United States

Securities and Exchange Commission

Washington, D.C. 20549

Form 8-K

Current Report

Pursuant to Section 13 or 15(d) of

The Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): November 4, 2004

RADIOLOGIX, INC.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction

000-23311 (Commission File Number)

75-2648089 (I.R.S. Employer

of incorporation)

Identification Number)

3600 JP Morgan Chase Tower

2200 Ross Avenue

Dallas, Texas 75201-2776

(Address of principal executive offices) (Zip Code)

Registrant s telephone number, including area code: (214) 303-2776

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (*see* General Instruction A.2. below):

"Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

- Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- " Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- " Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Radiologix, Inc.

Current Report on Form 8-K

ITEM 2.02 Results of Operations and Financial Condition.

On November 4, 2004, the Registrant announced financial results for its third quarter ended September 30, 2004, and provided financial guidance for the remainder of 2004. A copy of the press release announcing the results is filed as Exhibit 99.1 to this Form 8-K and incorporated here by reference.

The press release furnished as Exhibit 99.1 contains certain non-GAAP financial measures used as analytical indicators by the Registrant s management and the healthcare industry to assess the Registrant s business performance. These measures also serve in assessing leverage capacity and the ability to service debt. The Registrant believes this information is useful to investors and other interested parties. Such information should not be considered as a substitute for any measures calculated in accordance with GAAP, and may not be comparable to other similarly titled measures of other companies. Reconciliation of this information to the most comparable GAAP measures is included in the release.

ITEM 9.01. Financial Statements and Exhibits.

- (c) Exhibits.
 - 99.1 Press Release issued by the Registrant on November 4, 2004, relating to Radiologix, Inc. s financial results for the quarter ended September 30, 2004, and financial guidance for the remainder of 2004.

The information contained in Exhibit 99.1 shall not be deemed to be filed for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or otherwise subject to the liabilities of that section or Section 11 and 12(a)(2) of the Securities Act of 1933, as amended.

Signatures

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

Date: November 4, 2004

RADIOLOGIX, INC.

By: /s/ Richard J. Sabolik

Richard J. Sabolik Senior Vice President and Chief Financial Officer

INDEX TO EXHIBITS

Exhibit No.	Description of Exhibits
99.1	Press Release issued by the Registrant on November 4, 2004, relating to Radiologix, Inc. s financial results for the quarter ended September 30, 2004, and financial guidance for the remainder of 2004.
Shares/\$ Par	September 30, 2004, and financial guidance for the remainder of 2004.
	Value
Preferred Sec	curities (Continued)
Banking (C	ontinued)
JPMorgan Cha	ase:
\$10,700,000	
JPMorgan Cha	ase & Company, 6.00%, Series R
\$10,352,250*	(1) \$18,500,000
JPMorgan Cha	ase & Company, 7.90%, Series I
20,461,648*(¹⁾ \$14,022,000
Lloyds Bankir	ng Group PLC, 6.657%, 144A****
13,531,230**	\$2,590,000 \$2,590,000
M&T Bank Co	orporation, 6.875%, 144A****
2,578,091*	
Morgan Stanle	ey:
2,980	
Morgan Stanle	ey Capital Trust III, 6.25% Pfd.
72,272 81,0	045
Morgan Stanle	ey Capital Trust IV, 6.25% Pfd.

1,994,639(1) 17,903

Morgan Stanley Capital Trust VI, 6.60% Pfd. 02/01/46 $447,083^{(1)}$ 39,342Morgan Stanley Capital Trust VII, 6.60% Pfd. 976,075(1) 27,486 Morgan Stanley Capital Trust VIII, 6.45% Pfd. 04/15/67 677,255(1) PNC Financial Services: 451,824 PNC Financial Services Group, Inc., 6.125% Pfd., Series P $11,585,445*^{(1)}$ \$11,748,000 PNC Financial Services Group, Inc., 6.75% 12,359,225*(1) \$8,625,000 RaboBank Nederland, 11.00%, 144A**** $11,483,032^{(1)(2)}$ Royal Bank of Scotland: \$4,825,000 RBS Capital Trust II, 6.425% 4,547,563**(1)(2) 13,000 Royal Bank of Scotland Group PLC, 6.60%, Pfd., Series S 290,160**(2) 647,500 Royal Bank of Scotland Group PLC, 7.25% Pfd., Series T 15,954,400**(1)(2) 318,447 SunTrust Banks, Inc., 5.875% Pfd. 6,841,038* 110,000 US Bancorp, 6.50%, Pfd. 2,956,965*(1) \$18,000,000 Wells Fargo & Company, 7.98%, Series K 20,295,000*(1) \$10,000,000

10,025,000*
319,078,353
Financial Services 1.7%
\$5,600,000
Charles Schwab Corporation, 7.00%
6,188,000*(1)
Deutsche Bank:
89,000
Deutsche Bank Contingent Capital Trust III, 7.60% Pfd.
2,351,380**(1)(2) 8,103
Deutsche Bank Contingent Capital Trust V, 8.05% Pfd.
221,860**(1)(2) \$2,000,000
General Electric Capital Corp., 7.125%, Series A
2,228,608*(1)
HSBC PLC:
8,500
HSBC Finance Corporation, 6.36% Pfd., Series B
198,422*

Zions Bancorporation, 7.20%, Series J

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

11

PORTFOLIO OF INVESTMENTS (Continued)

November 30, 2013

Shares/\$ Par Value

Preferred Seco	urities (Continued)	
	Insurance 31.6%	
	American International Group:	
\$ 4,000,000	AIG Life Holdings, Inc., 7.57%, 144A****	\$ 4,540,000(1)
\$ 7,100,000	AIG Life Holdings, Inc., 8.125%, 144A****	$8,502,250^{(1)}$
\$ 5,000,000	American International Group, Inc., 8.175% 05/15/58	$6,027,500^{(1)}$
\$ 1,010,000	Aon Corporation, 8.205% 01/01/27	1,242,716
314,127	Arch Capital Group, Ltd., 6.75% Pfd., Series C	7,769,146**(1)(2)
	AXA SA:	
\$ 7,550,000	AXA SA, 6.379%, 144A****	7,399,000**(1)(2)
\$ 8,950,000	AXA SA, 8.60% 12/15/30	11,009,699(1)(2)
	Axis Capital Holdings:	
4,300	Axis Capital Holdings Ltd., 5.50% Pfd.	82,786**(2)
459,952	Axis Capital Holdings Ltd., 6.875% Pfd., Series C	11,256,175**(1)(2)
41,000	Endurance Specialty Holdings, 7.50% Pfd.	1,033,262**(2)
\$ 988,000	Everest Re Holdings, 6.60% 05/15/37	985,530(1)
	GWL&A Financial:	
\$ 2,200,000	Great West Life & Annuity Insurance, 7.153% 05/16/46, 144A****	$2,277,000^{(1)}$
	Liberty Mutual Group:	
\$ 17,950,000	Liberty Mutual Group, 7.80% 03/15/37, 144A****	$19,296,250^{(1)}$
\$ 5,520,000	Liberty Mutual Group, 10.75% 06/15/58, 144A****	8,376,600(1)
\$ 13,000,000	Lincoln National Corporation, 7.00% 05/17/66	$13,390,000^{(1)}$
	MetLife:	
\$ 3,759,000	MetLife, Inc., 10.75% 08/01/39	5,591,513(1)
\$ 17,200,000	MetLife Capital Trust X, 9.25% 04/08/38, 144A****	$22,102,000^{(1)}$
	PartnerRe:	
20,486	PartnerRe Ltd., 5.875%, Pfd., Series F	417,914**(2)
37,556	PartnerRe Ltd., 6.50% Pfd., Series D	889,044**(2)
71,237	PartnerRe Ltd., 7.250% Pfd., Series E	1,837,915**(2)
720,000	Principal Financial Group, 6.518% Pfd., Series B	17,842,680*
	Prudential Financial:	
\$ 6,930,000	Prudential Financial, Inc., 5.625% 06/15/43	6,834,713 ⁽¹⁾
\$ 6,375,000	Prudential Financial, Inc., 5.875% 09/15/42	6,470,625 ⁽¹⁾
\$ 9,070,000	Prudential Financial, Inc., 8.875% 06/15/38	$11,042,725^{(1)}$
	QBE Insurance:	
\$ 8,000,000	QBE Capital Funding III Ltd., 7.25% 05/24/41, 144A****	8,492,248(1)(2)
\$ 350,000	StanCorp Financial Group, 6.90% 06/01/67	350,875
288,323	W.R. Berkley Corporation, 5.625% Pfd.	5,842,145

