,872,461
Legal Fees - Indemnification		662,601
Payroll & Benefits		1,735,550
Receiver and Manager Fees		5,309,514
Records Review		1,288,814
Rent		1,952,035
Settlements		620,000
Shareholder Services		699,176
Pre-Receivership Payables and Accruals		914,385
rie-Receivership rayables and Accidals		914,363
Total Disbursements		18,404,911
Excess of Receipts over Disbursements prior to:		75,670,861
Interim Distribution - Class "A" Shares		49,255,974
Interim Distribution - Class "I" & "L" Shares		264,954
Class Action Settlements		6,154,989
Excess of Receipts over Disbursements		19,994,944
Represented by:		
Short Term Investments and Bonds	¢	1/1 1/15 // 05
Cash in Trust - Interim Distribution	\$	14,145,405
		5,191,550
Cash in Trust - Class Action Settlements		657,989
	\$	19,994,944

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.