SYNNEX CORP Form 4 July 26, 2016

FORM 4

OMB APPROVAL

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB Number: 3235-0287

Check this box if no longer subject to Section 16. Form 4 or

Expires: January 31, 2005

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Estimated average burden hours per response... 0.5

Form 4 or Form 5 obligations may continue. See Instruction

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

1(b).

(Print or Type Responses)

1. Name and Address of Reporting Person * Zulberti Andrea M		ting Person *	2. Issuer Name and Ticker or Trading Symbol SYNNEX CORP [SNX]	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)		
(Last)	(First)	(Middle)	3. Date of Earliest Transaction	(Check air applicable)		
44201 NOB	EL DRIVE		(Month/Day/Year) 07/22/2016	_X_ Director 10% Owner Officer (give title below) Other (specify below)		
	(Street)		4. If Amendment, Date Original	6. Individual or Joint/Group Filing(Check		
FREMONT,	CA 94538		Filed(Month/Day/Year)	Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting Person		
(City) (State) (Zip)			Table I - Non-Derivative Securities Ac	quired, Disposed of, or Beneficially Owned		

1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr. 8)	4. Securi omr Dispo (Instr. 3,	sed of		5. Amount of Securities Beneficially Owned	6. Ownership Form: Direct (D)	7. Nature of Indirect Beneficial Ownership
			Code V	Amount	(A) or (D)	Price	Following Reported Transaction(s) (Instr. 3 and 4)	or Indirect (I) (Instr. 4)	(Instr. 4)
Common Stock	07/22/2016		M	2,500	A	\$ 27.87	13,785	D	
Common Stock	07/22/2016		S	2,500	D	\$ 99.3602 (1)	11,285	D	

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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SEC 1474

(9-02)

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Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

8. I De

(In

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactic Code (Instr. 8)	5. Number on Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exer Expiration D (Month/Day.	ate	7. Title and 2 Underlying S (Instr. 3 and	Securities	3 1 3 (
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares	
Stock Option (Right to Buy)	\$ 27.87	07/22/2016		M	2,500	(2)	10/07/2020	Common Stock	2,500	

Reporting Owners

Reporting Owner Name / Address	Relationships					
reporting owner rune, runess	Director	10% Owner	Officer	Other		
Zulberti Andrea M 44201 NOBEL DRIVE FREMONT, CA 94538	X					

Signatures

/s/ Simon Y. Leung, Attorney-in-Fact 07/26/2016

**Signature of Reporting Person Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- Represents the weighted average sales price for a number of transactions effected at prices ranging from 99.30 to 99.48. The reporting person has provided to the issuer, and undertakes to provide upon request to the SEC staff, or any security holder of the issuer, information regarding the number of shares sold at each separate price within the range.
- (2) This stock option is immediately exercisable as to 7,500 shares and is fully vested.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. STYLE="font-family:ARIAL" SIZE="2"> BBB 49.6% BB 35.2% Below BB2.0% Not Rated** 9.2% Below Investment Grade*** 39.3%

Reporting Owners 2

^{*} Ratings are from Moody s Investors Service, Inc. Not Rated securities are those with no ratings available from Moody s.

^{**} Does not include net other assets and liabilities of 3.8%.

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*** Below investment grade by all of Moody s, S&P, and Fitch.

Industry Categories % of Net Assets

Top 10 Holdings by Issuer	% of Net Assets
Citigroup	4.7%
Morgan Stanley	4.3%
PNC Financial Services Group	4.3%
MetLife	4.2%
Bank of America Corporation	4.1%
Liberty Mutual Group	3.4%
JPMorgan Chase	3.2%
Fifth Third Bancorp	2.8%
Enbridge Energy Partners	2.6%
Well Fargo & Company	2.6%
	% of Net Assets****
Holdings Generating Qualified Dividend Income (QDI) for Individuals	64%
Holdings Generating Income Eligible for the Corporate Dividends Received Deduction (DRD)	49%

^{****} This does not reflect year-end results or actual tax categorization of Fund distributions. These percentages can, and do, change, perhaps significantly, depending on market conditions. Investors should consult their tax advisor regarding their personal situation.

Net Assets includes assets attributable to the use of leverage.

PORTFOLIO OF INVESTMENTS

May 31, 2017 (Unaudited)

Sha	res/\$ Par		Value
Pı	eferred Secur		
		Banking 57.0%	
	7,000	AgStar Financial Services ACA, 6.75%, 144A****	\$ 7,491,751*
	103,166	Astoria Financial Corp., 6.50%, Series C	2,645,434*(1)
5	1,738,000	Australia & New Zealand Banking Group Ltd., 6.75%, 144A****	1,931,558**(2)
5	1,200,000	Banco Bilbao Vizcaya Argentaria SA, 9.00%, 144A****	1,260,540**(2)
		Bank of America Corporation:	
	40,000	6.00%, Series EE	1,060,800*
5	1,800,000	6.30%, Series DD	1,990,125*(1)
5	9,107,000	6.50%, Series Z	10,086,002*(1)
5	3,350,000	8.00%, Series K	3,463,062*(1)
5	13,105,000	8.125%, Series M	13,670,153*(1)
S	1,598,000	Barclays Bank PLC, 7.875%, 144A****	1,740,446**(2)
		BNP Paribas:	
S	11,200,000	7.375%, 144A****	12,320,000**(1)(2)
6	2,000,000	7.625%, 144A****	2,195,624**(2)
		Capital One Financial Corporation:	
	25,700	6.00%, Series H	666,401*
	66,679	6.70%, Series D	1,823,837*(1)
		Citigroup, Inc.:	
	1,170,807	6.875%, Series K	34,272,448*(1)
	24,371	7.125%, Series J	732,166*
S	5,000,000	Citizens Financial Group, Inc., 5.50%, Series A	5,218,750*(1)
		CoBank ACB:	
	38,100	6.20%, Series H, 144A****	4,024,312*
	3,450	6.25%, Series F, 144A****	366,024*
S	550,000	6.25%, Series I, 144A****	609,874*
	724,983	Fifth Third Bancorp, 6.625%, Series I	21,048,069*(1)
	5,000	First Horizon National Corporation, 6.20%, Series A	127,344*
	,	Goldman Sachs Group:	,
	10,000	5.50%, Series J	277,824*
6	1,170,000	5.70%, Series L	1,209,487*
	54,609	6.30%, Series N	1,470,620*
	531,522	6.375%, Series K	15,499,181*(1)
	001,022	HSBC PLC:	10,100,101
5	4,458,000	HSBC Capital Funding LP, 10.176%, 144A****	$6,943,335^{(1)(2)}$
5	1,000,000	HSBC Holdings PLC, 6.00%	1,023,125**(2)
5	3,988,000	HSBC Holdings PLC, 6.875%	4,331,965**(1)(2)
	332,000	Huntington Bancshares, Inc., 6.25%, Series D	9,027,910*(1)
	114,400	ING Groep NV, 6.375%	2,944,656**(1)(2)

PORTFOLIO OF INVESTMENTS (Continued)

Sovereign Bancorp:

7.50%, 144A****

7.75%, 144A****

5.625%, Series Y

5.85%, Series Q

7.98%, Series K

Standard Chartered PLC:

US Bancorp, 6.50%, Series F

Wells Fargo & Company:

Sovereign REIT, 12.00%, Series A, 144A****

State Street Corporation, 5.90%, Series D

Valley National Bancorp, 6.25%, Series A

SunTrust Banks, Inc., 5.875%, Series E

May 31, 2017 (Unaudited)

Preferred Securities (Continued)

Shares/\$ Par

		Banking (Continued)	
		JPMorgan Chase & Company:	
\$	10,700,000	6.00%, Series R	\$ 11,402,241*(1)
\$	8,000,000	6.75%, Series S	9,070,888*(1)
\$	3,331,000	7.90%, Series I	3,461,076*(1)
	283,700	KeyCorp, 6.125%, Series E	8,000,340*(1)
\$	14,022,000	Lloyds Banking Group PLC, 6.657%, 144A****	15,669,585**(1)(2)
\$	15,425,000	M&T Bank Corporation, 6.450%, Series E	16,774,688*(1)
\$	1,700,000	Macquarie Bank Ltd., 6.125%, 144A****	1,734,000**(2)
		Morgan Stanley:	
	200,500	5.85%, Series K	5,363,876*
	674,994	6.875%, Series F	19,777,324*(1)
	241,200	7.125%, Series E	7,113,591*(1)
	549,300	New York Community Bancorp, Inc., 6.375%, Series A	15,644,064*
	35,000	People s United Financial, 5.625%, Series A	963,200*
		PNC Financial Services Group, Inc.:	
	686,880	6.125%, Series P	20,450,135*(1)
5	9,928,000	6.75%, Series O	11,206,230*(1)
5	8,625,000	RaboBank Nederland, 11.00%, 144A****	$10,091,250^{(1)(2)}$
	627,170	Regions Financial Corporation, 6.375%, Series B	18,082,879*(1)
		Royal Bank of Scotland Group PLC:	
\$	4,825,000	RBS Capital Trust II, 6.425%	5,548,750**(1)(2)
		Societe Generale SA:	
5	8,200,000	7.375%, 144A****	8,835,762**(1)(2)
6	5,000,000	8.00%, 144A****	5,687,500**(1)(2)

The accompanying notes are an integral part of the financial statements.

