

SECURITIES AND EXCHANGE COMMISSION

FORM N-CSRS

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TRUST FOR PROFESSIONAL MANAGERS

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

FORM N-CSR

**CERTIFIED SHAREHOLDER REPORT OF REGISTERED
MANAGEMENT INVESTMENT COMPANIES**

Investment Company Act file number 811-10401

Trust for Professional Managers
(Exact name of registrant as specified in charter)

615 East Michigan Street
Milwaukee, WI 53202
(Address of principal executive offices) (Zip code)

Rachel A. Spearo
U.S. Bancorp Fund Services, LLC
615 East Michigan Street
Milwaukee, WI 53202
(Name and address of agent for service)

(414) 765-5384
Registrant's telephone number, including area code

Date of fiscal year end: **February 29, 2012**

Date of reporting period: **August 31, 2011**

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Item 1. Reports to Stockholders.

Semi-Annual Report



**THE APPLETON
GROUP PLUS FUND**

August 31, 2011

Investment Advisor

Appleton Group Wealth Management, LLC
100 West Lawrence Street
Appleton, Wisconsin 54911

Phone: 1-866-993-7767
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Greetings from Appleton Group Wealth Management LLC, advisor to The Appleton Group PLUS Fund.

The ultra-volatile market environment experienced for much of the past year continues to reinforce the importance of a time-tested discipline for balancing investment risk with investment reward over time. The Appleton Group PLUS Fund seeks to address this important task with a flexible and proactive asset allocation discipline. This discipline is designed to fulfill a critical portfolio diversification need: the potential to both profit from sustained market advances and to minimize market-related losses during sustained market declines. Used as a core segment of a well-diversified portfolio, The Appleton Group PLUS Fund can offer investors exposure to a wide variety of growth markets while focusing on managing investment risk along the way.

Over the past six months, the global equities markets have demonstrated significantly increased and unwelcome volatility compared with the previous six month period. As of August 31, 2011, The Appleton Group PLUS Fund has returned -12.88% for the previous six months while the S&P 500 Index declined by -7.23%. The market has struggled to log further advances following the bear market lows reached in March of 2009. That advance had continued through the first week of May, 2011 at which point the markets and the Appleton Group PLUS Fund both encountered significant resistance. While we have continued to adjust the overall asset allocation of the Fund over the previous six months, the significant volatility and lack of any sustained market trends has hindered our performance over this relatively short period of time. Our Fund's turnover rate from March 1, 2011 through the end of August was over 100%, which is largely reflective of the dynamic market environment we have been in. We continue to balance the three goals of being as fully invested in growth investments as is prudent with the need to remain flexible in our exposure to risk while minimizing overall expenses to our shareholders.

Over the course of the current bear market, we have been largely pleased with the Fund's demonstrated risk management during a very difficult environment. However, the heightened volatility of the past year has worked against our market neutral discipline as there have been few sustained advances or declines with which to work. We remain committed to working diligently over the next full market cycle and beyond to produce meaningfully positive returns to shareholders while being always aware of the need to effectively manage investment risk along the way. With the longest economic recession in several generations not yet fully healed, we look forward to the future unfolding of a more cooperative environment when the wind may once again be at our backs.

Our door is always open to you, our shareholders, and we invite you to contact us at any time.

Sincerely,



Mark C. Scheffler
Senior Portfolio Manager, Founder

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The opinions expressed above are those of Mark C. Scheffler, are subject to change and should not be considered investment advice.

Please refer to page 8 for complete performance information. Past performance is no guarantee of future results.

Diversification does not assure a profit or protect against a loss in a declining market.

Because the Fund is a “fund of funds”, the cost of investing in the Fund will generally be higher than the cost of investing directly in the shares of the mutual funds in which it invests. By investing in the Fund, you will indirectly bear your share of any fees and expenses charged by the underlying funds, in addition to indirectly bearing the principal risks of those funds. These risks include, but are not limited to, risks involved with short selling and investments in ETFs, fixed income securities, technology, smaller capitalization companies and lower rated securities. Mutual fund investing involves risk. Principal loss is possible.