PORTFOLIO OF INVESTMENTS (Continued)

November 30, 2013

shares/\$ Par		Value
Preferred Sec	curities (Continued)	
	Insurance (Continued)	
	XL Group PLC:	
17,080,000	XL Capital Ltd., 6.50%, Series E	\$ 16,823,800 ⁽¹⁾⁽²⁾
		207,726,111
	Utilities 5.0%	
	Commonwealth Edison:	
2,000,000	COMED Financing III, 6.35% 03/15/33	1,955,000
10,400	Entergy Louisiana, Inc., 6.95% Pfd.	1,041,626*
116,000	Integrys Energy Group, Inc., 6.00% Pfd.	2,796,934
,,,,,,	PPL Corp:	,
19,500,000	PPL Capital Funding, Inc., 6.70% 03/30/67, Series A	19,685,094(1)
5,500,000	Puget Sound Energy, Inc., 6.974% 06/01/67	5,632,902
2,000,000	Southern California Edison Co., 6.25%, Series E	2,078,912*
		33,190,468
	Energy 3.0%	
9,780,000	DCP Midstream LLC, 5.85% 05/21/2043, 144A****	$9{,}132{,}075^{(1)}$
4,000,000	Enbridge Energy Partners LP, 8.05% 10/01/37	4,496,800 ⁽¹⁾
.,,	Enterprise Products Partners:	., ., ., ., .,
1,630,000	Enterprise Products Partners, 8.375% 08/01/66, Series A	$1,798,154^{(1)}$
3,675,000	Enterprise Products Partners, 7.034% 01/15/68, Series B	4,055,329(1)
		19,482,358
	Real Estate Investment Trust (REIT) 6.1%	
425,148	Alexandria Real Estate, 6.45% Pfd., Series E	9,587,087
	Duke Realty Corp.:	
100,000	Duke Realty Corp., 6.50% Pfd., Series K	2,292,250
234,877	Duke Realty Corp., 6.60% Pfd., Series L	5,442,687
	Kimco Realty:	
18,500	Kimco Realty Corporation, 5.50% Pfd., Series J	365,930
5,000	Kimco Realty Corporation, 5.625% Pfd., Series K	101,408
47,308	Kimco Realty Corporation, 6.00% Pfd., Series I	1,020,079
116,006	Kimco Realty Corporation, 6.90% Pfd., Series H	$2,900,150^{(1)}$
	National Retail Properties:	
45,300	National Retail Properties, Inc., 5.70% Pfd., Series E	882,104
27,879	National Retail Properties, Inc., 6.625% Pfd., Series D	634,875

PORTFOLIO OF INVESTMENTS (Continued)

November 30, 2013

Shares/\$ Par		Value
Preferred Se		
	Real Estate Investment Trust (REIT) (Continued)	
	PS Business Parks:	
23,808	PS Business Parks, Inc., 5.70% Pfd., Series V	\$ 476,398
20,867	PS Business Parks, Inc., 5.75% Pfd., Series U	420,887
487,476	PS Business Parks, Inc., 6.00% Pfd., Series T	10,285,744
97,606	PS Business Parks, Inc., 6.45% Pfd., Series S	2,222,733(1)
12,180	PS Business Parks, Inc., 6.875% Pfd., Series R	300,237 ⁽¹⁾
112,614	Public Storage, 6.35% Pfd., Series R	2,709,774
7,035	Regency Centers Corp., 6.625% Pfd., Series 6	161,752
8,313	Weingarten Realty Investors, 6.50% Pfd., Series F	$201,850^{(1)}$
		40,005,945
	Miscellaneous Industries 0.6%	
4,430,000	Textron Financial Corporation, 6.00% 02/15/67, 144A****	3,953,775 ⁽¹⁾
		3,953,775
	Total Preferred Securities (Cost \$653,276,650)	634,625,280
Corporate D	ebt Securities 1.4%	
	Banking 1.2%	
1,814,000	Goldman Sachs Group, Inc., 6.75% 10/01/37, Sub Notes	$2,017,959^{(1)}$
700,000	Regions Financial Corporation, 7.375% 12/10/37, Sub Notes	758,279
112,876	Texas Capital Bancshares Inc., 6.50% 09/21/42, Sub Notes	$2,571,485^{(1)}$
100,000	Zions Bancorporation, 6.95%, 09/15/28, Sub Notes	2,650,000
		7,997,723
	FI 110 1 000	
20.07	Financial Services 0.2%	015 415(1)
39,267	Affiliated Managers Group, Inc., 6.375% 08/15/42	915,412 ⁽¹⁾
		915,412
	Total Corporate Debt Securities (Cost \$8,984,865)	8,913,135
	(COSI \$0,704,003)	8,913,133

PORTFOLIO OF INVESTMENTS (Continued)

November 30, 2013

Shares/\$ Par			Value
Money Marl	ket Fund 0.8%		
	BlackRock Liquidity Funds:		
5,361,824	T-Fund		\$ 5,361,824
	Total Money Market Fund (Cost \$5,361,824)		5,361,824
Total Investm	nents (Cost \$667,623,339***)	98.8%	648,900,239
Other Assets	And Liabilities (Net)	1.2%	7,848,778
Total Manage	ed Assets	100.0%	\$ 656,749,017
Loan Princip	al Balance		(221,000,000)
Total Net Ass	sets Available To Common Stock		\$ 435,749,017

- * 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 November 30, 2013, these securities amounted to \$188,537,113 or 28.7% 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 \$414,037,197 at November 30, 2013.
- (2) Foreign Issuer.