4,000

5,835,000

4,000,000

26,174

288,008

43,095

50,000

27,000

180,300

13,025,000

Value

5,015,000

6,206,981**(1)(2)

4,265,000**(2)

747,857*(1) 7,370,845*(1)

1,305,455*(1)

683,168* 4,937,065*⁽¹⁾

13,542,744*(1)

1,452,500*

PORTFOLIO OF INVESTMENTS (Continued)

May 31, 2017 (Unaudited)

Sh	ares/\$ Par		Value
P	referred Secur	ities (Continued)	
		Banking (Continued)	
		Zions Bancorporation:	
	10,000	6.30%, Series G	\$ 285,625*
\$	10,000,000	7.20%, Series J	10,800,000*(1)
			422,962,442
		Financial Services 0.3%	
5	1,440,000	AerCap Global Aviation Trust, 6.50% 06/15/45, 144A****	$1,522,800^{(1)(2)}$
		Charles Schwab Corporation:	
	4,300	5.95%, Series D	115,853*
	27,786	6.00%, Series C	759,183*(1)
			2,397,836
		Insurance 22.2%	
	373,578	Allstate Corp., 6.625%, Series E	10,255,650*(1)
	2.2,2.0	American International Group:	,,
;	280,000	AIG Life Holdings, Inc., 7.57% 12/01/45 144A****	342,300
	497,000	AIG Life Holdings, Inc., 8.125% 03/15/46 144A****	647,342
5	350,000	American International Group, Inc., 8.175% 05/15/58	466,375
3	680,000	Aon Corporation, 8.205% 01/01/27	885,700
,	000,000	Arch Capital Group, Ltd.:	003,700
	38,000	5.25%, Series E	912,475**(2)
	317,980	6.75%, Series C	8,122,004**(1)(2)
3	6,550,000	AXA SA, 6.379%, 144A****	7,292,246**(1)(2)
,	306,000	Delphi Financial Group, 4.372% ⁽³⁾ 05/15/37	6,751,125
	133,500	Endurance Specialty Holdings, 6.35%, Series C	3,619,185**(1)(2)
;	988,000	Everest Re Holdings, 3.567% ⁽³⁾ 05/15/37	911,430 ⁽¹⁾
,	137,500	Hartford Financial Services Group, Inc., 7.875% 04/15/42	4,291,719 ⁽¹⁾
,		Liberty Mutual Group, 7.80% 03/15/37, 144A****	25,441,887 ⁽¹⁾
•	20,983,000	MetLife, Inc.:	25,441,007
	17 200 000		25,090,500(1)
	17,200,000	9.25% 04/08/38, 144A****	
	3,759,000	10.75% 08/01/39	6,136,568 ⁽¹⁾
	77.450	PartnerRe Ltd.:	2 021 51 4**(1)(2)
	77,450	5.875%, Series I	2,031,514**(1)(2)
	37,556	6.50%, Series G	1,014,012**(1)(2)
	246,349	7.25%, Series H	7,174,299**(1)(2)
	2.474.006	Prudential Financial, Inc.:	2 702 212(1)
5	3,474,000	5.625% 06/15/43	3,782,318(1)
5	5,848,000	5.875% 09/15/42	6,491,280(1)
5	13,160,000	QBE Insurance Group Ltd., 7.50% 11/24/43, 144A****	15,166,900 ⁽¹⁾⁽²⁾

PORTFOLIO OF INVESTMENTS (Continued)

May 31, 2017 (Unaudited)

Sha	ares/\$ Par		Value
P	referred Secur	rities (Continued)	
		Insurance (Continued)	
		Unum Group:	
\$	1,750,000	Provident Financing Trust I, 7.405% 03/15/38	\$ 1,986,250
		W.R. Berkley Corporation:	
	95,479	5.625% 04/30/53	$2,412,038^{(1)}$
	216,928	5.75% 06/01/56	5,456,282(1)
	1,530	5.90% 03/01/56	40,193
		XL Group PLC:	
\$	14,338,000	Catlin Insurance Company Ltd., 4.133% ⁽³⁾ , 144A****	13,656,945(1)(2)
\$	4,850,000	XL Capital Ltd., 3.616% ⁽³⁾ , Series E	4,292,250(1)(2)
			164,670,787
		Utilities 5.7%	
		Commonwealth Edison:	
\$	2,545,000	COMED Financing III, 6.35% 03/15/33	2,726,960
	454,000	Dominion Resources, Inc., 5.25% 07/30/76, Series A	11,278,495(1)
	100,000	DTE Energy Company, 5.375% 06/01/76, Series B	2,485,250(1)
\$	6,830,000	Emera, Inc., 6.75% 06/15/76, Series 2016A	7,615,450(1)(2)
	121,452	Integrys Energy Group, Inc., 6.00% 08/01/73	3,250,359(1)
		PPL Corp:	
\$	8,500,000	PPL Capital Funding, Inc., 3.817% ⁽³⁾ 03/30/67, Series A	$8,287,500^{(1)}$
\$	5,500,000	Puget Sound Energy, Inc., 6.974% 06/01/67, Series A	5,183,750(1)
	50,000	SCE Trust V, 5.45%, Series K	1,463,125*(1)
			42,290,889
		Energy 6.2%	
\$	9,780,000	DCP Midstream LLC, 5.85% 05/21/43, 144A****	$9,193,200^{(1)}$
\$	3,500,000	Enbridge, Inc., 6.00% 01/15/77	$3,626,875^{(1)(2)}$
\$	19,804,000	Enbridge Energy Partners LP, 8.05% 10/01/37	19,605,960 ⁽¹⁾
		Enterprise Products Operating L.P.:	
\$	3,750,000	4.877% ⁽³⁾ 08/01/66	3,754,687 ⁽¹⁾
\$	3,675,000	7.034% 01/15/68	3,785,250(1)
	94,595	Kinder Morgan, Inc., 9.75%, Series A	4,047,720*
\$	1,500,000	Transcanada Pipelines, Ltd., 5.875% 08/15/76, Series 2016A	1,618,125(1)(2)

The accompanying notes are an integral part of the financial statements.

45,631,817

PORTFOLIO OF INVESTMENTS (Continued)

May 31, 2017 (Unaudited)

hares/\$ Par		Value
Preferred Secur	ities (Continued)	
	Real Estate Investment Trust (REIT) 0.5%	
45,300	National Retail Properties, Inc., 5.70%, Series E	\$ 1,153,904 ⁽¹⁾
	PS Business Parks, Inc.:	
14,307	5.20%, Series W	351,952
9,945	5.70%, Series V	253,622
20,867	5.75%, Series U	529,208
52,879	6.00%, Series T	1,341,540 ⁽¹⁾
		3,630,226
	Miscellaneous Industries 2.0%	
	BHP Billiton Limited:	
1,400,000	BHP Billiton Finance U.S.A., Ltd., 6.75% 10/19/75, 144A****	1,590,638(1)(2)
-,,	Land O Lakes, Inc.:	1,000,000
725,000	7.25%, Series B, 144A****	750,375*
11,700,000	8.00%, Series A, 144A****	12,636,000*(1)
, ,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, ,
		14,977,013
	Total Preferred Securities	
	(Cost \$648,462,436)	696,561,010
Corporate Debt	Securities 2.3%	
	Banking 1.8%	
428,300	Texas Capital Bancshares Inc., 6.50% 09/21/42, Sub Notes	$10,974,116^{(1)}$
89,000	Zions Bancorporation, 6.95% 09/15/28, Sub Notes	2,605,253(1)
		13,579,369
	Communication 0.5%	
	Qwest Corporation:	
114,100	6.50% 09/01/56	2,839,093
12,500	6.625% 09/15/55	320,281
10,000	6.75% 06/15/57	252,525
1,298	6.875% 10/01/54	33,427
		3,445,326
	Total Corporate Debt Securities	
	(Cost \$16,207,448)	17,024,695

PORTFOLIO OF INVESTMENTS (Continued)

May 31, 2017 (Unaudited)

Shares/\$ Par			Value
Common Stock	1.4%		
	Energy 1.4%		
555,315	Kinder Morgan, Inc.		\$ 10,417,709*
			10,417,709
	Total Common Stock		
	(Cost \$9,576,730)		10,417,709
Money Market F	und 1.6%		
·	BlackRock Liquidity Funds:		
12,002,974	T-Fund, Institutional Class		12,002,974
	Total Money Market Fund		
	(Cost \$12,002,974)		12,002,974
Total Investments	(Cost \$686,249,588***)	99.2%	736,006,388
Other Assets And	Liabilities (Net)	0.8%	6,161,429
Total Managed A	ssets	100.0%	\$ 742,167,817
Loan Principal Ba	alance		(241,300,000)
Total Net Assets A	vailable To Common Stock		\$ 500,867,817

^{*} Securities eligible for the Dividends Received Deduction and distributing Qualified Dividend Income.

^{**} Securities distributing Qualified Dividend Income only.

^{***} Aggregate cost of securities held.

^{****} Securities exempt from registration under Rule 144A of the Securities Act of 1933. These securities may be resold in transactions exempt from registration to qualified institutional buyers. At May 31, 2017, these securities amounted to \$209,719,675 or 28.3% of total managed assets.

⁽¹⁾ All or a portion of this security is pledged as collateral for the Fund s loan. The total value of such securities was \$429,447,916 at May 31, 2017.

⁽²⁾ Foreign Issuer.

⁽³⁾ Represents the rate in effect as of the reporting date.

The percentage shown for each investment category is the total value of that category as a percentage of total managed assets.