The S&P 500 Index is a broad based unmanaged index of 500 stocks, which is widely recognized as representative of the equity market in general. You cannot invest directly in an index.

Must be preceded or accompanied by a prospectus.

The Appleton Group PLUS Fund is distributed by Quasar Distributors, LLC.

THE APPLETON GROUP PLUS FUND

Expense Example

(Unaudited)

As a shareholder of the Fund, you incur two types of costs: (1) transaction costs and (2) ongoing costs, including management fees, distribution (12b-1) fees and other fund expenses. This Example is intended to help you understand your ongoing costs (in dollars) of investing in the Fund, and to compare these costs with the ongoing costs of investing in other mutual funds. The Example is based on an investment of \$1,000 invested at the beginning of the period and held for the entire period (March 1, 2011- August 31, 2011).

Actual Expenses

The first line of the following table provides information about actual account values and actual expenses. Although the Fund charges no sales load, you will be assessed fees for outgoing wire transfers, returned checks and stop payment orders at prevailing rates charged by U.S. Bancorp Fund Services, LLC, the Fund's transfer agent. Individual Retirement Accounts ("IRA") will be charged a \$15.00 annual maintenance fee. To the extent the Fund invests in shares of ETFs or other investment companies as part of its investment strategy, you will indirectly bear your proportionate share of any fees and expenses charged by the underlying funds in which the Fund invests in addition to the expenses of the Fund. Actual expenses of the underlying funds are expected to vary among the various underlying funds. These expenses are not included in the Example. The Example includes, but is not limited to, management fees, distribution (12b-1) fees, fund administration and accounting, custody and transfer agent fees. You may use the information in this line, together with the amount you invested, to estimate the expenses that you paid over the period. Simply divide your account value by \$1,000 (for example, an \$8,600 account value divided by \$1,000 = 8.6), then multiply the result by the number in the first line under the heading entitled "Expenses Paid During Period" to estimate the expenses you paid on your account during this period.

Hypothetical Example for Comparison Purposes

The second line of the table provides information about hypothetical account values and hypothetical expenses based on the Fund's actual expense ratio and an assumed rate of return of 5% per year before expenses, which is not the Fund's actual return. The hypothetical account values and expenses may not be used to estimate the actual ending account balance or expenses you paid for the period. You may use this information to compare the ongoing costs of investing in the Fund and other funds. To do so, compare this 5% hypothetical example with the 5% hypothetical examples that appear in the shareholder reports of other funds. Please note that the expenses shown in the table are meant to highlight your ongoing costs only and do not reflect any transactional costs, such as sales charges (loads), redemption fees or exchange fees. Therefore, the second line of the table is useful in comparing ongoing costs only, and will not help you determine the relative total costs of owning different funds. In addition, if these transactional costs were included, your costs would have been higher.

Continued

THE APPLETON GROUP PLUS FUND

Expense Example (continued)

(Unaudited)

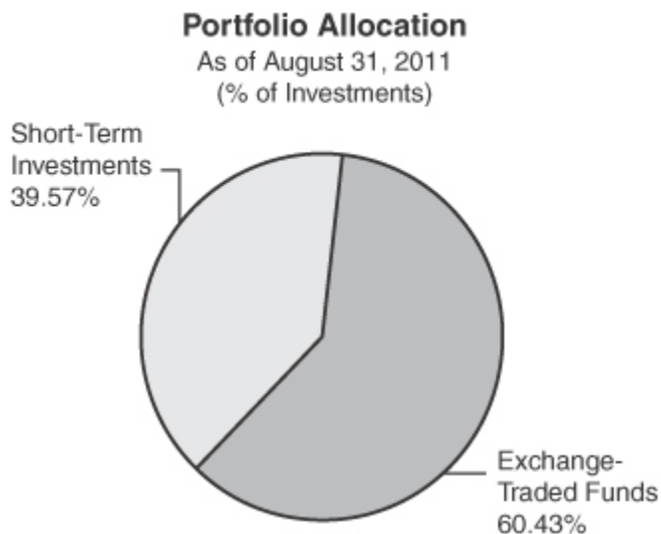
	Beginning Account Value March 1, 2011	Ending Account Value August 31, 2011	Expenses Paid During Period March 1, 2011- August 31, 2011*
Actual	\$ 1,000.00	\$ 871.20	\$ 8.00
Hypothetical (5% return before expenses)	1,000.00	1,016.59	8.62

* Expenses are equal to the Fund's annualized expense ratio of 1.70%, multiplied by the average account value over the period, multiplied by 184/365 to reflect the one-half year period.

