

**Form 5500 Schedule C Disclosure for DoubleLine Strategic Commodity Fund (the
“Fund”), a Series of DoubleLine Funds Trust**

DoubleLine Commodity LP (the “Adviser”) provides this disclosure document to assist plan administrators in completing Form 5500 Schedule C (Service Provider Information) for investments in series of DoubleLine Funds Trust, a Delaware statutory trust (each series, a “Fund” and all series collectively, the “Funds”). The document contains information regarding eligible indirect compensation received by the Adviser and others from the Fund.

Eligible indirect compensation is defined as indirect compensation, including, for example: (i) fees or expense reimbursement payments charged to investment funds and reflected in the value of the investment or return on investment of the participating plan or its participants (e.g., mutual fund expense ratios), (ii) “soft dollar” revenue, (iii) float revenue, and (iv) brokerage commissions or other transaction-based fees for transactions or services involving the plan that were not paid directly by the plan or plan sponsor. Form 5500 Schedule C provides a simplified “alternative reporting option” for eligible indirect compensation paid to a service provider if (i) the only compensation paid to a service provider is eligible indirect compensation, and (ii) the plan administrator receives the “required written disclosure.” Required written disclosure consists of written materials that describe the existence of indirect compensation, the services provided for (or the purpose of) the indirect compensation, the actual or estimated amount of the indirect compensation or the formula used to calculate the amount and the identity of the party or parties paying and receiving the indirect compensation. This document provides information intended to comply with the foregoing disclosure requirements and to enable plan sponsors to take advantage of the alternative reporting option.

The alternative reporting option requires plan sponsors to report the name and address of each service provider and the name and address of the person or entity providing the required written disclosures. Under the alternative reporting option, the plan sponsor is not required to report the information contained in the written disclosures. For these purposes, the identifying information of the Adviser is as follows:

DoubleLine Commodity LP
333 South Grand Avenue, Suite 1800
Los Angeles, CA 90071

This document refers to pages in the Fund’s summary prospectuses, prospectus and statement of additional information (“SAI”), each of which contains relevant information. These materials can be accessed at:

<http://www.doublelinefunds.com/documents/>

Click on the document title to view the document as a PDF.

Identifying Information

The following table directs you to the general location of the Fund’s specified items of identifying information:

<u>Information</u>	<u>Location</u>
Fund Name	DoubleLine Strategic Commodity Fund
Share Class	Class I shares Class N shares
Ticker Symbol	DBCMX (Class I) DLCMX (Class N)
CUSIP	258620 715 (Class I) 258620 723 (Class N)
Date of the Fund’s Fiscal Year-End	March 31
Fund Assets as of Fiscal Year-End	Please refer to the Fund table in the “Financial Highlights” section of the prospectus. ¹
Expense Ratio (Exclusive of Fee Waivers)	Please refer to the Annual Fund Operating Expense table of the Fund’s prospectus.
Fund EIN	The Fund’s EIN is available upon request.

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¹ This information will be available only if the Fund had completed its first fiscal year as of the date of the Prospectus.

Part 1. Compensation Earned by the Adviser and its Affiliates

Fund Advisory Fees

The following tables direct you to the general location of information about advisory fees paid by the Fund, including amounts previously waived by the Adviser that may be recaptured by the Adviser at a future date:

Information	Location
Investment Adviser to Whom Fees are Paid (Name and Address)	Please refer to the SAI “Investment Advisory Agreement” section.
Investment Adviser Fees (Net of Waivers)	Please refer to the SAI “Investment Advisory Agreement” section.
Services Provided in Exchange for Fee	Please refer to the SAI “Investment Advisory Agreement” section.
Suggested Department of Labor Service Codes	28 (Investment Management), 52 (Investment Management Fees Paid Indirectly by Plan)