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STATEMENT OF ASSETS AND LIABILITIES

May 31, 2017 (Unaudited)

ACCEPTO		
ASSETS:	Φ.70	
Investments, at value (Cost \$686,249,588)		6,006,388
Dividends and interest receivable		6,718,347
Prepaid expenses		3,715
Total Assets	74	2,728,450
Total Assets	/4	12,720,430
LIABILITIES:		
Loan Payable \$ 241,300,000		
Dividends payable to Common Stock Shareholders 21,490		
Investment advisory fees payable 327,332		
Administration, Transfer Agent and Custodian fees payable 71,389		
Servicing Agent fees payable 42,425		
Professional fees payable 48,834		
Accrued expenses and other payables 49,163		
Total Liabilities	24	1,860,633
NET ASSETS AVAILABLE TO COMMON STOCK	\$ 50	00,867,817
NET ASSETS AVAILABLE TO COMMON STOCK consist of:		
Undistributed net investment income	\$	565,496
Accumulated net realized loss on investments sold	((5,658,138)
Unrealized appreciation of investments	4	9,756,800
Par value of Common Stock		191,583
Paid-in capital in excess of par value of Common Stock	45	66,012,076
Total Net Assets Available to Common Stock	\$ 50	00,867,817
NET ASSET VALUE PER SHARE OF COMMON STOCK:		
Common Stock (19,158,288 shares outstanding)	\$	26.14

STATEMENT OF OPERATIONS

For the Six Months Ended May 31, 2017 (Unaudited)

INVESTMENT INCOME:		
Dividends		\$ 9,901,847
Interest		11,450,355
Total Investment Income		21,352,202
EXPENSES:		
Investment advisory fees	\$ 1,878,558	
Interest expenses	2,340,945	
Administrator s fees	199,363	
Servicing Agent fees	240,433	
Professional fees	53,326	
Insurance expenses	50,876	
Transfer Agent fees	13,004	
Directors fees	28,210	
Custodian fees	32,363	
Compliance fees	18,200	
Other	143,070	
Total Expenses		4,998,348
NET INVESTMENT INCOME		16,353,854
REALIZED AND UNREALIZED GAIN ON INVESTMENTS		
Net realized gain on investments sold during the period		1,791,821
Capital gains distributions from investments held during the period		151
Change in unrealized appreciation/(depreciation) of investments		39,261,679
6		, . ,
NET REALIZED AND UNREALIZED GAIN ON INVESTMENTS		41,053,651
THE REALIZED AND UNKEALIZED GAIN ON INVESTIMENTS		41,055,051
NET INCREASE IN NET ASSETS TO COMMON STOCK		
RESULTING FROM OPERATIONS		\$ 57,407,505

For Federal income tax purposes, a significant portion of this amount may not qualify for the inter-corporate dividends received deduction (DRD) or as qualified dividend income (QDI) for individuals.

STATEMENTS OF CHANGES IN NET ASSETS AVAILABLE TO COMMON STOCK

	Six	Months Ended		
	May 31, 2017 (Unaudited)		Year Ended November 30, 2016	
OPERATIONS:		(Ciliudited)	1101	2010
Net investment income	\$	16,353,854	\$	35,273,143
Net realized gain/(loss) on investments sold during the period		1,791,972		1,360,353
Change in net unrealized appreciation/(depreciation) of investments		39,261,679		(5,564,788)
Net increase in net assets resulting from operations		57,407,505		31,068,708
DISTRIBUTIONS:				
Dividends paid from net investment income to Common Stock Shareholders ⁽¹⁾		(18,774,844)		(36,781,791)
Total Distributions to Common Stock Shareholders		(18,774,844)		(36,781,791)
Total Distributions to Common Stock Shareholders		(10,774,044)		(30,761,791)
FUND SHARE TRANSACTIONS:				
Increase from shares issued under the Dividend Reinvestment				
and Cash Purchase Plan		20,401		16,481
Net increase in net assets available to Common Stock resulting from Fund share				
transactions		20,401		16,481
NET INCREASE/(DECREASE) IN NET ASSETS AVAILABLE TO				
COMMON STOCK FOR THE PERIOD	\$	38,653,062	\$	(5,696,602)
NET ASSETS AVAILABLE TO COMMON STOCK:				
Beginning of period	\$	462,214,755	\$	467,911,357
Net increase/(decrease) in net assets during the period		38,653,062		(5,696,602)
End of period (including undistributed net investment income of \$565,496 and \$2,986,486 respectively)	\$	500,867,817	\$	462,214,755

⁽¹⁾ May include income earned, but not paid out, in prior fiscal year.

STATEMENT OF CASH FLOWS

For the Six Months Ended May 31, 2017 (Unaudited)

INCREASE/(DECREASE) IN CASH	
CASH FLOWS FROM OPERATING ACTIVITIES:	
Net increase in net assets resulting from operations	\$ 57,407,505
ADJUSTMENTS TO RECONCILE NET INCREASE IN NET ASSETS RESULTING FROM OPERATIONS	
TO NET CASH PROVIDED BY OPERATING ACTIVITIES:	
Purchase of investment securities	(70,705,723)
Proceeds from disposition of investment securities	70,156,187
Net purchase of short-term investment securities	814,218
Capital gains distributions from investments	151
Decrease in dividends and interest receivable	774,212
Decrease in receivable for investments sold	7,736,098
Decrease in prepaid expenses	48,861
Net amortization/(accretion) of premium/(discount)	1,380,134
Decrease in payable for investments purchased	(7,819,502)
Increase in payables to related parties	23,108
Decrease in accrued expenses and other liabilities	(12,845)
Change in net unrealized (appreciation)/depreciation of investments	(39,261,679)
Net realized gain from investments sold	(1,791,972)
Net cash provided by operating activities	18,748,753
CASH FLOWS FROM FINANCING ACTIVITIES:	
Dividend paid (net of reinvestment of dividends and change in	
dividends payable) to common stock shareholders from net	
investment income	(18,748,753)
Net cash used in financing activities	(18,748,753)
Net increase/(decrease) in cash	
CASH:	
Beginning of the period	\$
End of the period	\$
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:	
Interest paid during the period	\$ 2,335,202
Reinvestment of dividends	20,401
Increase of dividends payable to common stock shareholders	5,690
increase of dividence payable to common stock shareholders	3,090

FINANCIAL HIGHLIGHTS

For a Common Stock share outstanding throughout each period

Contained below is per share operating performance data, total investment returns, ratios to average net assets and other supplemental data. This information has been derived from information provided in the financial statements and market price data for the Fund s shares.

		x Months Ended y 31, 2017		Year	Ende	d November	r 30,		May	period from 29, 2013 ⁽¹⁾ nrough
		naudited)		2016		2015		2014	Novem	ber 30, 2013
PER SHARE OPERATING PERFORMANCE:	(0.								1101011	201 00, 2010
Net asset value, beginning of period	\$	24.13	\$	24.43	\$	24.80	\$	22.75	\$	23.83(2)
INVESTMENT OPERATIONS:										
Net investment income		0.85		1.84		1.79		1.76		0.72
Net realized and unrealized gain/(loss) on investments		2.14		(0.22)		(0.24)		2.26		(1.02)
										Ì
Total from investment operations		2.99		1.62		1.55		4.02		(0.30)
DISTRIBUTIONS TO COMMON STOCK SHAREHOLDERS:										
From net investment income		(0.98)		(1.92)		(1.92)		(1.97)		(0.78)
Total distributions to Common Stock Shareholders		(0.98)		(1.92)		(1.92)		(1.97)		(0.78)
Net asset value, end of period	\$	26.14	\$	24.13	\$	24.43	\$	24.80	\$	22.75
Market value, end of period	\$	25.74	\$	22.89	\$	22.99	\$	23.65	\$	19.89
Total investment return based on net asset value*		12.67%***		7.03%		7.07%		19.05%		(0.93%)(3)***
Total investment return based on market value*		16.96%***		7.89%		5.65%		29.86%		(17.44%)(3)***
RATIOS TO AVERAGE NET ASSETS AVAILABLE TO COMMON STOCK SHAREHOLDERS:										
Total net assets, end of period (in 000 s)	\$	500,868	\$ 4	462,215	\$ 4	67,911	\$ 4	475,163	\$	435,749
Operating expenses including interest expense ⁽⁴⁾		2.08%**		1.83%		1.68%		1.67%		1.47%**
Operating expenses excluding interest expense		1.11%**		1.10%		1.08%		1.09%		1.06%**
Net investment income		6.80%**		7.53%		7.25%		7.30%		6.29%**
SUPPLEMENTAL DATA:										
Portfolio turnover rate		10%***		19%		16%		31%		10%***
Total managed assets, end of period (in 000 s)	\$	742,168	\$ 1	703,515	\$ 7	09,211	\$ 1	710,663	\$	656,749
Ratio of operating expenses including interest expense ⁽⁴⁾ to										
total managed assets		1.39%**		1.20%		1.12%		1.12%		1.07%**
Ratio of operating expenses excluding interest expense to										
total managed assets		0.74%**		0.73%		0.72%		0.73%		0.77%**

^{*} Assumes reinvestment of distributions at the price obtained by the Fund s Dividend Reinvestment and Cash Purchase Plan.

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- ** Annualized.
- *** Not annualized.

The net investment income ratios reflect income net of operating expenses, including interest expense. Information presented under heading Supplemental Data includes loan principal balance.

- (1) Commencement of operations.
- (2) Net asset value at beginning of period reflects the deduction of the sales load of \$1.125 per share and offering costs of \$0.05 per share paid by the shareholder from the \$25.00 offering price.
- (3) Total return on net asset value is calculated assuming a purchase at the offering price of \$25.00 on the inception date of trading (May 29, 2013) less the sales load of \$1.125 and offering costs of \$0.05 and the ending net asset value per share. Total return on market value is calculated assuming a purchase at the offering price of \$25.00 on the inception date of trading (May 29, 2013) and the sale at the current market price on the last day of the period. Total return on net asset value and total return on market value are not computed on an annualized basis.
- (4) See Note 8.