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

ABBREVIATIONS:

Pfd. Preferred Securities

REIT Real Estate Investment Trust

STATEMENT OF ASSETS AND LIABILITIES

November 30, 2013

ASSETS:		
Investments at value (Cost \$667,623,339)		\$ 648,900,239
Dividends and interest receivable		8,450,443
Prepaid expenses		48,766
Total Assets		657,399,448
LIABILITIES:		
Loan Payable	\$ 221,000,000	
Payable for investments purchased	149,400	
Dividends payable to Common Stock Shareholders	2,634	
Investment advisory fee payable	282,459	
Administration, Transfer Agent and Custodian fees payable	56,560	
Servicing agent fees payable	43,034	
Professional fees payable	65,940	
Directors fees payable	228	
Accrued expenses and other payables	50,176	
Total Liabilities		221,650,431
NET ASSETS AVAILABLE TO COMMON STOCK		221,650,431 \$ 435,749,017
NET ASSETS AVAILABLE TO COMMON STOCK		
NET ASSETS AVAILABLE TO COMMON STOCK NET ASSETS AVAILABLE TO COMMON STOCK consist of:		\$ 435,749,017
NET ASSETS AVAILABLE TO COMMON STOCK NET ASSETS AVAILABLE TO COMMON STOCK consist of: Distributions in excess of net investment income		\$ 435,749,017 \$ 684,233
NET ASSETS AVAILABLE TO COMMON STOCK NET ASSETS AVAILABLE TO COMMON STOCK consist of: Distributions in excess of net investment income Accumulated net realized loss on investments sold		\$ 435,749,017 \$ 684,233 (2,655,331)
NET ASSETS AVAILABLE TO COMMON STOCK NET ASSETS AVAILABLE TO COMMON STOCK consist of: Distributions in excess of net investment income Accumulated net realized loss on investments sold Unrealized depreciation of investments		\$ 435,749,017 \$ 684,233 (2,655,331) (18,723,100)
NET ASSETS AVAILABLE TO COMMON STOCK NET ASSETS AVAILABLE TO COMMON STOCK consist of: Distributions in excess of net investment income Accumulated net realized loss on investments sold Unrealized depreciation of investments Par value of Common Stock		\$ 435,749,017 \$ 684,233 (2,655,331) (18,723,100) 191,568
NET ASSETS AVAILABLE TO COMMON STOCK NET ASSETS AVAILABLE TO COMMON STOCK consist of: Distributions in excess of net investment income Accumulated net realized loss on investments sold Unrealized depreciation of investments		\$ 435,749,017 \$ 684,233 (2,655,331) (18,723,100)
NET ASSETS AVAILABLE TO COMMON STOCK NET ASSETS AVAILABLE TO COMMON STOCK consist of: Distributions in excess of net investment income Accumulated net realized loss on investments sold Unrealized depreciation of investments Par value of Common Stock		\$ 435,749,017 \$ 684,233 (2,655,331) (18,723,100) 191,568
NET ASSETS AVAILABLE TO COMMON STOCK NET ASSETS AVAILABLE TO COMMON STOCK consist of: Distributions in excess of net investment income Accumulated net realized loss on investments sold Unrealized depreciation of investments Par value of Common Stock Paid-in capital in excess of par value of Common Stock		\$ 435,749,017 \$ 684,233 (2,655,331) (18,723,100) 191,568 456,251,647
NET ASSETS AVAILABLE TO COMMON STOCK NET ASSETS AVAILABLE TO COMMON STOCK consist of: Distributions in excess of net investment income Accumulated net realized loss on investments sold Unrealized depreciation of investments Par value of Common Stock Paid-in capital in excess of par value of Common Stock		\$ 435,749,017 \$ 684,233 (2,655,331) (18,723,100) 191,568 456,251,647

STATEMENT OF OPERATIONS

For the Period from May 29, 2013* through November 30, 2013

INVESTMENT INCOME:		
Dividends		\$ 5,282,099
Interest		11,792,802
Total Investment Income		17,074,901
EXPENSES:		
Investment advisory fees	\$ 1,585,572	
Servicing agent fees	264,032	
Administrator s fees	182,525	
Professional fees	82,260	
Insurance expenses	54,972	
Transfer Agent fees	14,650	
Directors fees	46,999	
Custodian fees	28,227	
Compliance fees	17,500	
Interest expenses	903,581	
Other	62,322	
Total Expenses		3,242,640
NET INVESTMENT INCOME		13,832,261
REALIZED AND UNREALIZED GAIN/(LOSS) ON INVESTMENTS		
Net realized loss on investments sold during the period		(828,185)
Change in net unrealized appreciation/(depreciation) of investments		(18,723,100)
NET REALIZED AND UNREALIZED LOSS ON INVESTMENTS		(19,551,285)
NET DECREASE IN NET ASSETS TO COMMON STOCK RESULTING FROM OPERATIONS		\$ (5,719,024)
RESULTING FROM OPERATIONS		\$ (5,719

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.

^{*} Commencement of operations.

STATEMENTS OF CHANGES IN NET ASSETS AVAILABLE TO COMMON STOCK

	M	the Period from ay 29, 2013* through ember 30, 2013
OPERATIONS:		
Net investment income	\$	13,832,261
Net realized loss on investments sold during the period		(828,185)
Change in net unrealized appreciation/(depreciation) of investments		(18,723,100)
Net decrease in net assets resulting from operations		(5,719,024)
DISTRIBUTIONS:		
Dividends paid from net investment income to Common Stock Shareholders		(14,942,290)
Dividends paid from net investment income to Common stock Shareholders		(14,942,290)
Total Distributions to Common Stock Shareholders		(14,942,290)
FUND SHARE TRANSACTIONS:		
Increase from Common Stock transactions		457,267,943
Decrease due to Cost of Common Stock Offering		(957,629)
Net increase in net assets available to Common Stock resulting from Fund share transactions		456,310,314
NET INCREASE IN NET ASSETS AVAILABLE TO		
COMMON STOCK FOR THE PERIOD	\$	435,649,000
NET ASSETS AVAILABLE TO COMMON STOCK:		
Beginning of period	\$	100,017
Net increase in net assets during the period		435,649,000
End of period (including distributions in excess of net investment income of \$684,233)	\$	435,749,017

^{*} Commencement of operations.

STATEMENT OF CASH FLOWS

For the Period from May 29, 2013* through November 30, 2013

INCREASE/(DECREASE) IN CASH	
CASH FLOWS FROM OPERATING ACTIVITIES:	
Net decrease in net assets resulting from operations	\$ (5,719,024)
ADJUSTMENTS TO RECONCILE NET INCREASE IN NET ASSETS RESULTING FROM OPERATIONS TO NET CASH USED IN OPERATING ACTIVITIES:	
Purchase of investment securities	(719,874,177)
Proceeds from disposition of investment securities	54,521,048
Net purchases of short-term investment securities	(5,361,824)
Increase in dividends and interest receivable	(48,766)
Increase in receivable for investments sold	(8,450,443)
Net amortization/(accretion) of premium/(discount)	2,263,429
Increase in payable for investments purchased	149,400
Increase in payables to related parties	282,861
Increase in accrued expenses and other liabilities	215,536
Change in net unrealized (appreciation)/depreciation of investments	18,723,100
Net realized loss from investments sold	828,185
Net cash used in operating activities CASH FLOWS FROM FINANCING ACTIVITIES:	(662,470,675)
Proceeds from loan	221 000 000
	221,000,000
Dividends paid (net of change in dividends payable) to common stock shareholders from net investment income	(14.020.656)
Increase from common stock transactions	(14,939,656) 456,310,314
increase from common stock transactions	430,310,314
Net cash provided by financing activities	662,370,658
Net increase/(decrease) in cash	(100,017)
CASH:	
Beginning of the period	100,017
End of the period	\$
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:	
Interest paid during the period	\$ 879,220
Decrease in dividends payable to common stock shareholders	2,634

^{*} Commencement of operations

FINANCIAL HIGHLIGHTS

For a Common Stock share outstanding throughout the 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.