THE APPLETON GROUP PLUS FUND

Investment Highlights (Unaudited)

The investment objective of the Fund is to maximize total return (capital appreciation plus income). Under normal market conditions, the Advisor seeks to achieve the Fund's investment objective by allocating the Fund's assets primarily among shares of different exchange-traded funds ("ETFs"). ETFs are open-end investment companies that generally track a securities index or basket of securities. In selecting investments for the Fund, the Advisor uses a proprietary asset allocation model, which focuses on historical patterns of market indices which the ETFs track, as well as the market as a whole. The Fund, however, may temporarily depart from its principle investment strategies by making short-term investments in cash, cash equivalents, and high-quality, short-term debt securities and money market instruments for temporary defensive purposes in response to adverse market, economic, or political conditions.



Continued

THE APPLETON GROUP PLUS FUND

Investment Highlights (Continued)

(Unaudited)

Average Annual Returns—For Periods Ended August 31, 2011

	<u>1 Year</u>	<u>3 Year</u>	<u>5 Year</u>	<u>Since Inception May 2, 2005</u>
The Appleton Group PLUS Fund	(2.61)%	(2.67)%	(1.96)%	(1.03)%
S&P 500 Index	18.50 %	0.54 %	0.78 %	2.88 %
Dow Jones Moderate U.S. Portfolio Index	13.66 %	4.74 %	4.15 %	5.32 %

Performance data quoted represents past performance and does not guarantee future results. The investment return and principal value of an investment will fluctuate so that an investor's shares, when redeemed, may be worth more or less than their original cost. Current performance of the Fund may be lower or higher than the performance quoted. Performance data current to the most recent month end may be obtained by calling 1-866-993-7767.

Investment performance for the Fund reflects the waiver and recovery of previously waived expenses by the Advisor. In the absence of such waivers, total returns would be reduced.

The returns shown in the table above and the following graph assume reinvestment of Fund distributions and do not reflect the deduction of taxes that a shareholder would pay on Fund distributions or the redemption of Fund shares. The graph below illustrates performance of a hypothetical investment made in the Fund and broad-based securities indices on the Fund's inception date. The graph does not reflect any future performance.

The S&P 500 Index includes 500 common stocks, most of which are listed on the New York Stock Exchange. The Index is a market capitalization-weighted index representing approximately two-thirds of the total market value of all domestic common stocks.

The Dow Jones Moderate U.S. Portfolio Index is part of the Dow Jones Relative Risk Index series, which measures the performance of conservative, moderate and aggressive portfolios based on incremental levels of potential risk to all-stock portfolio. The specific percentage of all-stock portfolio risk reflected in the Dow Jones Moderate U.S. Portfolio Index is 60%. Three major asset classes in sub-indexes of the Dow Jones Relative Risk Indexes are stocks, bonds and cash, and the weighting of each one should not go below 5%.