Research and Other Services / “Soft Dollar” Arrangements

As permitted by Section 28(e) of the Securities Exchange Act of 1934, as amended (the “**Exchange Act**”), the Adviser may, on behalf of a client, pay a broker or dealer, including those acting in the capacity of a futures commission merchant, that provides “brokerage and research services” (as defined in the Exchange Act) to the Adviser an amount of commission for effecting a portfolio investment transaction in excess of the amount of commission that another broker or dealer would have charged for effecting that transaction, if the Adviser determines in good faith that such amount of commission was reasonable in relation to the value of the brokerage and research services provided by such broker or dealer, viewed in terms of either that particular transaction or the Adviser’s overall responsibilities to the client and to other client accounts over which the Adviser exercises investment discretion. Such research services include proprietary research created internally by a broker or by a third-party provider (and made available to the Adviser by a broker) such as, for example, individual stock information and research, industry and sector analysis, trend analysis and forecasting, discussions with individual stock analysts, and meetings arranged with various sources of information regarding particular issuers, industries, governmental policies, specific information about local markets and applicable regulations, economic trends, and other matters. In addition, a broker may accumulate credits for the Adviser’s account and use them to purchase brokerage and research services at the Adviser’s discretion and based on the Adviser’s determination of the relative benefits of the various services available for purchase. These arrangements are commonly known as “commission sharing arrangements.” Accordingly, the Adviser’s clients may be deemed to be paying for research and these other services with “soft” or commission dollars. Research furnished by brokers or dealers or pursuant to credits accumulated at brokers or dealers through commission sharing arrangements may be used in servicing any or all of the Adviser’s clients and may be used for client accounts other than those that pay commissions to the broker or dealer providing the research. The Adviser also may receive soft dollar credits based on certain “riskless” principal securities transactions with brokerage firms. With respect to certain products

and services used for both research/brokerage and non-research/brokerage purposes, the Adviser generally allocates the costs of such products and services between their research/brokerage and non-research/brokerage uses, and generally uses soft dollars to pay only for the portion allocated to research/brokerage uses. Examples of products and services used for non-research/brokerage purposes (and not paid for with soft dollars) include equipment and exchange data (e.g., quotes, volume). Some of these services may be of value to the Adviser and its related parties in advising various of their clients (including the Fund), although not all of these services are necessarily useful and of value in managing the Fund. The management fee paid by the Fund is not reduced because the Adviser or its related parties receive these services even though the Adviser might otherwise be required to purchase some of these services for cash. The Adviser’s authority to cause the Fund to pay any such greater commissions is also subject to such policies as the Trustees may adopt from time to time.

The Adviser may pay commissions for the purpose of obtaining “brokerage and research services” (as defined for purposes of Section 28(e)) in reliance on Section 28(e) of the 1934 Act. Below is a non-exhaustive list of broker-dealers to whom the Adviser has sent trades or may send trades for the Fund’s accounts during the current fiscal year. In addition to trade execution, these broker-dealers may also provide research services, such as those described above, to the Adviser. Such research is not provided to the Adviser with respect to any specific client of the Adviser or retirement plan product. As a result, the value of brokerage or research services received by the Adviser in connection with the Fund is very difficult to quantify and there is no formula by which they could be determined with precision.

Potential Research Providers	
Morgan Stanley	BMO Capital Markets
JP Morgan & Co	Citigroup Global Markets
Knight Capital Americas LLC	Deutsche Bank Securities
Wells Fargo	Nomura Securities
Jefferies & Co.	UBS Securities

For additional information regarding the provision of brokerage or research services, please refer to the SAI “Brokerage, Allocation and Other Trading Practices” section.

The suggested Department of Labor Service Code for these services is 68 (‘Soft Dollars’ Commissions).

Gifts and Entertainment

The Adviser has reviewed the gifts and entertainment received by its employees and determined that, under any reasonable method of allocation, the amount of gifts and entertainment attributable to any plan are of insubstantial value. Accordingly, no amount of gift or entertainment compensation must be reported on Form 5500 Schedule C.