	May tl	e period from 29, 2013 ⁽¹⁾ hrough aber 30, 2013
PER SHARE OPERATING PERFORMANCE:		
Net asset value, beginning of period	\$	23.83(2)
INVESTMENT OPERATIONS:		
Net investment income		0.72
Net realized and unrealized gain/(loss) on investments		(1.02)
Total from investment operations		(0.30)
DISTRIBUTIONS TO COMMON STOCK SHAREHOLDERS:		
From net investment income		(0.78)
Total distributions to Common Stock Shareholders		(0.78)
Net asset value, end of period	\$	22.75
Market value, end of period	\$	19.89
Total investment return based on net asset value*(3)		(0.93%)***
Total investment return based on market value*(3)		(17.44%)***
RATIOS TO AVERAGE NET ASSETS AVAILABLE TO COMMON STOCK SHAREHOLDERS:		
Total net assets, end of period (in 000 s)		435,749
Operating expenses including interest expense ⁽⁴⁾		1.47%**
Operating expenses excluding interest expense		1.06%**
Net investment income		6.29%**
SUPPLEMENTAL DATA:		100
Portfolio turnover rate		10%***
Total managed assets, end of period (in 000 s)		656,749
Ratio of operating expenses including interest expense ⁽⁴⁾		1.07%** 0.77%**
Ratio of operating expenses excluding interest expense		0.77%**

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

^{**} 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.

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

20

FINANCIAL HIGHLIGHTS (Continued)

Per Share of Common Stock

	Total Dividends Paid	Net Asset Value	NYSE Closing Price	Dividend Reinvestment Price ⁽¹⁾
May 31, 2013	N/A	\$ 23.76	\$ 25.00	N/A
June 28, 2013	N/A	23.10	25.00	N/A
July 31, 2013	0.156	23.14	22.09	N/A
August 30, 2013	0.156	22.49	21.15	N/A
September 30, 2013	0.156	22.39	21.34	21.20
October 31, 2013	0.156	22.86	20.80	20.71
November 29, 2013	0.156	22.75	19.89	19.85

⁽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

	11/30/2013
Total Debt Outstanding, End of Period (000s) ⁽¹⁾	221,000
Asset Coverage per \$1,000 of Debt ⁽²⁾	2,972

⁽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

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 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 Directors 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 Directors of the Fund, including reference to valuations of other securities which are comparable in quality, maturity and type.

NOTES TO FINANCIAL STATEMENTS (Continued)

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

Fair Value Measurements: The Fund has performed an analysis of all existing investments and derivative instruments 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 Funds investments as of November 30, 2013 is as follows:

	Nov	Total Value at vember 30, 2013	Level 1 Quoted Price	Level 2 Significant Observable Inputs	Level 3 Significant Unobservable Inputs
Preferred Securities	ф	210.070.252	¢ 014 044 072	¢ 104 224 200	¢.
Banking	\$	319,078,353	\$ 214,844,073	\$ 104,234,280	\$
Financial Services		11,188,270	11,188,270		
Insurance		207,726,111	126,560,318	81,165,793	
Utilities		33,190,468	22,482,028	10,708,440	
Energy		19,482,358	6,294,954	13,187,404	
Real Estate Investment Trust (REIT)		40,005,945	40,005,945		
Miscellaneous Industries		3,953,775		3,953,775	
Corporate Debt Securities		8,913,135	8,154,856	758,279	
Money Market Fund		5,361,824	5,361,824		
Total Investments	\$	648,900,239	\$ 434,892,268	\$ 214,007,971	\$

During the reporting period, securities with an aggregate market value of \$20,096,125 were transferred into Level 1 from Level 2. During the reporting period, securities with an aggregate market value of \$7,964,316 were transferred into Level 2 from Level 1. The securities were transferred because of a reduction in the amount of observable market data, resulting from: a decrease in market activity for the securities, reduced availability of quoted prices for the securities, or de-listing of securities from a national securities exchange that resulted in a material decrease in activity.

NOTES TO FINANCIAL STATEMENTS (Continued)

The fair values of the Funds investments are generally based on market information and quotes received from brokers or independent pricing services approved by the Board and 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 Funds portfolio, and market information obtained by the Adviser as a function of being an active participant in the markets.

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 is at least equal at all times to the total amount of the repurchase obligations, including interest. The Fund maintains possession of 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,

NOTES TO FINANCIAL STATEMENTS (Continued)

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, 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 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 shareholders 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 s Board of Directors. 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 s Shareholders as a credit against their own tax liabilities. The Fund may pay distributions in excess of the Fund s net investment company taxable income and this excess would be a tax-free return of capital distributed from the Fund s 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 2013 was as follows:

	Distributions paid	in fiscal year 2013	
	Ordinary Income	Long-Term Capital Gains	
Common Stock	\$14.942.290	\$0	

As of November 30, 2013, 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
Carryforward	Ordinary Income	Long-Term Gain	Appreciation/(Depreciation)
\$(1,122,554)	\$1,276,248	\$0	\$(20,455,496)

NOTES TO FINANCIAL STATEMENTS (Continued)

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.

No Expiration	No Expiration	
Short Term	Long Term	Total
\$1,122,554	\$0	\$1.122.554

Reclassification of accounts: During the year ended November 30, 2013, reclassifications were made in the Fund s capital accounts to report these balances on a tax basis, excluding temporary differences, as of November 30, 2013. Additional adjustments may be required in subsequent reporting periods. These reclassifications have no impact on the net asset value of the Fund. The calculation of net investment income per share in the financial highlights excludes these adjustments. Below are the reclassifications:

	Undistributed	Accumulated Net Realized	
Paid-in Capital	Net Investment Income	Gain on Investments	
\$32,884	\$1,794,262	\$(1,827,146)	

Excise tax: The Internal Revenue Code of 1986, as amended, 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 is subject to a payment of \$909 of federal excise taxes attributed to calendar year 2013.

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 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 year ended November 30, 2013.

NOTES TO FINANCIAL STATEMENTS (Continued)

Options on Financial Futures Contracts: When the 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, 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 Fund s 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 0.12% of the Fund s average daily net assets through the first year of the Fund s agreement with the Servicing Agent and 0.10% of the Fund s average daily 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 Fund s 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 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).

BNY Mellon 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.

NOTES TO FINANCIAL STATEMENTS (Continued)

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 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 currently 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, and \$250 for each telephone meeting. The Audit Committee Chairman 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 currently 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 year ended November 30, 2013, the cost of purchases and proceeds from sales of securities, excluding short-term investments, aggregated \$719,874,177 and \$54,521,048, respectively.