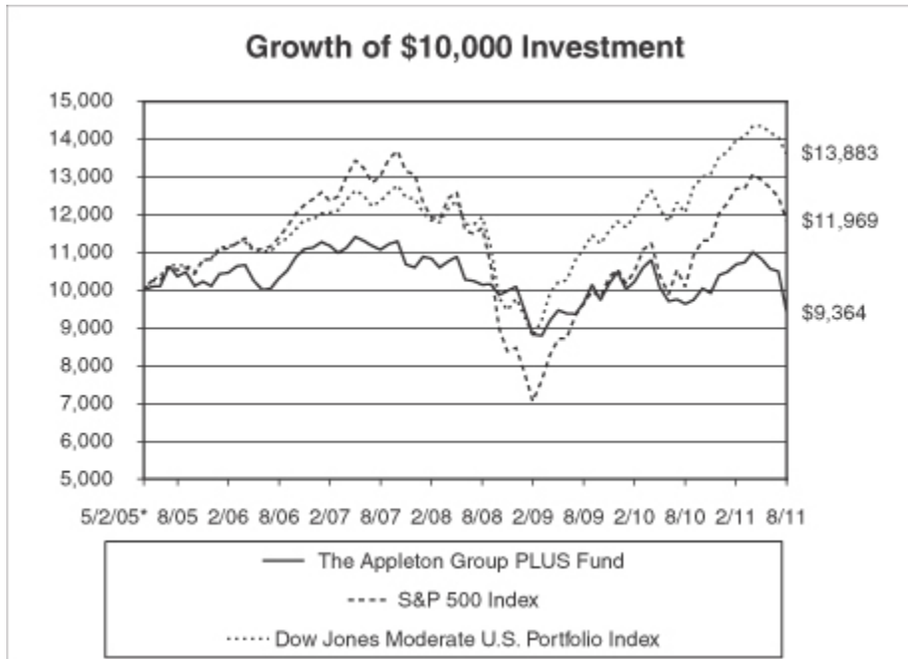
One cannot invest directly in an index.

Continued

THE APPLETON GROUP PLUS FUND

Investment Highlights (Continued)

(Unaudited)



* Inception Date

August 31, 2011

	Shares	Value
Exchange Traded Funds 20.28%		
iShares Dow Jones US Real Estate Index Fund	88,058	\$5,035,156
ProShares UltraShort Basic Materials ^(a)	114,470	2,189,811
SPDR Barclays Capital High Yield Bond ETF	60,688	2,354,088
Total Exchange-Traded Funds (Cost \$8,165,230)		9,579,055
	Principal	
	Amount	
Short-Term Investments 30.96%		
<i>Money Market Funds 30.96%</i>		
Fidelity Institutional Money Market Funds–Government Portfolio	\$2,438,000	2,438,000
Fidelity Institutional Money Market Funds–Money Market Portfolio	2,438,000	2,438,000
STIT-Liquid Assets Portfolio	2,438,000	2,438,000
STIT-STIC Prime Portfolio	2,438,000	2,438,000
STIT-Treasury Portfolio	2,438,000	2,438,000
Wells Fargo Advantage Prime Investment Money Market Fund	2,438,000	2,438,000
Total Short-Term Investments (Cost \$14,628,000)		14,628,000
Total Investments (Cost \$22,793,230) 51.24%		24,207,055
Other Assets in Excess of Liabilities 48.76%		23,038,331
Total Net Assets 100.00%		\$47,245,386

Footnotes

Percentages are stated as a percent of net assets.

(a) Non-income producing security.

The accompanying notes are an integral part of these financial statements

THE APPLETON GROUP PLUS FUND**Statement of Assets and Liabilities****August 31, 2011**

Assets	
Investments, at value (cost \$22,793,230)	\$24,207,055
Cash	25,245,558
Interest receivable	393
Receivable for Fund shares issued	298,131
Other assets	10,147
Total Assets	49,761,284
Liabilities	
Payable for investments purchased	2,357,297
Payable to Advisor	40,985
Payable to affiliates	38,475
Accrued distribution fees	54,058
Accrued expenses and other liabilities	25,083
Total Liabilities	2,515,898
Net Assets	\$47,245,386
Net Assets Consist Of:	
Paid-in capital	\$53,431,164
Undistributed net investment income	108,805
Accumulated net realized loss	(7,708,408)
Net unrealized appreciation on investments	1,413,825
Net Assets	\$47,245,386
Shares of beneficial interest outstanding (unlimited number of shares authorized, \$0.001 par value)	5,542,904
Net asset value, redemption price and offering price per share	\$8.52