FINANCIAL HIGHLIGHTS (Unaudited) (Continued)

Per Share of Common Stock

	Total Dividends Paid	Net Asset Value	NYSE Closing Price	Dividend Reinvestment Price (1)
December 30, 2016	\$ 0.1800	\$ 24.20	\$ 23.77	\$ 23.75
January 31, 2017	0.1600	24.91	24.98	24.91
February 28, 2017	0.1600	25.46	24.89	24.80
March 31, 2017	0.1600	25.37	24.53	24.68
April 30, 2017	0.1600	25.91	25.37	25.46
May 31, 2017	0.1600	26.14	25.74	25.75

⁽¹⁾ Whenever the net asset value per share of the Fund s Common Stock is less than or equal to the market price per share on the reinvestment date, new shares issued will be valued at the higher of net asset value or 95% of the then current market price. Otherwise, the reinvestment shares of Common Stock will be purchased in the open market.

Senior Securities

	05/31/2017*	11/30/2016	11/30/2015	11/30/2014	11/30/2013
Total Debt Outstanding, End of Period (000s) ⁽¹⁾	\$ 241,300	\$ 241,300	\$ 241,300	\$ 235,500	\$ 221,000
Asset Coverage per \$1,000 of Debt ⁽²⁾	3,076	2,916	2,939	3,018	2,972

^{*} Unaudited.

⁽¹⁾ See Note 8.

⁽²⁾ Calculated by subtracting the Fund s total liabilities (excluding the loan) from the Fund s total assets and dividing that amount by the loan outstanding in 000 s.

NOTES TO FINANCIAL STATEMENTS (Unaudited)

1. Organization

Flaherty & Crumrine Dynamic Preferred and Income Fund Incorporated (the Fund) was incorporated as a Maryland corporation on October 10, 2012, and commenced operations on May 29, 2013 as a non-diversified, closed-end management investment company under the Investment Company Act of 1940, as amended (the 1940 Act). The Fund s investment objective is to seek total return, with an emphasis on high current income.

2. Significant Accounting Policies

The following is a summary of significant accounting policies consistently followed by the Fund in the preparation of its financial statements. The preparation of the financial statements is in conformity with U.S. generally accepted accounting principles (U.S. GAAP) and requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities in the financial statements and the reported amounts of increases and decreases in net assets from operations during the reporting period. Actual results could differ from those estimates.

Portfolio valuation: The net asset value of the Fund s Common Stock is determined by the Fund s Administrator daily in accordance with the policies and procedures approved by the Board of Directors (the Board) of the Fund. It is determined by dividing the value of the Fund s net assets available to Common Stock by the number of shares of Common Stock outstanding. The value of the Fund s net assets available to Common Stock is deemed to equal the value of the Fund s total assets less (i) the Fund s liabilities and (ii) the aggregate liquidation value of any outstanding preferred stock.

The Fund s preferred and debt securities are valued on the basis of current market quotations provided by independent pricing services or dealers approved by the Board of the Fund. Each quotation is based on the mean of the bid and asked prices of a security. In determining the value of a particular preferred or debt security, a pricing service or dealer may use information with respect to transactions in such investments, quotations, market transactions in comparable investments, various relationships observed in the market between investments, and/or calculated yield measures based on valuation technology commonly employed in the market for such investments. Common stocks that are traded on stock exchanges are valued at the last sale price or official close price on the exchange, as of the close of business on the day the securities are being valued or, lacking any sales, at the last available mean price. Futures contracts and option contracts on futures contracts are valued on the basis of the settlement price for such contracts on the primary exchange on which they trade. Investments in over-the-counter derivative instruments, such as interest rate swaps and options thereon (swaptions), are valued using prices supplied by a pricing service, or if such prices are unavailable, prices provided by a single broker or dealer that is not the counterparty or, if no such prices are available, at a price at which the counterparty to the contract would repurchase the instrument or terminate the contract. Investments for which market quotations are not readily available or for which management determines that the prices are not reflective of current market conditions are valued at fair value as determined in good faith by or under the direction of the Board of the Fund, including reference to valuations of other securities which are comparable in quality, maturity and type.

NOTES TO FINANCIAL STATEMENTS (Unaudited) (Continued)

Investments in money market instruments and all debt and preferred securities which mature in 60 days or less are valued at amortized cost, provided such amount approximates market value. Investments in money market funds are valued at the net asset value of such funds.

Fair Value Measurements: The Fund has analyzed all existing investments to determine the significance and character of all inputs to their fair value determination. The levels of fair value inputs used to measure the Fund s investments are characterized into a fair value hierarchy. Where inputs for an asset or liability fall into more than one level in the fair value hierarchy, the investment is classified in its entirety based on the lowest level input that is significant to that investment s valuation. The three levels of the fair value hierarchy are described below:

- Level 1 quoted prices in active markets for identical securities
- Level 2 other significant observable inputs (including quoted prices for similar securities, interest rates, prepayment speeds, credit risk, etc.)

Level 3 significant unobservable inputs (including the Funds own assumptions in determining the fair value of investments)

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

Transfers in and out of levels are recognized at market value at the end of the period.

A summary of the inputs used to value the Fund s investments as of May 31, 2017 is as follows:

			Level 2	Level 3
	Total	Level 1	Significant	Significant
	Value at May 31, 2017	Quoted Price	Observable Inputs	Unobservable Inputs
Preferred Securities	•		-	
Banking	\$ 422,962,442	\$ 366,853,396	\$ 56,109,046	\$
Financial Services	2,397,836	875,036	1,522,800	
Insurance	164,670,787	91,588,662	73,082,125	
Utilities	42,290,889	34,380,179	7,910,710	
Energy	45,631,817	16,832,657	28,799,160	
Real Estate Investment Trust (REIT)	3,630,226	3,630,226		
Miscellaneous Industries	14,977,013	1,590,638	13,386,375	
Corporate Debt Securities				
Banking	13,579,369	13,579,369		
Communication	3,445,326	3,445,326		
Common Stock				
Energy	10,417,709	10,417,709		
Money Market Fund	12,002,974	12,002,974		
Total Investments	\$ 736,006,388	\$ 555,196,172	\$ 180,810,216	\$

NOTES TO FINANCIAL STATEMENTS (Unaudited) (Continued)

During the reporting period, securities with an aggregate market value of \$1,931,558 were transferred into Level 1 from Level 2. The securities were transferred due to an increase in the quantity and quality of information related to trading activity or broker quotes for these securities. During the period, there were no transfers into Level 2 from Level 1. During the reporting period, there were no transfers into or out of Level 3.

The fair values of the Fund s investments are generally based on market information and quotes received from brokers or independent pricing services that are approved by the Board and are unaffiliated with the Adviser. To assess the continuing appropriateness of security valuations, management, in consultation with the Adviser, regularly compares current prices to prior prices, prices across comparable securities, actual sale prices for securities in the Fund s portfolio, and market information obtained by the Adviser as a function of being an active market participant.

Securities with quotes that are based on actual trades or actionable bids and offers with a sufficient level of activity on or near the measurement date are classified as Level 1. Securities that are priced using quotes derived from implied values, indicative bids and offers, or a limited number of actual trades or the same information for securities that are similar in many respects to those being valued are classified as Level 2. If market information is not available for securities being valued, or materially-comparable securities, then those securities are classified as Level 3. In considering market information, management evaluates changes in liquidity, willingness of a broker to execute at the quoted price, the depth and consistency of prices from pricing services, and the existence of observable trades in the market.

Securities transactions and investment income: Securities transactions are recorded as of the trade date. Realized gains and losses from securities sold are recorded on the specific identified cost basis. Dividend income is recorded on ex-dividend dates. Interest income is recorded on the accrual basis. The Fund also amortizes premiums and accretes discounts on fixed income securities using the effective yield method.

Options: Purchases of options are recorded as an investment, the value of which is marked-to-market at each valuation date. When the Fund enters into a closing sale transaction, the Fund will record a gain or loss depending on the difference between the purchase and sale price.

When the Fund writes an option, an amount equal to the premium received by the Fund is recorded as a liability, the value of which is marked-to-market at each valuation date. When a written option expires, the Fund realizes a gain equal to the amount of the premium originally received. When the Fund enters into a closing purchase transaction, the Fund realizes a gain (or loss if the cost of the closing purchase transaction exceeds the premium received when the option was written) without regard to any unrealized gain or loss on the underlying security, and the liability related to such option is eliminated. When a call option is exercised, the Fund realizes a gain or loss from the sale of the underlying security and the proceeds from such sale are increased by the amount of the premium originally received. When a put option is exercised, the amount of the premium originally received will reduce the cost of the security which the Fund purchased upon exercise.

Repurchase agreements: The Fund may engage in repurchase agreement transactions. The Adviser reviews and approves the eligibility of the banks and dealers with which the Fund may enter into repurchase agreement transactions. The value of the collateral underlying such transactions must be at least equal at all times to the total amount of the repurchase obligations, including interest. The Fund maintains possession of

NOTES TO FINANCIAL STATEMENTS (Unaudited) (Continued)

the collateral through its custodian and, in the event of counterparty default, the Fund has the right to use the collateral to offset losses incurred. There is the possibility of loss to the Fund in the event the Fund is delayed or prevented from exercising its rights to dispose of the collateral securities.