At November 30, 2013, the aggregate cost of securities for federal income tax purposes was \$669,355,735, the aggregate gross unrealized appreciation for all securities in which there is an excess of value over tax cost was \$2,610,434 and the aggregate gross unrealized depreciation for all securities in which there is an excess of tax cost over value was \$20,455,496.

6. Common Stock

At November 30, 2013, 240,000,000 shares of \$0.01 par value Common Stock were authorized. At November 30, 2013, there were 19,156,782 shares of Common Stock issued and outstanding.

Organization Expenses and Costs of the Common Stock Offering: Organization expenses relating to organizing the Fund of \$86,350 have been paid by the Adviser. Costs of the Common Stock offering were estimated to be approximately \$957,629. The Adviser has also agreed to pay offering costs (excluding sales charges) that exceed \$0.05 per share. Costs of the Common Stock offering up to \$0.05 per share and sales charges will be borne by the Fund and its shareholders and are accounted for as a reduction to paid-in capital. Based on the initial offering of 1,152,584 shares through exercise of the underwriter s over-allotment option in connection with the initial offering, \$957,629 of the offering costs will be borne by the Fund.

NOTES TO FINANCIAL STATEMENTS (Continued)

Common Stock transactions are reflected in the following table:

	Year Ended 11/30/13 (Fund Inception to Date)			
	Shares	Gross Amount	Sales Load	Net Amount
Beginning Capitalization	4,198	\$ 100,017	\$	\$ 100,017
Initial Public Offering on 05/29/13	18,000,000	450,000,000	20,250,000	429,750,000
Shares offered through exercise of				
Underwriters				
over-allotment option on				
07/08/13	1,152,584	28,814,600	1,296,657	27,517,943
Total	19,156,782	\$ 478,914,617	\$ 21,546,657	\$ 457,367,960

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 (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 November 30, 2013, the committed amount, and amount borrowed, under the Financing Agreement was \$221 million, respectively.

The lender charges an annualized rate of 0.65% on the undrawn (committed) balance, and three-month LIBOR (reset quarterly) plus 0.75% on the drawn (borrowed) balance. For the year ended November 30, 2013, the daily weighted average annualized interest rate on the drawn balance was 1.01% and the average daily loan balance was \$196,450,980. 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.

Subsequent to the reporting period, effective on December 13, 2013, the Fund fixed the cost on \$205 million of the leverage balance at a rate of 1.19% for a period of two years. The remaining leverage balance (and any increase in leverage balance) will continue to be at a variable rate, as described above.

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

NOTES TO FINANCIAL STATEMENTS (Continued)

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. The Fund receives a fee from the lender in connection with any Rehypothecated Securities. 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 Securities. Rehypothecated Securities are identified in the Portfolio of Investments listing 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 & mortgage finance, diversified financial services, finance, consumer finance, capital markets, asset management & custody, investment banking & brokerage, insurance, insurance brokers, 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

NOTES TO FINANCIAL STATEMENTS (Continued)

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.

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Shareholders and Board of Directors of

Flaherty & Crumrine Dynamic Preferred and Income Fund Incorporated

We have audited the accompanying statement of assets and liabilities of Flaherty & Crumrine Dynamic Preferred and Income Fund Incorporated, including the Portfolio of investments, as of November 30, 2013, and the related statement of operations, changes in net assets, cash flows and financial highlights for the period from May 29, 2013 (commencement of operations) through November 30, 2013. These financial statements and financial highlights are the responsibility of the Fund s management. Our responsibility is to express an opinion on these financial statements and financial highlights based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements and financial highlights are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. Our procedures included confirmation of securities owned as of November 30, 2013, by correspondence with the custodian, and brokers or by other appropriate auditing procedures. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provide a reasonable basis for our opinion.

In our opinion, the financial statements and financial highlights referred to above present fairly, in all material respects, the financial positions Flaherty & Crumrine Dynamic Preferred and Income Fund Incorporated as of November 30, 2013, the results of its operations, the changes in its net assets, its cash flows and financial highlights for the period from May 29, 2013 through November 30, 2013, in conformity with accounting principles generally accepted in the United States of America.

Boston, Massachusetts

January 21, 2014

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 (NYSE) 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 (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 year ended November 30, 2013, \$7 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 12 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 13, 2013. This filing, 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.preferredincome.com.

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 August 31, 2013. The Fund s Form N-Q is available on the SEC s website <u>at www.sec.g</u>ov 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.

Portfolio Management Team

In managing the day-to-day operations of the Fund, the Adviser relies on the expertise of its team of money management professionals, consisting of Messrs. Crumrine, Ettinger, Stone and Chadwick. The professional backgrounds of each member of the management team are included in the Information about Fund Directors and Officers section of this report.

ADDITIONAL INFORMATION (Unaudited) (Continued)

Supplementary Tax Information

Distributions to Common Stock Shareholders are characterized as follows for purposes of Federal income taxes (as a percentage of total distributions). Individual Shareholders will receive a Form 1099-DIV in 2014 with information about the tax character of distributions they received in calendar year 2013.

	Individual S	Individual Shareholder		Shareholder	
		Ordinary		Ordinary	
	QDI	Income	DRD	Income	
Fiscal Year 2013	57.75%	42.25%	22.58%	77.42%	
Calendar Year 2013	55.90%	44.10%	22.58%	77.42%	

Flaherty & Crumrine Dynamic Preferred and Income Fund Incorporated

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
David Gale Delta Dividend Group, Inc. 220 Montgomery Street Suite 426 San Francisco, CA 94104 Age: 64	Director	Class II Director since April 2013	President of Delta Dividend Group, Inc. (investments)	5	Metromedia International Group, Inc. and Emmis Communications
Morgan Gust 301 E. Colorado Boulevard Suite 720 Pasadena, CA 91101 Age: 66	Director and Nominating and Governance Committee Chairman	Class III Director since April 2013	Owner and operator of various entities engaged in agriculture and real estate.	5	CoBiz, Financial, Inc. (financial services)
Karen H. Hogan 301 E. Colorado Boulevard Suite 720 Pasadena, CA 91101 Age: 52	Director	Class II Director since April 2013	Board Co-Chair and Member, IKAR, a non-profit organization; Active Committee Member and Volunteer to several non- profit organizations.	5	None

Class II Directors Initial term expires at the Fund s 2015 Annual Meeting of Shareholders; directors may continue in office until their successors are duly elected and qualified.

Class III Director Initial term expires at the Fund s 2016 Annual Meeting of Shareholders; director may continue in office until his successor is duly elected and qualified.

^{*} The Fund s Board of Directors is divided into three classes of Directors serving staggered three-year terms. The initial term for each class expires as follows:

Class I Directors

Initial term expires at the Fund s 2014 Annual Meeting of Shareholders; directors may continue in office until their successors are duly elected and qualified.

^{**} 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.