The suggested Department of Labor Service Code for these services is 56 (Non-monetary Compensation).

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Part 2. Information on Payments Made by the Fund or the Adviser

Note to plan administrators: The information provided in this Part 2 provides information on payments that the Fund or the Adviser make to others that may be required to be reported on Form 5500 Schedule C. **It is the responsibility of the recipient of a payment to report such receipt to the plan administrator.** The information here is being provided solely to alert plan administrators to seek information from brokers, record-keepers and others. This information is of a general nature and may not cover all of the compensation received by your service provider.

Fees Related to Purchase and Sale / Commissions

The Fund currently does not charge sales loads for the purchase or sale of the Fund's Class N or Class I shares.

Distribution (Rule 12b-1) Fees

For information regarding the amount and purpose of Rule 12b-1 distribution fees paid by Funds, please refer to Fund prospectus sections "Fund Summary – Fees and Expenses of the Fund," "Share Class Features,"² "How to Buy Shares – Distribution Arrangements and Rule 12b-1 Fees,"³ and "How to Buy Shares – Payments to Financial Intermediaries"⁴ and SAI "Distribution of Trust Shares" section.

Distribution fees are paid to the Fund's distributor, Quasar Distributors, LLC, 615 East Michigan Street, Milwaukee, Wisconsin 53202, who, in turn pays fees to the broker-dealer associated with the plan's account. Quasar Distributors, LLC may retain any distribution fees paid attributable to a plan if there is no broker-dealer associated with the plan's account.

The suggested Department of Labor Service Code for these services is 63 (Distribution (12b-1) Fees).

Payments Made for Providing Services to Plan Investors or Plan Participants

For information regarding administrative fees paid by the Fund for sub-transfer agency and other administrative services, please refer to the Fund prospectus "Summary of Other Important Information Regarding DoubleLine Strategic Commodity Fund Shares – Payments to Broker-Dealers and Other Financial Intermediaries" and "How to Buy Shares – Payments to Financial Intermediaries" sections and the SAI "Distribution of Trust Shares" section.

For information regarding fees that may be paid by the Adviser at its own expense and out of its own revenues in connection with the sale and distribution of the Fund's shares or for services to the Fund and its shareholders, including a list of recipients of such fees as of a

² For Class N shares only.

³ For Class N shares only.

⁴ For Class N shares only.

specified date, please see the SAI “Distribution of Trust Shares” section and the Prospectus “How to Buy Shares – Payments to Financial Intermediaries” section.

The suggested Department of Labor Service Code for these services is 15 (Recordkeeping and information management (computing, tabulating, data processing, etc.)).

Additional Reportable Payments or Compensation Paid by the Fund or the Adviser

U.S. Bancorp Fund Services, LLC serves as the administrator for the Fund. For more information about administrative fees paid by the Funds, please refer to the SAI “Administration Agreement” section.

The suggested Department of Labor Service Code for these services is 52 (Investment management fees paid indirectly by plan).

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If you have questions about this disclosure document, please contact DoubleLine Funds Trust by telephone at 877-354-6311.

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This disclosure document is not intended to be and shall not constitute legal advice to plan administrators or pension plans subject to Form 5500 Schedule C reporting obligations and is intended solely to furnish information to such plans to assist them in complying with Form 5500 Schedule C reporting obligations.

This disclosure document is not intended to constitute an offer to sell securities or provide any disclosure required by applicable securities laws. It is intended solely to furnish information to such plans to assist them in complying with Form 5500 Schedule C reporting obligations.

Appendix A
Table of CUSIPS⁵

Fund Name	Ticker	CUSIP
DoubleLine Strategic Commodity Fund, Class I	DBCMX	258620 715
DoubleLine Strategic Commodity Fund, Class N	DLCMX	258620 723

Last Updated: January 2016

⁵ Committee on Uniform Securities Identification Procedures (CUSIP). CUSIP is a registered trademark of the American Bankers Association.