Federal income taxes: The Fund intends to continue to qualify as a regulated investment company by complying with the requirements under subchapter M of the Internal Revenue Code of 1986, as amended (the Code), applicable to regulated investment companies and intends to distribute substantially all of its taxable net investment income to its shareholders. Therefore, no federal income tax provision is required.

Management has analyzed the Fund s tax positions taken on federal income tax returns for all open tax years (November 30, 2016, 2015 and 2014), and has concluded that no provision for federal income tax is required in the Fund s financial statements. The Fund s major tax jurisdictions are federal and the State of California. The Fund s federal and state income and federal excise tax returns for tax years for which the applicable statutes of limitations have not expired are subject to examination by the Internal Revenue Service and state departments of revenue.

Dividends and distributions to shareholders: The Fund expects to declare dividends on a monthly basis to holders of Common Stock (Shareholders). Distributions to Shareholders are recorded on the ex-dividend date. Any net realized short-term capital gains will be distributed to Shareholders at least annually. Any net realized long-term capital gains may be distributed to Shareholders at least annually or may be retained by the Fund as determined by the Fund so Board. Capital gains retained by the Fund are subject to tax at the capital gains corporate tax rate. Subject to the Fund qualifying as a regulated investment company, any taxes paid by the Fund on such net realized long-term capital gains may be used by the Fund so Shareholders as a credit against their own tax liabilities. The Fund may pay distributions in excess of the Fund so net investment company taxable income and this excess would be a tax-free return of capital distributed from the Fund so assets.

Income and capital gain distributions are determined and characterized in accordance with income tax regulations which may differ from U.S. GAAP. These differences are primarily due to (1) differing treatments of income and gains on various investment securities held by the Fund, including timing differences, (2) the attribution of expenses against certain components of taxable investment income, and (3) federal regulations requiring proportionate allocation of income and gains to all classes of shareholders.

Distributions from net realized gains for book purposes may include short-term capital gains, which are included as ordinary income for tax purposes, and may exclude amortization of premium and discount on certain fixed income securities, which are not reflected in ordinary income for tax purposes. The tax character of distributions paid during 2017 and 2016 were as follows:

	Distributions pa	nid in fiscal year 2017	Distributions paid	in fiscal year 2016
	Ordinary Income	Long-Term Capital Gains	Ordinary Income	Long-Term Capital Gains
Common Stock	N/A	N/A	\$36,781,791	\$0

NOTES TO FINANCIAL STATEMENTS (Unaudited) (Continued)

As of November 30, 2016, the components of distributable earnings (i.e., ordinary income and capital gain/loss) available to Shareholders, on a tax basis, were as follows:

Capital (Loss)	Undistributed	Undistributed	Net Unrealized Appreciation/(Depreciation)
Carryforward	Ordinary Income	Long-Term Gain	
\$(830,491)	\$3,076,679	\$0	\$3,196,922

The composition of the Fund s accumulated realized capital losses is indicated below. These losses may be carried forward and offset against future capital gains through the dates listed below. During the fiscal year ended November 30, 2016, the Fund utilized \$412,078 of capital losses.

No Expiration	No Expiration	
Short Term	Long Term	Total
\$830,491	\$0	\$830.491

Excise tax: The Code imposes a 4% nondeductible excise tax on the Fund to the extent the Fund does not distribute by the end of any calendar year at least (1) 98% of the sum of its net investment income for that year and 98.2% of its capital gains (both long-term and short-term) for its fiscal year and (2) certain undistributed amounts from previous years. The Fund paid \$79,370 of federal excise taxes attributable to calendar year 2016 in March 2017.

Additional Accounting Standards: In October 2016, the U.S. Securities and Exchange Commission adopted new rules and amended existing rules (together, final rules) intended to modernize the reporting and disclosure of information by registered investment companies. In part, the final rules amend Regulation S-X and require standardized, enhanced disclosure about derivatives in investment company financial statements, as well as other amendments. The compliance date for the amendments to Regulation S-X is August 1, 2017. Although the Fund currently has no investments in derivatives, it has authority to invest in them. Management is evaluating the impact that adoption of amendments to Regulation S-X could have on the Fund s financial statements and related disclosures.

3. Derivative Instruments

The Fund intends to use derivatives primarily to economically hedge against risks in the portfolio, namely interest rate risk and credit risk. The Fund may use options on Treasury futures contracts for the purpose of economically hedging against a significant increase in long-term interest rates. If the strategy is employed, the Fund would purchase put options on Treasury futures contracts that would increase in value if long-term interest rates increased significantly, offsetting some of the related decline in portfolio asset values. The Fund may also purchase and write call options on Treasury futures contracts to supplement the put option strategy and also to reduce the overall cost of the interest rate hedge (by earning premiums from the net sale of call options).

The Fund has the authority to use other derivatives for hedging or to increase expected return, but has not employed any of these derivatives to-date and does not anticipate broad use of these derivatives in the near future (although this may change without advance notice). Other approved derivatives strategies include: buying and selling credit default swaps, interest rate swaps and options thereon (swaptions), and options on

NOTES TO FINANCIAL STATEMENTS (Unaudited) (Continued)

securities. Accounting policies for specific derivatives, including the location of these items in the financial statements, are included in Note 2 as appropriate. No assurance can be given that such use of derivatives will achieve their desired purposes or, in the case of hedging, will result in an overall reduction of risk to the Fund.

The Fund did not use any derivatives during the six months ended May 31, 2017 and the fiscal year ended November 30, 2016.

Options on Financial Futures Contracts: When an interest rate hedging strategy is employed, the Fund intends to use options on financial futures contracts in much the same way as described above. The risk associated with purchasing options, and therefore the maximum loss the Fund would incur, is limited to the purchase price originally paid. The risk in writing a call option is that the Fund may forego the opportunity for profit if the market price of the underlying security increases and the option is exercised. The risk in writing a put option is that the Fund may incur a loss if the market price of the underlying security decreases and the option is exercised.

4. Investment Advisory Fee, Servicing Agent Fee, Administration Fee, Transfer Agent Fee, Custodian Fee, Directors Fees and Chief Compliance Officer Fee

Flaherty & Crumrine Incorporated (the Adviser) serves as the Fund s investment adviser. The Fund pays the Adviser a monthly fee at an annual rate of 0.575% of the Fund s average daily managed assets up to \$200 million and 0.50% of the Fund s average daily managed assets of \$200 million or more. For purposes of calculating such a fee managed assets means the Fund s net assets, plus the principal amount of loans from financial institutions or debt securities issued by the Fund, the liquidation preference of preferred stock issued by the Fund, if any, and the proceeds of any reverse repurchase agreements entered into by the Fund.

Destra Capital Investments LLC (the Servicing Agent) serves as the Funds shareholder servicing agent. As compensation for its services, the Fund pays the Servicing Agent a fee computed and paid monthly at the annual rate of 0.10% of the Funds Average Net Assets, for the remainder of the term of the agreement. For these purposes, Average Net Assets are the average daily net assets available to the Funds common shareholders.

BNY Mellon Investment Servicing (US) Inc. (BNY Mellon) serves as the Funds administrator (the Administrator). As Administrator, BNY Mellon calculates the net asset value of the Funds shares attributable to Common Stock and generally assists in all aspects of the Funds administration and operation. As compensation for BNY Mellons services as Administrator, the Fund pays BNY Mellons a monthly fee at an annual rate of 0.10% of the first \$200 million of the Funds average daily total managed assets, 0.04% of the next \$300 million of the Funds average daily total managed assets and 0.02% of the Funds average daily total managed assets above \$1 billion. For purposes of calculating such fee, the Funds total managed assets means the total assets of the Fund (including any assets attributable to the Funds preferred stock that may be outstanding or otherwise attributable to the use of leverage) minus the sum of accrued liabilities (other than debt, if any, representing financial leverage).

NOTES TO FINANCIAL STATEMENTS (Unaudited) (Continued)

BNY Mellon (c/o, Computershare) also serves as the Fund $\,$ s Common Stock dividend-paying agent and registrar (the $\,$ Transfer Agent $\,$). As compensation for BNY Mellon $\,$ s services as Transfer Agent, the Fund pays BNY Mellon $\,$ a monthly fee in the amount of \$1,500, plus certain out of pocket expenses.

The Bank of New York Mellon (the Custodian) serves as the Fund s Custodian. As compensation for the Custodian s services as custodian, the Fund pays the Custodian a monthly fee at the annual rate of 0.01% of the first \$200 million of the Fund s average daily total managed assets, 0.008% of the next \$300 million of the Fund s average daily total managed assets, 0.006% of the next \$500 million of the Fund s average daily total managed assets, and 0.005% of the Fund s average daily total managed assets above \$1 billion. For purposes of calculating such fee, the Fund s total managed assets means the total assets of the Fund (including any assets attributable to any Fund auction rate preferred stock that may be outstanding or otherwise attributable to the use of leverage) minus the sum of accrued liabilities (other than debt, if any, representing financial leverage).

The Fund pays each Director who is not a director, officer or employee of the Adviser a fee of \$9,000 per annum, plus \$750 for each in-person meeting of the Board of Directors or Audit Committee, \$500 for each in-person meeting of the Nominating Committee attended, and \$250 for each telephone meeting attended. The Audit Committee Chair receives an additional annual fee of \$3,000. The Fund also reimburses all Directors for travel and out-of-pocket expenses incurred in connection with such meetings.

The Fund pays the Adviser a fee of \$35,000 per annum for Chief Compliance Officer services and reimburses out-of-pocket expenses incurred in connection with providing services in this role.

5. Purchases and Sales of Securities

For the six months ended May 31, 2017, the cost of purchases and proceeds from sales of securities, excluding short-term investments, aggregated \$70,705,723 and \$70,156,187, respectively.