The accompanying notes are an integral part of these financial statements

THE APPLETON GROUP PLUS FUND**Statement of Operations**

For the Six Months Ended August 31, 2011

Investment Income	
Dividend income	\$ 489,449
Interest income	1,998
Total Investment Income	491,447
Expenses	
Advisory fees	264,990
Distribution fees	66,248
Administration fees	38,209
Fund accounting fees	19,422
Transfer agent fees and expenses	16,100
Audit and tax fees	12,052
Federal and state registration fees	9,752
Reports to shareholders	6,440
Legal fees	4,784
Custody fees	3,220
Chief Compliance Officer fees and expenses	3,128
Trustees' fees and related expenses	2,208
Other expenses	4,232
Net Expenses	450,785
Net Investment Income	40,662
Realized and Unrealized Loss on Investments	
Net realized loss on investments	(1,740,963)
Change in net unrealized appreciation (depreciation) on investments	(5,384,719)
Net Realized and Unrealized Loss on Investments	(7,125,682)
Net Decrease in Net Assets from Operations	\$(7,085,020)

The accompanying notes are an integral part of these financial statements

THE APPLETON GROUP PLUS FUND**Statements of Changes in Net Assets**

	Six Months Ended August 31, 2011	Year Ended February 28, 2011
From Operations		
Net investment income	\$ 40,662	\$ 331,724
Net realized loss on investments	(1,740,963)	(460,802)
Change in net unrealized appreciation (depreciation) on investments	(5,384,719)	2,865,585
Net increase (decrease) in net assets from operations	(7,085,020)	2,736,507
From Distributions		
Net investment income	-	(301,681)
Net decrease in net assets resulting from distributions paid	-	(301,681)
From Capital Share Transactions		
Proceeds from shares sold	5,850,573	11,445,059
Net asset value of shares issued in reinvestment of distributions to shareholders	-	300,548
Payments for shares redeemed	(4,931,813)	(5,193,471)
Net increase in net assets from capital share transactions	918,760	6,552,136
Total increase (decrease) in net assets	(6,166,260)	8,986,962
Net Assets:		
Beginning of year	53,411,646	44,424,684
End of period	\$ 47,245,386	\$ 53,411,646
Undistributed Net Investment Income	\$ 108,805	\$ 68,143

The accompanying notes are an integral part of these financial statements

THE APPLETON GROUP PLUS FUND**Financial Highlights**

Per Share Data for a Share Outstanding Throughout Each Period

	Six Months	Year Ended				
	Ended	February 28,	February 28,	February 28,	February 29,	February 28,
	August 31,	2011	2010	2009	2008	2007
	2011					
Net Asset Value, Beginning of Period	\$ 9.78	\$ 9.36	\$ 8.00	\$ 9.99	\$ 11.21	\$ 10.47
Income from investment operations:						
Net investment income (loss)	0.01	0.06	0.01	(0.03)	0.12	0.03
Net realized and unrealized gain/(loss) on investments	(1.27)	0.42	1.35	(1.95)	(0.50)	0.74
Total from investment operations	(1.26)	0.48	1.36	(1.98)	(0.38)	0.77
Less distributions paid:						
From net investment income	-	(0.06)	-	(0.01)	(0.11)	(0.03)
From net realized gains	-	-	-	-	(0.73)	-
From tax return of capital	-	-	-	-	-	-
Total distributions paid	-	(0.06)	-	(0.01)	(0.84)	(0.03)
Paid-in capital from redemption fees	-	-	-	-	0.00 (1)	0.00 (1)
Net Asset Value, End of Period	\$ 8.52	\$ 9.78	\$ 9.36	\$ 8.00	\$ 9.99	\$ 11.21
Total Return⁽³⁾	(12.88)%	5.11 %	17.00 %	(19.87)%	(3.24)%	7.39 %

The accompanying notes are an integral part of these financial statements

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Financial Highlights (continued)