Flaherty & Crumrine Dynamic Preferred and Income Fund Incorporated

ADDITIONAL INFORMATION (Unaudited) (Continued)

Principal

Occupation(s)

			• ''		
Name, Address,	Current Position(s) Held with Fund	Term of Office and Length of Time Served*	During Past Five Years	Number of Funds In Fund Complex Overseen By Director**	Other Public Company Board Memberships During Past Five Years
NON-INTERESTED					
DIRECTORS:					
Robert F. Wulf	Director	Class I Director	Financial Consultant; Former	5	None
301 E. Colorado Boulevard Suite 720	and Audit Committee Chairman	since April 2013	Trustee, University of Oregon Foundation; Former Trustee, San Francisco Theological Seminary		
Pasadena, CA 91101 Age: 76					
INTERESTED					
DIRECTOR:					
Donald F. Crumrine	Director,	Class I Director	Chairman of the Board	5	None
301 E. Colorado Boulevard Suite 720	Chairman of the Board and Chief Executive Officer	since April 2013	and Director of Flaherty & Crumrine Incorporated		
Pasadena, CA 91101 Age: 66	Officer				

Class II Directors Initial term expires at the Fund s 2015 Annual Meeting of Shareholders; directors may continue in office until their successors are duly elected and qualified.

Class III Director Initial term expires at the Fund s 2016 Annual Meeting of Shareholders; director may continue in office until his successor is duly elected and qualified.

^{*} The Fund s Board of Directors is divided into three classes of Directors serving staggered three-year terms. The initial term for each class expires as follows:

Class I Directors

Initial term expires at the Fund s 2014 Annual Meeting of Shareholders; directors may continue in office until their successors are duly elected and qualified.

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. Crumrine is considered an interested person because of his affiliation with Flaherty & Crumrine Incorporated, which acts as the Fund s investment adviser.

Flaherty & Crumrine Dynamic Preferred and Income Fund Incorporated

ADDITIONAL INFORMATION (Unaudited) (Continued)

			Principal Occupation(s)	
Name, Address,	Current	Term of Office	During Past	
and Age	Position(s) Held with Fund	and Length of Time Served	Five Years	
OFFICERS:				
Robert M. Ettinger	President	Since April 2013	President and Director of Flaherty & Crumrine Incorporated	
301 E. Colorado Boulevard				
Suite 720				
Pasadena, CA 91101				
Age: 55				
R. Eric Chadwick	Chief Financial Officer, Vice	Since April 2013	Vice President and Director of Flaherty & Crumrine Incorporated	
301 E. Colorado Boulevard	President and Treasurer	7 pm 2013	r matery & Crammie incorporated	
Suite 720				
Pasadena, CA 91101				
Age: 38				
Chad C. Conwell	Chief Compliance Officer, Vice	Since April 2013	Chief Compliance Officer & Vice President of Flaherty & Crumrine	
301 E. Colorado Boulevard	President and Secretary	74	Incorporated; Director of Flaherty & Crumrine Incorporated since	
Suite 720			January 2011	
Pasadena, CA 91101				
Age: 41				
Bradford S. Stone	Vice President and Assistant Treasurer	Since April 2013	Vice President and Director of Flaherty & Crumrine Incorporated	
47 Maple Street				
Suite 403				
Summit, NJ 07901				
Age: 54				
Laurie C. Lodolo	Assistant Compliance	Since April 2013	Assistant Compliance Officer and Secretary of Flaherty & Crumrine	
301 E. Colorado Boulevard	Officer, Assistant	11pm 2010	Incorporated	

Suite 720 Treasurer and Assistant Secretary

Pasadena, CA 91101

Age: 50

Linda M. PuchalskiAssistantSinceAdministrator of Flaherty & CrumrineTreasurerApril 2013Incorporated

301 E. Colorado Boulevard

Suite 720

Pasadena, CA 91101

Age: 57

38

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Directors

Donald F. Crumrine, CFA

Chairman of the Board
David Gale Morgan Gust Karen H. Hogan Robert F. Wulf, CFA
Officers
Donald F. Crumrine, CFA
Chief Executive Officer
Robert M. Ettinger, CFA
President
R. Eric Chadwick, CFA
Chief Financial Officer,
Vice President and Treasurer
Chad C. Conwell
Chief Compliance Officer,
Vice President and Secretary
Bradford S. Stone
Vice President and
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
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.

Annual Report

November 30, 2013

www.preferredincome.com

Item 2. Code of Ethics.

- (a) The registrant, as of the end of the period covered by this report, has adopted a code of ethics that applies to the registrant s principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions, regardless of whether these individuals are employed by the registrant or a third party.
- (c) There have been no amendments, during the period covered by this report, to a provision of the code of ethics that applies to the registrant s principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions, regardless of whether these individuals are employed by the registrant or a third party, and that relates to any element of the code of ethics description.
- (d) The registrant has not granted any waivers, including an implicit waiver, from a provision of the code of ethics that applies to the registrant s principal executive officer, principal financial officer, principal accounting officer or controller, or persons performing similar functions, regardless of whether these individuals are employed by the registrant or a third party, that relates to one or more of the items set forth in paragraph (b) of this item s instructions.

Item 3. Audit Committee Financial Expert.

As of the end of the period covered by the report, the registrant s board of directors has determined that David Gale, Karen H. Hogan and Robert F. Wulf are each qualified to serve as an audit committee financial expert serving on its audit committee and that they all are independent, as defined by the Securities and Exchange Commission.

Item 4. Principal Accountant Fees and Services.

Audit Fees

(a) The aggregate fees billed for the last fiscal year for professional services rendered by the principal accountant for the audit of the registrant s annual financial statements or services that are normally provided by the accountant in connection with statutory and regulatory filings or engagements for that fiscal year are \$46,350 for 2013.

Audit-Related Fees

(b) The aggregate fees billed in the last fiscal year for assurance and related services by the principal accountant that are reasonably related to the performance of the audit of the registrant s financial statements and are not reported under paragraph (a) of this Item are \$0 for 2013.

Tax Fees

(c) The aggregate fees billed in the last fiscal years for professional services rendered by the principal accountant for tax compliance, tax advice, and tax planning are \$8,910 for 2013.

All Other Fees

- (d) The aggregate fees billed in the last fiscal year for products and services provided by the principal accountant, other than the services reported in paragraphs (a) through (c) of this Item are \$54,500 for 2013.
- (e)(1) The Fund s Audit Committee Charter states that the Audit Committee shall have the duty and power to pre-approve all audit and non-audit services to be provided by the auditors to the Fund, and all non-audit services to be provided by the auditors to the Fund s investment adviser and any service providers controlling, controlled by or under common control with the Fund s investment adviser that provide ongoing services to the Fund, if the engagement relates directly to the operations and financial reporting of the Fund.
- (e)(2) The percentage of services described in each of paragraphs (b) through (d) of this Item that were approved by the audit committee pursuant to paragraph (c)(7)(i)(C) of Rule 2-01 of Regulation S-X are as follows:
- (b) N/A
- (c) 100%
- (d) 100%
 - (f) The percentage of hours expended on the principal accountant s engagement to audit the registrant s financial statements for the most recent fiscal year that were attributed to work performed by persons other than the principal accountant s full-time, permanent employees was zero percent.
 - (g) The aggregate non-audit fees billed by the registrant s accountant for services rendered to the registrant, and rendered to the registrant s investment adviser (not including any sub-adviser whose role is primarily portfolio management and is subcontracted with or overseen by another investment adviser), and any entity controlling, controlled by, or under common control with the adviser that provides ongoing services to the registrant for the last fiscal year of the registrant was \$0 for 2013.
 - (h) Not applicable.