At May 31, 2017, the aggregate cost of securities for federal income tax purposes was \$693,547,787, the aggregate gross unrealized appreciation for all securities in which there was an excess of value over tax cost was \$53,003,424 and the aggregate gross unrealized depreciation for all securities in which there was an excess of tax cost over value was \$10,544,823.

6. Common Stock

At May 31, 2017, 240,000,000 shares of \$0.01 par value Common Stock were authorized.

Common Stock transactions were as follows:

	Six Mor	nths Ended	Year Ended		
	05/	/31/17	11/30/16		
	Shares	Amount	Shares	Amount	
Shares issued under the Dividend Reinvestment and Cash Purchase Plan	819	20,401	687	\$ 16,481	

NOTES TO FINANCIAL STATEMENTS (Unaudited) (Continued)

7. Preferred Stock

The Fund has the authority to issue 10,000,000 shares of \$0.01 par value preferred stock. The Fund does not currently have any issued and outstanding shares of preferred stock.

8. Committed Financing Agreement

The Fund has entered into a committed financing agreement with BNP Paribas Prime Brokerage International, Ltd. (Financing Agreement) that allows the Fund to borrow on a secured basis, which the Fund uses in the normal course of business as financial leverage. Such leveraging tends to magnify both the risks and opportunities to Shareholders. As of May 31, 2017, the committed amount, amount borrowed, under the Financing Agreement was \$241.3 million.

Effective December 1, 2016, the lender charges an annualized rate of 0.80% on the undrawn (committed) balance, and three-month LIBOR (reset quarterly) plus 0.90% on the drawn (borrowed) balance. Prior to December 1, 2016, the lender charged an annualized rate of 0.65% on the undrawn balance, and three-month LIBOR (reset quarterly) plus 0.75% on the drawn balance. For the six months ended May 31, 2017, the daily weighted average annualized interest rate on the drawn balance was 1.92% and the average daily loan balance was \$241,300,000. LIBOR rates may vary in a manner unrelated to the income received on the Fund s assets, which could have either a beneficial or detrimental impact on net investment income and gains available to Shareholders.

The Fund is required to meet certain asset coverage requirements under the Financing Agreement and under the 1940 Act. In accordance with the asset coverage requirements, at least two-thirds of the Fund sassets are expected to be pledged as collateral assuming the full committed amount is drawn. Securities pledged as collateral are identified in the portfolio of investments. If the Fund fails to meet these requirements, or maintain other financial covenants required under the Financing Agreement, the Fund may be required to repay immediately, in part or in full, the amount borrowed under the Financing Agreement. Additionally, failure to meet the foregoing requirements or covenants could restrict the Fund sability to pay dividends to Shareholders and could necessitate sales of portfolio securities at inopportune times. The Financing Agreement has no stated maturity, but may be terminated by either party without cause with six months advance notice.

Under the terms of the Financing Agreement, the lender has the ability to borrow a portion of the securities pledged as collateral against the loan (Rehypothecated Securities), subject to certain limits. In connection with any Rehypothecated Securities, the Fund receives a fee from the lender equal to the greater of (x) 0.05% of the value of the Rehypothecated Securities and (y) 70% of net securities lending income. The Fund may recall any Rehypothecated Security at any time and the lender is required to return the security in a timely fashion. In the event the lender does not return the security, the Fund will have the right to, among other things, apply and set off an amount equal to 100% of the then-current fair market value of such Rehypothecated Securities against any loan amounts owed to the lender under the Financing Agreement. Rehypothecated Securities are marked-to-market daily and adjusted as necessary so the value of all Rehypothecated Securities does not exceed 100% of the loan amount under the Financing Agreement. The Fund will continue to earn and receive all dividends, interest, and other distributions on Rehypothecated

NOTES TO FINANCIAL STATEMENTS (Unaudited) (Continued)

Securities. Rehypothecated Securities are identified in the Portfolio of Investments, and fees earned from rehypothecation are included in the Statement of Operations.

9. Portfolio Investments, Concentration and Investment Quality

Under normal market conditions, the Fund invests at least 80% of its managed assets in a portfolio of preferred and other income-producing securities issued by U.S. and non-U.S. companies, including traditional preferred stock, hybrid and trust preferred securities that have characteristics of both equity and debt securities, convertible securities, subordinated debt, and senior debt. Managed assets means the Fund s net assets, plus the principal amount of loans from financial institutions or debt securities issued by the Fund, the liquidation preference of preferred stock issued by the Fund, if any, and the proceeds of any reverse repurchase agreements entered into by the Fund. Also, under normal market conditions, the Fund will invest more than 25% of its total assets in the financials sector, which for this purpose is comprised of the bank, thrifts and mortgage finance, diversified financial services, finance, consumer finance, capital markets, asset management and custody, investment banking and brokerage, insurance, insurance brokerage, and real estate investment trust (REIT) industries. From time to time, the Fund may have 25% or more of its total assets invested in any one of these industries. The Fund s portfolio may therefore be subject to greater risk and market fluctuation than a portfolio of securities representing a broader range of investment alternatives.

The Fund will invest at least 80% of its managed assets in (a) investment grade quality securities or (b) below investment grade quality securities of companies with investment grade senior unsecured debt outstanding, in either case determined at the time of purchase. Consequently, the Fund may invest up to 20% of its managed assets in securities of companies with below investment grade quality senior unsecured debt outstanding. In addition, the Fund may invest in unrated securities that the Fund s investment adviser deems to be comparable in quality to rated issues in which the Fund is authorized to invest.

The Fund may invest up to 15% of its managed assets in common stocks, and up to 100% of its managed assets in securities of non-U.S. companies. Investments may include U.S. dollar-denominated securities and non-U.S. dollar-denominated securities issued by companies organized or headquartered in foreign countries and/or doing significant business outside the United States.

The Fund may employ certain investment techniques in accordance with its fundamental investment policies. These may include the use of when-issued and delayed delivery transactions. Securities purchased or sold on a when-issued or delayed delivery basis may be settled within 45 days after the date of the transaction. The Fund may also enter into transactions, in accordance with its investment policies, involving short sales of securities and purchases of securities on margin. Such transactions may expose the Fund to credit and market valuation risk greater than that associated with regular trade settlement procedures.

10. Subsequent Events

Management has evaluated the impact of all subsequent events on the Fund through the date the financial statements were issued, and has determined that there were no subsequent events requiring recognition or disclosure in the financial statements.

ADDITIONAL INFORMATION (Unaudited)

Dividend Reinvestment and Cash Purchase Plan

Under the Fund's Dividend Reinvestment and Cash Purchase Plan (the Plan), a Shareholder whose Common Stock is registered in his or her own name will have all distributions reinvested automatically by BNY Mellon as agent under the Plan, unless the Shareholder elects to receive cash. Registered Shareholders may elect to receive cash by contacting BNY Mellon at the number provided below. If shares are registered in the name of a broker-dealer or other nominee (that is, in street name) and the broker or nominee participates in the Plan, distributions may be reinvested by the broker or nominee in additional shares under the Plan, unless the Shareholder elects to receive distributions in cash. Shareholders may elect to receive cash by contacting their broker or nominee. A Shareholder who holds Common Stock registered in the name of a broker or other nominee may not be able to transfer the Common Stock to another broker or nominee and continue to participate in the Plan. Investors who own Common Stock registered in street name should consult their broker or nominee for details regarding reinvestment.

The number of shares of Common Stock distributed to participants in the Plan in lieu of a cash dividend is determined in the following manner. Whenever the market price per share of the Fund s Common Stock is equal to or exceeds the net asset value per share on the valuation date, participants in the Plan will be issued new shares valued at the higher of net asset value or 95% of the then current market value. Otherwise, BNY Mellon will buy shares of the Fund s Common Stock in the open market, on the New York Stock Exchange or elsewhere, on or shortly after the payment date of the dividend or distribution and continuing until the ex-dividend date of the Fund s next distribution to holders of the Common Stock or until it has expended for such purchases all of the cash that would otherwise be payable to the participants. The number of purchased shares that will then be credited to the participants accounts will be based on the average per share purchase price of the shares so purchased, including brokerage commissions. If BNY Mellon commences purchases in the open market and the then current market price of the shares (plus any estimated brokerage commissions) subsequently exceeds their net asset value most recently determined before the completion of the purchases, BNY Mellon will attempt to terminate purchases in the open market and cause the Fund to issue the remaining dividend or distribution in shares. In this case, the number of shares received by the participant will be based on the weighted average of prices paid for shares purchased in the open market and the price at which the Fund issues the remaining shares. These remaining shares will be issued by the Fund at the higher of net asset value or 95% of the then current market value.

Plan participants are not subject to any charge for reinvesting dividends or capital gains distributions. Each Plan participant will, however, bear a proportionate share of brokerage commissions incurred with respect to BNY Mellon s open market purchases in connection with the reinvestment of dividends or capital gains distributions. For the six months ended May 31, 2017, \$42 in brokerage commissions were incurred.

The automatic reinvestment of dividends and capital gains distributions will not relieve Plan participants of any income tax that may be payable on the dividends or capital gains distributions. A participant in the Plan will be treated for Federal income tax purposes as having received, on the dividend payment date, a dividend or distribution in an amount equal to the cash that the participant could have received instead of shares.

ADDITIONAL INFORMATION (Unaudited) (Continued)

In addition to acquiring shares of Common Stock through the reinvestment of cash dividends and distributions, a shareholder may invest any further amounts from \$100 to \$3,000 semi-annually at the then current market price in shares purchased through the Plan. Such semi-annual investments are subject to any brokerage commission charges incurred by BNY Mellon under the Plan.