Per Share Data for a Share Outstanding Throughout Each Period

	Six Months		Year Ended		Year Ended		Year Ended		Year Ended		Year Ended	
	Ended		February 28,		February 28,		February 28,		February 29,		February 28,	
	August 31,		2011		2010		2009		2008		2007	
	2011		2011		2010		2009		2008		2007	
Supplemental Data and Ratios:												
Net assets at end of period												
(000' s)	\$ 47,245		\$ 53,412		\$ 44,425		\$ 32,079		\$ 26,329		\$ 22,972	
Ratio of expenses to average net assets												
Before waivers, reimbursements and recoupments of expenses ⁽²⁾	1.70	% ⁽⁴⁾	1.75	%	1.84	%	1.91	%	1.96	%	2.14	%
After waivers, reimbursements and recoupments of expenses ⁽²⁾	1.70	% ⁽⁴⁾	1.75	%	2.00	%	2.00	%	2.00	%	2.00	%
Ratio of net investment income (loss) to average net assets												
Before waivers, reimbursements and recoupments of expenses	0.15	% ⁽⁴⁾	0.70	%	0.25	%	(0.36))%	0.78	%	0.15	%
After waivers, reimbursements and recoupments of expenses	0.15	% ⁽⁴⁾	0.70	%	0.09	%	(0.45))%	0.74	%	0.29	%
Portfolio turnover rate ⁽³⁾	132.64	%	208.93	%	395.33	%	951.67	%	613.55	%	384.07	%

(1) Less than 0.5 cent per share.

(2) Does not include expenses of ETFs in which the Fund invests.

(3) Not annualized for periods less than a full year.

(4) Annualized.

The accompanying notes are an integral part of these financial statements

Notes to Financial Statements

August 31, 2011 (Unaudited)

(1) Organization

Trust for Professional Managers (the “Trust”) was organized as a Delaware statutory trust under a Declaration of Trust dated May 29, 2001. The Trust is registered under the Investment Company Act of 1940, as amended (the “1940 Act”), as an open-end management investment company. The Appleton Group PLUS Fund (the “Fund”) represents a distinct series with its own investment objectives and policies within the Trust. The investment objective of the Fund is to maximize total return (capital appreciation plus income). The Trust may issue an unlimited number of shares of beneficial interest at \$0.001 par value.

(2) Significant Accounting Policies

The following is a summary of significant accounting policies consistently followed by the Fund in the preparation of the financial statements. These policies are in conformity with accounting principles generally accepted in the United States of America (“GAAP”).

(a) Investment Valuation

Each security owned by the Fund that is listed on a securities exchange is valued at its last sale price on that exchange on the date as of which assets are valued. When the security is listed on more than one exchange, the Fund will use the price of the exchange that the Fund generally considers to be the principal exchange on which the stock is traded.

Fund securities listed on the NASDAQ Stock Market, Inc. (“NASDAQ”) will be valued at the NASDAQ Official Closing Price (“NOCP”), which may not necessarily represent the last sale price. If the NOCP is not available, such securities shall be valued at the last sale price on the day of valuation. If there has been no sale on such exchange or on NASDAQ on such day, the security is valued at the mean between the bid and asked prices on such day.

Redeemable securities issued by open-end, registered investment companies, such as money market funds, are valued at the NAVs of such companies for purchase and/or redemption orders placed that day.

Debt securities other than short-term instruments are valued at the mean between the closing bid and asked prices provided by a pricing service (a “Pricing Service”). If the closing bid and asked prices are not readily available, the Pricing Service may provide a price determined by a matrix pricing method or other analytical pricing models. Short-term debt securities, such as commercial paper, bankers acceptances and U.S. Treasury Bills, having a maturity of less than 60 days are valued at amortized cost. If a short-term debt security has a maturity of greater than 60 days, it is valued at market price. Any discount or premium is accreted or amortized on a straight-line basis until maturity.

Notes to Financial Statements, continued

August 31, 2011 (Unaudited)

When market quotations are not readily available, any security or other asset is valued at its fair value as determined under procedures approved by the Trust's Board of Trustees. These fair value procedures will also be used to price a security when corporate events, events in the securities market and/or world events cause the Advisor to believe that a security's last sale price may not reflect its actual market value. The intended effect of using fair value pricing procedures is to ensure that the Fund is accurately priced.