Item 5. Audit Committee of Listed registrants.

(a)	The registrant has a separately designated audit committee consisting of all the independent directors
	of the registrant. The members of the audit committee are: David Gale, Morgan Gust, Karen H. Hogan
	and Robert F. Wulf.

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.

The Proxy Voting Policies are attached herewith.

ADVISER PROXY VOTING POLICIES AND PROCEDURES

Flaherty & Crumrine Incorporated (FCI) acts as discretionary investment adviser for various clients, including the following seven pooled investment vehicles (the Funds):

As adviser to the U.S. Funds Flaherty & Crumrine Preferred Income Fund

Flaherty & Crumrine Preferred Income Opportunity Fund

Flaherty & Crumrine Preferred Securities Income Fund

Flaherty & Crumrine Total Return Fund

Flaherty & Crumrine Dynamic Preferred and Income Fund

As sub-adviser

to the Canadian Fund Flaherty & Crumrine Investment Grade Fixed Income Fund

As sub-adviser

to the Mutual Fund Destra Preferred and Income Securities Fund

FCI s authority to vote proxies for its clients is established through the delegation of discretionary authority under its investment advisory contracts and the U.S. Funds have adopted these policies and procedures for themselves

Purpose

These policies and procedures are designed to satisfy FCI s duties of care and loyalty to its clients with respect to monitoring corporate events and exercising proxy authority in the best interests of such clients.

In connection with this objective, these policies and procedures are designed to deal with potential complexities which may arise in cases where FCI s interests conflict or appear to conflict with the interests of its clients.

These policies and procedures are also designed to communicate with clients the methods and rationale whereby FCI exercises proxy voting authority.

This document is available to any client or Fund shareholder upon request and FCI will make available to such clients and Fund shareholders the record of FCI s votes promptly upon request and to the extent required by Federal law and regulations.

Fundamental Standard

FCI will be guided by the principle that, in those cases where it has proxy voting authority, it will vote proxies, and take such other corporate actions, consistent with the interest of its clients in a manner free of conflicts of interest with the objective of client wealth maximization.

General

FCI has divided its discussion in this document into two major categories: voting with respect to common stock and voting with respect to senior equity, e.g., preferred stock and similar securities. In those events where FCI may have to take action with respect to debt, such as in the case of amendments of covenants or in the case of default, bankruptcy, reorganization, etc., FCI will apply the same principles as would apply to common or preferred stock, *mutatis mutandis*.

These policies and procedures apply only where the client has granted discretionary authority with respect to proxy voting. Where FCI does not have authority, it will keep appropriate written records evidencing that such discretionary authority has not been granted.

FCI may choose not to keep written copies of proxy materials that are subject to SEC regulation and maintained in the SEC s EDGAR database. In other instances, FCI will keep appropriate written records in its files or in reasonably accessible storage.

Similarly, FCI will keep in its files, or reasonably accessible storage, work papers and other materials that were significant to FCI in making a decision how to vote.

For purposes of decision making, FCI will assume that each ballot for which it casts votes is the only security of an issuer held by the client. Thus, when casting votes where FCI may have discretionary authority with regard to several different securities of the same issuer, it may vote securities in favor—for those securities or classes where FCI has determined the matter in question to be beneficial while, at the same time, voting—against—for those securities or classes where FCI has determined the matter to be adverse. Such cases occasionally arise, for example, in those instances where a vote is required by both common and preferred shareholders, voting as separate classes, for a change in the terms regarding preferred stock issuance.

FCI will reach its voting decisions independently, after appropriate investigation. It does not generally intend to delegate its decision making or to rely on the recommendations of any third party, although it may take such recommendations into consideration. FCI may consult with such other experts, such as CPA s, investment bankers, attorneys, etc., as it regards necessary to help it reach informed decisions.

Absent good reason to the contrary, FCI will generally give substantial weight to management recommendations regarding voting. This is based on the view that management is usually in the best position to know which corporate actions are in the best interests of common shareholders as a whole.

With regard to those shareholder-originated proposals which are typically described as social, environmental, and corporate responsibility matters, FCI will typically give weight to management s recommendations and vote against such shareholder proposals, particularly if the adoption of such proposals would bring about burdens or costs not borne by those of the issuer s competitors.

In cases where the voting of proxies would not justify the time and costs involved, FCI may refrain from voting. From the individual client s perspective, this would most typically come about in the case of small holdings, such as might arise in connection with spin-offs or other corporate reorganizations. From the perspective of FCI s institutional clients, this envisions cases (1) as more fully described below where preferred and common shareholders vote together as a class or (2) other similar or analogous instances.

Ultimately, all voting decisions are made on a case-by-case basis, taking relevant considerations into account.

Voting of Common Stock Proxies

FCI categorizes matters as either routine or non-routine, which definition may or may not precisely conform to the definitions set forth by securities exchanges or other bodies categorizing such matters. Routine matters would include such things as the voting for directors and the ratification of auditors and most shareholder proposals regarding social, environmental, and corporate responsibility matters. Absent good reason to the contrary, FCI normally will vote in favor of management s recommendations on these routine matters.

Non-routine matters might include, without limitation, such things as (1) amendments to management incentive plans, (2) the authorization of additional common or preferred stock, (3) initiation or termination of barriers to takeover or acquisition, (4) mergers or acquisitions, (5) changes in the state of incorporation, (6) corporate reorganizations, and (7) contested director slates. In non-routine matters, FCI, as a matter of policy, will attempt to be generally familiar with the questions at issue. This will include, without limitation, studying news in the popular press, regulatory filings, and competing proxy solicitation materials, if any. Non-routine matters will be voted on a case-by-case basis, given the complexity of many of these issues.

Voting of Preferred Stock Proxies

Preferred stock, which is defined to include any form of equity senior to common stock, generally has voting rights only in the event that the issuer has not made timely payments of income and principal to shareholders or in the event that a corporation desires to effectuate some change in its articles of incorporation which might modify the rights of preferred stockholders. These are non-routine in both form and substance.

In the case of non-routine matters having to do with the modification of the rights or protections accorded preferred stock shareholders, FCI will attempt, wherever possible, to assess the costs and benefits of such modifications and will vote in favor of such modifications only if they are in the bests interests of preferred shareholders or if the issuer has offered sufficient compensation to preferred stock shareholders to offset the reasonably foreseeable adverse consequences of such modifications. A similar type of analysis would be made in the case where preferred shares, as a class, are entitled to vote on a merger or other substantial transaction.

In the case of the election of directors when timely payments to preferred shareholders have not been made (contingent voting), FCI will cast its votes on a case-by-case basis after investigation of the qualifications and independence of the persons standing for election.

Routine matters regarding preferred stock are the exception, rather than the rule, and typically arise when the preferred and common shareholders vote together as a class on such matters as election of directors. FCI will vote on a case-by-case basis, reflecting the principles set forth elsewhere in this

document. However, in those instances (1) where the common shares of an issuer are held by a parent company and (2) where, because of that, the election outcome is not in doubt, FCI does not intend to vote such proxies since the time and costs would outweigh the benefits.