A shareholder whose Common Stock is registered in his or her own name may terminate participation in the Plan at any time by notifying BNY Mellon in writing, by completing the form on the back of the Plan account statement and forwarding it to BNY Mellon, or by calling BNY Mellon, directly. A termination will be effective immediately if notice is received by BNY Mellon not less than 10 days before any dividend or distribution record date. Otherwise, the termination will be effective, and only with respect to any subsequent dividends or distributions, on the first day after the dividend or distribution has been credited to the participant—s account in additional shares of the Fund. Upon termination and according to a participant—s instructions, BNY Mellon will either (a) issue certificates for the whole shares credited to the shareholder—s Plan account and a check representing any fractional shares or (b) sell the shares in the market. Shareholders who hold Common Stock registered in the name of a broker or other nominee should consult their broker or nominee to terminate participation.

The Plan is described in more detail in the Fund s Plan brochure. Information concerning the Plan may be obtained from BNY Mellon at 1-866-351-7446.

Proxy Voting Policies and Proxy Voting Record on Form N-PX

The Fund files Form N-PX with its complete proxy voting record for the twelve months ended June 30th no later than August 31st of each year. The Fund filed its latest Form N-PX with the Securities and Exchange Commission (SEC) on August 1, 2016 as amended on August 30, 2016. These filings, as well as the Funds proxy voting policies and procedures, are available (i) without charge, upon request, by calling the Funds Transfer Agent at 1-866-351-7446 and (ii) on the SEC swebsite at www.sec.gov. In addition, the Funds proxy voting policies and procedures are available on the Funds website at www.sec.gov. In addition, the Funds website at www.sec.gov.

Portfolio Schedule on Form N-Q

The Fund files a complete schedule of portfolio holdings with the SEC for the first and third fiscal quarters on Form N-Q, the latest of which was filed for the quarter ended February 28, 2017. The Fund s Form N-Q is available on the SEC s website at www.sec.gov or may be viewed and obtained from the SEC s Public Reference Room in Washington D.C. Information on the operation of the Public Reference Room may be obtained by calling 1-800-SEC-0330.

ADDITIONAL INFORMATION (Unaudited) (Continued)

Meeting of Shareholders

On April 19, 2017, the Fund held its Annual Meeting of Shareholders for the purpose of electing Directors of the Fund. The proposal was approved by the shareholders and the results of the voting are as follows:

Name	For	Withheld
Karen H. Hogan	16,367,856.231	139,805.700

Messrs. R. Eric Chadwick, David Gale and Morgan Gust continue to serve in their capacities as Directors of the Fund.

ADDITIONAL INFORMATION (Unaudited) (Continued)

Information about Fund Directors and Officers

The business and affairs of the Fund are managed under the direction of the Fund s Board of Directors. Information pertaining to the Directors and officers of the Fund is set forth below.

Name, Address, and Age NON-INTERESTED DIRECTORS:	Current Position(s) Held with Fund	Term of Office and Length of Time Served*	Principal Occupation(s) During Past Five Years	Number of Funds In Fund Complex Overseen by Director**	Other Public Company Board Memberships During Past Five Years
Morgan Gust 301 E. Colorado Boulevard Suite 720 Pasadena, CA 91101 Age: 70	Lead Director and Nominating and Governance Committee Chair	Class III Director since inception	Owner and operator of various entities engaged in agriculture and real estate.	5	CoBiz, Financial, Inc. (financial services) through September 2015.
David Gale 301 E. Colorado Boulevard Suite 720 Pasadena, CA 91101 Age: 68	Director	Class II Director since inception	President of Delta Dividend Group, Inc. (investments).	5	Emmis Communications through 2012.
Karen H. Hogan*** 301 E. Colorado Boulevard Suite 720	Director and Audit Committee Chair	Class I Director since October 2016; Class II Director	Board Member, IKAR, a non-profit organization; Active Committee Member and Volunteer to	5	None
Pasadena, CA 91101 Age: 56		since inception 2016	several non-profit organizations.		

Class I Director three year term expires at the Fund s 2020 Annual Meeting of Shareholders; director may continue in office until his successor is duly elected and qualifies.

Class II Director three year term expires at the Fund s 2018 Annual Meeting of Shareholders; director may continue in office until his successor is duly elected and qualifies.

Class III Directors three year term expires at the Fund s 2019 Annual Meeting of Shareholders; directors may continue in office until their successors are duly elected and qualify.

^{*} The Fund's Board of Directors is divided into three classes, each class having a term of three years. Each year the term of office of one class expires and the successor or successors elected to such class serve for a three year term. The three year term for each class expires as follows:

^{**} Each Director also serves as a Director for Flaherty & Crumrine Preferred Income Fund, Flaherty & Crumrine Preferred Income Opportunity Fund, Flaherty & Crumrine Preferred Securities Income Fund and Flaherty & Crumrine Total Return Fund.

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*** Ms. Hogan became Chair of each Fund s Audit Committee effective as of February 1, 2016.

ADDITIONAL INFORMATION (Unaudited) (Continued)

	Principal				
	Occupation(s)				
Name, Address,	Current	Term of Office	During Past	Number of Funds In Fund Complex Overseen By Director**	Other Public Company Board Memberships During Past Five Years
and Age INTERESTED	Position(s) Held with Fund	and Length of Time Served*	Five Years		
DIRECTOR:					
R. Eric Chadwick	Director, Chairman of the	Class III Director since 2016	Portfolio Manager of Flaherty & Crumrine; President of Flaherty	5	None
301 E. Colorado Boulevard Suite 720	Board, Chief Executive Officer and		& Crumrine since 2014; Vice President of Flaherty & Crumrine until September 2014.		
Pasadena, CA 91101 Age: 42	President				

Class I Director three year term expires at the Fund s 2020 Annual Meeting of Shareholders; director may continue in office until his successor is duly elected and qualifies.

Class II Director three year term expires at the Fund s 2018 Annual Meeting of Shareholders; director may continue in office until his successor is duly elected and qualifies.

Class III Directors three year term expires at the Fund s 2019 Annual Meeting of Shareholders; directors may continue in office until their successors are duly elected and qualify.

** Each Director also serves as a Director for Flaherty & Crumrine Preferred Income Fund, Flaherty & Crumrine Preferred Income Opportunity Fund, Flaherty & Crumrine Preferred Securities Income Fund, and Flaherty & Crumrine Total Return Fund.

Interested person of the Fund as defined in the 1940 Act. Mr. Chadwick is considered an interested person because of his affiliation with Flaherty & Crumrine Incorporated, which acts as the Fund s investment adviser.

^{*} The Fund's Board of Directors is divided into three classes, each class having a term of three years. Each year the term of office of one class expires and the successor or successors elected to such class serve for a three year term. The three year term for each class expires as follows:

${\bf ADDITIONAL\ INFORMATION\ (Unaudited)\ (Continued)}$

			Principal Occupation(s)
Name, Address,	Current Position(s)	Term of Office and Length of	During Past
and Age	Held with Fund	Time Served*	Five Years
OFFICERS:			
Chad C. Conwell	Chief Compliance Officer, Vice	Since inception	Executive Vice President of Flaherty & Crumrine since September 2014; Chief Compliance Officer and Chief
301 E. Colorado Boulevard	President and Secretary		Legal Officer of Flaherty & Crumrine; Vice President of Flaherty & Crumrine until September 2014
Suite 720			
Pasadena, CA 91101			
Age: 44			
Bradford S. Stone	Chief Financial Officer,	Since	Portfolio Manager of Flaherty & Crumrine; Executive
47 Maple Street	Vice Street President and Treasurer	inception	Vice President of Flaherty & Crumrine since September 2014; Vice President of Flaherty & Crumrine until September 2014
Suite 403			
Summit, NJ 07901			
Age: 57			
Roger Ko	Assistant Treasurer	Since 2014	Trader of Flaherty & Crumrine since September 2013; Director of Deutsche Bank Securities from 2009 to
301 E. Colorado Boulevard	Heasulei	2014	July 2013
Suite 720			
Pasadena, CA 91101			
Age: 42			
Laurie C. Lodolo	Assistant	Since	Assistant Compliance Officer and
301 E. Colorado Boulevard	levard Officer, Assistant Treasurer and	Secretary of Flaherty & Crumrine	
Suite 720	Assistant Secretary		
Pasadena, CA 91101			
Age: 53			
Linda M. Puchalski	Assistant Treasurer	Since inception	Administrator of Flaherty & Crumrine

301 E. Colorado Boulevard

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Suite 720		
Pasadena, CA 91101		
Age: 60		

* Each officer serves until his or her successor is elected and qualifies or until his or her earlier resignation or removal.

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ADDITIONAL INFORMATION (Unaudited) (Continued)

BOARD CONSIDERATION AND APPROVAL OF CONTINUANCE OF INVESTMENT ADVISORY AGREEMENT

On January 23, 2017, the Board of Directors (the Board) of the Flaherty & Crumrine Dynamic Preferred and Income Fund Incorporated (the Fund) approved the continuation of the existing investment advisory agreement with Flaherty & Crumrine Incorporated (the Adviser) (the Agreement). The following paragraphs summarize the material information and factors considered by the Board, including the Board members who are not interested persons (as defined in the Investment Company Act of 1940, as amended) of the Fund, as well as their conclusions relative to such factors.

