

In accordance with National Instrument 81-107 Independent Review Committee for Investments Funds, Global Growth Assets Inc. (the "Manager") established an Independent Review Committee ("IRC") for the Global Iman Fund ("Fund"). The IRC has functioned in accordance with the applicable securities laws and is comprised of three individuals.

We are pleased to present the *Independent Review Committee's Annual Report to Security Holders* for the year ended December 31, 2015 to Unit holders of the Global Iman Fund managed by Global Growth Assets Inc.

The role of the IRC is to review conflicts of interest referred to it by the Manager including the Manager's proposed actions to resolve the conflicts. The IRC reviews each matter and provides its approval or recommendation as to whether the proposed course of actions will achieve a fair and reasonable result for the Fund. The IRC has adopted a written charter that includes its mandate, responsibilities and functions, and the policies and procedures it will follow when performing its functions.

REPORTING PERIOD

The IRC for the Fund has been operational since March 6, 2009. The information disclosed in this report covers the year ended December 31, 2015, the financial year end for the Global Iman Fund.

MEMBERS OF THE IRC

The following are the current members:

Name	First appointed	End of Term
Bruce Monus, Chair	August 2, 2012	August 2, 2018
Chandar Singh	August 2, 2012	August 2, 2018
Dr. Munir El-Kassem	July 2, 2013	July 2, 2016

The members of the IRC have a wide range of experience including investment fund management, securities trading, finance, governance and accounting.

HOLDINGS OF SECURITIES

Fund

As at December 31, 2015, none of the members of the IRC beneficially owned, directly or indirectly, any units or subscriptions of any series of the Fund covered by the report.



Service Providers

DataCore Fund Services Inc. provides unitholder record keeping and transfer agency services for the Global Iman Fund. As at December 31, 2015, the members of the IRC beneficially owned, directly or indirectly, in aggregate, less than 0.01 per cent of DataCore's outstanding common shares or its related entity's(ies') outstanding common shares.

UBS Investment Management Canada Inc., the sole Portfolio Advisor for the Global Iman Fund, is a subsidiary of UBS AG (the "UBS"). As at December 31, 2015, the members of the IRC beneficially owned, directly or indirectly, in aggregate, less than 0.01 per cent of the UBS' outstanding common shares.

IRC COMPENSATION

The aggregate compensation paid by investment funds managed by the Manager to the members of the IRC for the year ended December 31, 2015 was \$18,000 of which \$2,700 was allocated to the Fund.

At least annually, the IRC will review compensation in a manner consistent with good governance practices, giving consideration to, among other factors the IRC considers important, the following factors:

- a) The best interests of the Fund;
- b) The number, nature and complexity of the Fund;
- c) The nature and extent of the workload of each IRC member, including the commitment of time and energy that is expected from each member;
- d) Industry best practices, including industry averages and surveys on IRC compensation;
- e) The IRC's most recent annual self-assessment.

INDEMNITIES

No indemnities were paid to the IRC by the Fund for the year ended December 31, 2015.

CONFLICT OF INTEREST MATTERS

National Instrument 81-107 Independent Review Committee for Investment Funds requires the IRC to review all conflict of interest matters identified and referred to the IRC by the Manager and to give its approval or



recommendation, depending on the nature of the conflict of interest matter. In certain cases, the IRC may also issue standing instructions to the Manager in conjunction with the approval or recommendation that allow the Manager to act in the particular conflict of interest matter on a continuing basis. Where standing instructions have been issued, the Manager must request the IRC to review and renew the standing instructions on an annual basis.

Approvals with Standing Instructions

During the period, there were no Standing Instructions submitted to the IRC for approval. Due to the Manager not maintaining the Portfolio Advisor function in-house, many of the typical conflict of interest situations are not applicable.

Positive Recommendations with Standing Instructions

The IRC is not aware of any instance in which the Manager relied on any standing instructions issued by the IRC during the Period with respect to the conflict of interest matters addressed.

Negative Recommendations

No conflict of interest matters were referred to the IRC during the past year. The Manager has an obligation to notify the IRC of any such instance.

Compliance

The IRC is not aware of any instance in which the Manager acted in a conflict of interest matter during the Period. The Manager has an obligation to notify the IRC of any such instance.

Approved by the Chair of the IRC:

<u>(signed) "Bruce Monus"</u> Bruce Monus



Schedule 1 - Conflict of Interest Policy

LIST OF CONLFICTS REFERRED TO IRC IN 2014

NAT	URE OF	CONFLICT	IDENTIFIED ANI	D RECOMME	NUATIONS
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1.	Conflic	t of Interest Matters Referred to the IRC:				
	•	Increase fee (MER) paid by the Fund	Approved	□ Rejected		
	•	Standing Instructions to Portfolio				
		Manager/Investment Committee	\square Approved	Rejected		
	•	Negotiating Soft Dollar arrangements				
		for research reports	☐ Approved	☐ Rejected		
	•	Transactional commissions paid to	on - Ammunud	Deiested		
		related entity, other than sales commission)⊓ ∐Approved	☐ Rejected		
2.	Admin	istration:				
	•	Change in auditors	☐ Approved	☐ Rejected		
	•	Change in Manager (or Portfolio Managers)	,			
		Trustee or Custodian	☐ Approved	☐ Rejected		
	•	Change in Fund Mandate	☐ Approved	☐ Rejected		
3.	Other:					
	•	Correcting material errors made by Manager				
		in administering the Fund	☐ Approved	☐ Rejected		
	•	Increasing charges to the Fund for costs				
		incurred by Manager	☐ Approved	☐ Rejected		
	•	choosing to bring services in-house over				
		third party service providers	☐ Approved	☐ Rejected		
	•	inter-fund trade/ transaction in securities				
		of a related issuer or purchase of securities	5			
		of a related underwriter	☐ Approved	☐ Rejected		
	•	any other type of conflict identified				
		(state type)	☐ Approved	l □ Rejected		
4. No Conflict						
	•	There are no conflicts of Interest identified	at this time			
SIGNED, "DDIIGE MONILIS"						

DATE: MARCH 21. 2016

IRC CHAIR