Actual and Apparent Conflicts of Interest

Potential conflicts of interest between FCI and FCI s clients may arise when FCI s relationships with an issuer or with a related third party conflict or appear to conflict with the best interests of FCI s clients.

FCI will indicate in its voting records available to clients whether or not a material conflict exists or appears to exist. In addition, FCI will communicate with the client (which means the independent Directors or Director(s) they may so designate in the case of the U.S. Funds and the investment adviser in the case of the Canadian Fund or the Mutual Fund) in instances when a material conflict of interest may be apparent. FCI must describe the conflict to the client and state FCI s voting recommendation and the basis therefor. If the client considers there to be a reasonable basis for the proposed vote notwithstanding the conflict or, in the case of the Funds, that the recommendation was not affected by the conflict (without considering the merits of the proposal), FCI will vote in accordance with the recommendation it had made to the client.

In all such instances, FCI will keep reasonable documentation supporting its voting decisions and/or recommendations to clients.

Amendment of the Policies and Procedures

These policies and procedures may be modified at any time by action of the Board of Directors of FCI but will not become effective, in the case of the U.S. Funds, unless they are approved by majority vote of the non-interested directors of the U.S. Funds. Any such modifications will be sent to FCI s clients by mail and/or other electronic means in a timely manner. These policies and procedures, and any amendments hereto, will be posted on the U.S. Funds websites and will be disclosed in reports to shareholders as required by law.

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

The following paragraphs provide certain information with respect to the portfolio managers of the Fund and the material conflicts of interest that may arise in connection with their management of the investments of the Fund, on the one hand, and the investments of other client accounts for which they have responsibility, on the other hand. Certain other potential conflicts of interest with respect to personal trading and proxy voting are discussed above under Item 2 - Codes of Ethics and Item 7 - Proxy Voting Policies.

(a)(1) Portfolio Managers

R. Eric Chadwick, Donald F. Crumrine, Robert M. Ettinger and Bradford S. Stone jointly serve as the Portfolio Managers of the Fund. Additional biographical information about the portfolio managers is available in the Annual Report included in Response to Item 1 above.

(a)(2) Other Accounts Managed By Portfolio Managers

The tables below illustrate other accounts where each of the above-mentioned four portfolio managers has significant day-to-day management responsibilities as of November 30, 2013:

Name of Portfolio Manager	Total			# of Accounts Managed for which
or Team Member	Type of Accounts	# of Accounts Managed	Total Assets (mm)	Advisory Fee is Based on Performance
1. Donald F. Crumrine	Other Registered Investment Companies:	5	\$1,970	0
	Other Pooled Investment Vehicles:	1	\$176	0
	Other Accounts:	9	\$2,753	0
2. Robert M. Ettinger	Other Registered Investment Companies:	5	\$1,970	0
_	Other Pooled Investment Vehicles:	1	\$176	0
	Other Accounts:	9	\$2,753	0
3. R. Eric Chadwick	Other Registered Investment Companies:	5	\$1,970	0
	Other Pooled Investment Vehicles:	1	\$176	0
	Other Accounts:	9	\$2,753	0
4. Bradford S. Stone	Other Registered Investment Companies:	5	\$1,970	0
	Other Pooled Investment Vehicles:	1	\$176	0
	Other Accounts:	9	\$2,753	0
D			-	

Potential Conflicts of Interest

In addition to the Fund, the Portfolio Managers jointly manage accounts for four other closed-end funds, one mutual fund, one Canadian fund and other institutional clients. As a result, potential conflicts of interest may arise as follows:

Allocation of Limited Time and Attention. The Portfolio Managers may devote unequal time and attention to the management of all accounts. As a result, the Portfolio Managers may not be able to formulate as complete a strategy or identify equally attractive investment opportunities for each of those accounts as might be the case if they were to devote substantially more attention to the management of one account.

Allocation of Limited Investment Opportunities. If the Portfolio Managers identify an investment opportunity that may be suitable for multiple accounts, the Fund may not be able to take full advantage of that opportunity because the opportunity may need to be allocated among other accounts.

Pursuit of Differing Strategies. At times, the Portfolio Managers may determine that an investment opportunity may be appropriate for only some accounts or may decide that certain of these accounts should take differing positions (i.e., may buy or sell the particular security at different times or the same time or in differing amounts) with respect to a particular security. In these cases, the Portfolio Manager may place separate transactions for one or more accounts which may affect the market price of the security or the execution of the transaction, or both, to the detriment of one or more other accounts.

Variation in Compensation. A conflict of interest may arise where the financial or other benefits available to the Portfolio Manager differ among accounts. While the Adviser only charges fees based on assets under management and does not receive a performance fee from any of its accounts, and while it strives to maintain uniform fee schedules, it does have different fee schedules based on the differing advisory services required by some accounts. Consequently, though the differences in such fee rates are

slight, the Portfolio Managers may be motivated to favor certain accounts over others. In addition, the desire to maintain assets under management or to derive other rewards, financial or otherwise, could influence the Portfolio Managers in affording preferential treatment to those accounts that could most significantly benefit the Adviser.

The Adviser and the Fund have adopted compliance policies and procedures that are designed to address the various conflicts of interest that may arise for the Adviser and its staff members. However, there is no guarantee that such policies and procedures will be able to detect and prevent every situation in which an actual or potential conflict may arise.

(a)(3) Portfolio Manager Compensation

Compensation is paid solely by the Adviser. Each Portfolio Manager receives the same fixed salary. In addition, each Portfolio Manager receives a bonus based on peer reviews of his performance and the total net investment advisory fees received by Flaherty & Crumrine (which are in turn based on the value of its assets under management). The Portfolio Managers do not receive deferred compensation, but participate in a profit-sharing plan available to all employees of the Adviser; amounts are determined as a percentage of the employee s eligible compensation for a calendar year based on IRS limitations. Each Portfolio Manager is also a shareholder of Flaherty & Crumrine and receives quarterly dividends based on his equity interest in the company.

(a)(4) Disclosure of Securities Ownership

The following indicates the dollar range of beneficial ownership of shares by each Portfolio Manager as of November 30, 2013:

	Dollar Range of Fund
	Shares
Name	Beneficially Owned*
R. Eric Chadwick	\$100,001 to \$500,000
Donald F. Crumrine	\$100,001 to \$500,000
Robert M. Ettinger	\$100,001 to \$500,000
Bradford S. Stone	\$100,001 to \$500,000

^{*}Includes 4,198 shares held by Flaherty & Crumrine Incorporated of which each portfolio manager has beneficial ownership.

(b) Not applicable.

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) Code of ethics, or any amendment thereto, that is the subject of disclosure required by Item 2 is attached hereto.
- (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.

(12.other) Not applicable.

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/ Donald F. Crumrine

Donald F. Crumrine, Director, Chairman of the Board and Chief

Executive Officer

(principal executive officer)

Date 1/27/2014

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/ Donald F. Crumrine

Donald F. Crumrine, Director, Chairman of the Board and Chief

Executive Officer

(principal executive officer)

Date 1/27/2014

By (Signature and Title)*

/s/ R. Eric Chadwick

R. Eric Chadwick, Chief Financial Officer, Treasurer and

Vice President

(principal financial officer)

Date 1/27/2014

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