In considering whether to approve the Fund s Agreement, the Board members considered and discussed a substantial amount of information and analysis provided, at the Board s request, by the Adviser. The Board members also considered detailed information regarding performance and expenses of other investment companies thought to be generally comparable to the Fund. The Board members discussed with management this and other information relating to the Agreement during the Special Meeting held on January 17, 2017 for that specific purpose. In reaching their determinations relating to continuance of the Agreement, the Board members considered these discussions and all other factors they believed relevant, including the factors discussed below and their multi-year experience as directors of the Fund. In their deliberations, Board members did not identify any particular information that was all-important or controlling, and Board members may have attributed different weights to the various factors. The Board members evaluated this information, and all other information available to them, for the Fund. In particular, the Board members focused on the following with respect to the Fund.

Nature, Extent and Quality of Services

The Board members reviewed in detail the nature and extent of services provided by the Adviser and the quality of those services over the past year and since inception. The Board members noted that these services included managing the Fund s investment program, as well as the continued provision of significant administrative services beyond what the Agreement required. The Board members noted that the Adviser also provided, generally at its expense: office facilities for use by the Fund; personnel responsible for supervising the performance of administrative, accounting and related services; and investment compliance monitoring. The Board members also considered the Adviser s sound financial condition and the Adviser s commitment to its business. The Board members evaluated the Adviser s services based on their direct experience serving as Directors for many years, focusing on (i) the Adviser s knowledge of the preferred securities market generally, (ii) the Adviser s internal resources dedicated to identifying opportunities to add additional value through hedging and other sophisticated financial transactions, and (iii) the Adviser s culture of compliance. The Board members reviewed the personnel responsible for providing services to the Fund and observed that, based on their experience and interaction with the Adviser: (1) the Adviser s personnel exhibited a high level of personal integrity, diligence and attention to detail in carrying out their responsibilities under the Agreement; (2) the Adviser was responsive to requests of the Board, and its personnel were available between Board meetings to answer questions from Board members; and (3) the Adviser had kept the Board apprised of developments relating to the Fund. The Board members also

ADDITIONAL INFORMATION (Unaudited) (Continued)

considered continued efforts undertaken by the Adviser to maintain an effective compliance program. The Board members concluded that the nature and extent of the services provided were reasonable and appropriate in relation to the Fund s investment goals and strategies, the corporate and regulatory environment in which the Fund operates, the level of services provided by the Adviser, and that the quality of the Adviser s service continues to be high.

Investment Performance

The Board members took note of the Adviser's continued adherence to its investment discipline. The Board members were provided with information regarding the Fund's total return on net asset value performance in comparison to its peer funds for the 1- and 3-year periods. This information showed that the Fund's performance was above the peer group average for the 1- and 3-year periods. The Board members reviewed the Fund's performance compared to relevant indices and funds thought to be generally comparable to the Fund and examined differences between the Fund and certain funds in the comparison group. The Board members also reviewed in detail relative fees and expenses of the Fund and the funds in the comparison group, including comparative advisory fee, administration fee and total expense ratios, and noted that the Fund had below average advisory fees, below average advisory/administration fees and, a below average total expense ratio.

Profitability

The Board members considered the Adviser s methodology for determining its profitability with respect to the Fund, and the Adviser s profit margin on an after-tax basis attributable to managing the Fund based on two expense allocation methods. The Board members also considered that the Adviser provided, for a lower fee, services to separate account clients and determined that the difference was justified in light of the additional services and costs associated with managing registered investment companies, such as the Fund. The Board members accepted the Adviser s statement that it did not realize material indirect benefits from its relationship with the Fund and did not obtain soft dollar credits from securities trading.

Economies of Scale

The Board members considered whether economies of scale could be realized because the Adviser advises other similar funds. The Board members acknowledged that, because the Adviser s portfolio management is focused exclusively on preferred securities, certain economies of scale could be realized across all of the Adviser s clients in terms of research and portfolio management and that these economies are shared by all of the Adviser s clients both through the overall level of fees and through reinvestment in the Adviser s business with technology, added personnel and infrastructure. The Board members also noted that the Fund s advisory fee schedule declines as assets increase beyond a certain level (commonly known as a breakpoint), and that breakpoints provide for a sharing with shareholders of benefits derived as a result of potential economies of scale.

ADDITIONAL INFORMATION (Unaudited) (Continued)

In light of their discussions and considerations as described above, the Board members made the following determinations:

the nature and extent of the services provided by the Adviser are reasonable and appropriate, and the quality of the services is high;

the Fund s performance for the 1- and 3-year periods was satisfactory, given the Fund s investment policies and strategies and the Adviser s adherence to them;

the fee paid to the Adviser was reasonable in light of (i) comparative performance and expense and advisory fee information, (ii) the cost of the services provided and profits realized, and (iii) the benefits derived or to be derived by the Adviser from the relationship with the Fund; and

there were not at this time significant economies of scale to be realized by the Adviser in managing the Fund s assets, and the fee was structured to provide for a sharing of the benefits of economies of scale.

Based on these conclusions, the Board members determined that approval of the continuation of the Agreement was in the best interests of the Fund and its shareholders.

R. Eric Chadwick, CFA
Chairman of the Board
Morgan Gust
David Gale
Karen H. Hogan
Officers
R. Eric Chadwick, CFA
Chief Executive Officer and
President
Chad C. Conwell
Chief Compliance Officer,
Vice President and Secretary
Bradford S. Stone
Chief Financial Officer,
Vice President and Treasurer
Roger W. Ko
Assistant Treasurer
Laurie C. Lodolo
Assistant Compliance Officer,
Assistant Treasurer and
Assistant Secretary
Linda M. Puchalski
Assistant Treasurer
Investment Adviser
Flaherty & Crumrine Incorporated
e-mail: flaherty@pfdincome.com

Directors

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Servicing Agent

Destra Capital Investments LLC

1-877-855-3434

Questions concerning your shares of Flaherty & Crumrine Dynamic Preferred and Income Fund?

If your shares are held in a Brokerage Account, contact your Broker.

If you have physical possession of your shares in certificate form, contact the Fund s Transfer Agent BNY Mellon c/o Computershare

P.O. Box 30170

College Station, TX 77842-3170

1-866-351-7446

This report is sent to shareholders of Flaherty & Crumrine Dynamic Preferred and Income Fund Incorporated for their information. It is not a Prospectus, circular or representation intended for use in the purchase or sale of shares of the Fund or of any securities mentioned in this report.

Semi-Annual

Report

May 31, 2017

www.preferredincome.com

Item 2. Code of Ethics.
Not applicable.
Item 3. Audit Committee Financial Expert.
Not applicable.
Item 4. Principal Accountant Fees and Services.
Not applicable.
Item 5. Audit Committee of Listed Registrants.
Not applicable.
Item 6. Investments.
(a) Schedule of Investments in securities of unaffiliated issuers as of the close of the reporting period is included as part of the report to shareholders filed under Item 1 of this form.
(b) Not applicable.
Item 7. Disclosure of Proxy Voting Policies and Procedures for Closed-End Management Investment Companies. Not applicable.

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

There has been no change, as of the date of this filing, in any of the portfolio managers identified in response to paragraph (a)(1) of this Item in the registrant s most recently filed annual report on Form N-CSR.

Item 9. Purchases of Equity Securities by Closed-End Management Investment Company and Affiliated Purchasers.

Not applicable.

Item 10. Submission of Matters to a Vote of Security Holders.

There have been no material changes to the procedures by which the shareholders may recommend nominees to the registrant s board of directors, where those changes were implemented after the registrant last provided disclosure in response to the requirements of Item 407(c)(2)(iv) of Regulation S-K (17 CFR 229.407) (as required by Item 22(b)(15) of Schedule 14A (17 CFR 240.14a-101)), or this Item.

Item 11. Controls and Procedures.

- (a) The registrant s principal executive and principal financial officers, or persons performing similar functions, have concluded that the registrant s disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940, as amended (the 1940 Act) (17 CFR 270.30a-3(c))) are effective, as of a date within 90 days of the filing date of the report that includes the disclosure required by this paragraph, based on their evaluation of these controls and procedures required by Rule 30a-3(b) under the 1940 Act (17 CFR 270.30a-3(b)) and Rules 13a-15(b) or 15d-15(b) under the Securities Exchange Act of 1934, as amended (17 CFR 240.13a-15(b) or 240.15d-15(b)).
- (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 (17 CFR 270.30a-3(d))) that occurred during the registrant s second fiscal quarter of the period covered by this report that has materially affected, or is reasonably likely to materially affect, the registrant s internal control over financial reporting.

Item 12. Exhibits.

- (a)(1) Not applicable.
- (a)(2) Certifications pursuant to Rule 30a-2(a) under the 1940 Act and Section 302 of the Sarbanes-Oxley Act of 2002 are attached hereto.

- (a)(3) Not applicable.
- (b) Certifications pursuant to Rule 30a-2(b) under the 1940 Act and Section 906 of the Sarbanes-Oxley Act of 2002 are attached hereto.

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) Flaherty & Crumrine Dynamic Preferred and Income Fund Incorporated

By (Signature and Title)* /s/ R. Eric Chadwick

R. Eric Chadwick, Chief Executive Officer and President

(principal executive officer)

Date 7/28/2017

Pursuant to the requirements of the Securities Exchange Act of 1934 and the Investment Company Act of 1940, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

By (Signature and Title)* /s/ R. Eric Chadwick

R. Eric Chadwick, Chief Executive Officer and President

(principal executive officer)

Date 7/28/2017

By (Signature and Title)* /s/ Bradford S. Stone

Bradford S. Stone, Chief Financial Officer, Treasurer

and Vice President

(principal financial officer)

Date 7/28/2017

^{*} Print the name and title of each signing officer under his or her signature.