The Fund has adopted Statement of Financial Accounting Standard, "Fair Value Measurements and Disclosures" ("Fair Value Measurements") and FASB Staff Position "Determining Fair Value when the Volume and Level of Activity for the Asset or Liability Have Significantly Decreased and Identified Transactions that are not Orderly" ("Determining Fair Value"). Determining Fair Value clarifies Fair Value Measurements and requires an entity to evaluate certain factors to determine whether there has been a significant decrease in volume and level of activity for the security such that recent transactions and quoted prices may not be determinative of fair value and further analysis and adjustment may be necessary to estimate fair value. Determining Fair Value also requires enhanced disclosure regarding the inputs and valuation techniques used to measure fair value in those instances as well as expanded disclosure of valuation levels for major security types. Fair Value Measurements requires the Fund to classify its securities based on valuation method. These inputs are summarized in the three broad levels listed 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 Fund's 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. The following is a summary of the inputs used to value the Fund's investments carried at fair value as of August 31, 2011:

	Level 1	Level 2	Level 3	Total
Equity				
Exchange Traded Funds	\$9,579,055	\$ -	\$ -	\$9,579,055
Total Equity	9,579,055	-	-	9,579,055
Short-Term Investments	\$14,628,000	-	-	\$14,628,000
Total Investments in Securities	\$24,207,055	\$ -	\$ -	\$24,207,055

During the six months ended August 31, 2011, no securities were transferred into or out of Level 1 or 2. The Fund held no Level 3 securities throughout the period.

Notes to Financial Statements, continued

August 31, 2011 (Unaudited)

The Fund did not hold financial derivative instruments during the periods presented.

(b) *Federal Income Taxes*

The Fund complies with the requirements of Subchapter M of the Internal Revenue Code necessary to qualify as a regulated investment company and makes the requisite distributions of income and capital gains to its shareholders sufficient to relieve it from all or substantially all federal income taxes. Therefore, no federal income tax provision has been provided.

(c) *Distributions to Shareholders*

The Fund will distribute net investment income and net realized long- or short-term capital gains at least annually. Distributions from net realized gains for book purposes may include short-term capital gains. All short-term capital gains are included in ordinary income for tax purposes. Distributions to shareholders are recorded on the ex-dividend date. The Fund may also pay a special distribution at the end of the calendar year to comply with federal tax requirements.

The amounts of dividends from net investment income and distributions from net realized gains are determined in accordance with federal income tax regulations, which may differ from GAAP. These differences are either temporary or permanent in nature. To the extent these differences are permanent in nature, such amounts are reclassified within the composition of net assets based on their federal tax-basis treatment.

(d) *Use of Estimates*

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

(e) *Share Valuation*

The NAV per share of the Fund is calculated by dividing the sum of the value of the securities held by the Fund, plus cash or other assets, minus all liabilities (including estimated accrued expenses) by the total number of shares outstanding for the Fund, rounded to the nearest cent. The Fund's shares will not be priced on the days on which the New York Stock Exchange ("NYSE") is closed for trading. The offering and redemption price per share for the Fund is equal to the Fund's net asset value per share.

(f) *Expenses*

Expenses associated with a specific fund in the Trust are charged to that fund. Common expenses are typically allocated evenly between the funds of the Trust, or other equitable means.

THE APPLETON GROUP PLUS FUND

Notes to Financial Statements, continued

August 31, 2011 (Unaudited)

(g) *Other*

Investment transactions are recorded on the trade date. The Fund determines the gain or loss from investment transactions on the identified cost basis by comparing the original cost of the security lot sold with the net sale proceeds. Dividend income is recognized on the ex-dividend date and interest income is recognized on an accrual basis.

(3) Federal Tax Matters

The tax character of distributions paid during the years ended February 28, 2011 and February 28, 2010 were as follows:

	<u>Ordinary Income</u>	<u>Long-term Capital Gains</u>
February 28, 2011:	\$301,681	\$ -
February 28, 2010:	\$-	\$ -

As of February 28, 2011, the components of accumulated earnings on a tax basis were as follows:

Cost basis of investments for federal income tax purposes	\$46,988,807
Gross tax unrealized appreciation	6,581,179
Gross tax unrealized depreciation	(27,785)
Net tax unrealized appreciation	6,553,394
Undistributed ordinary income	68,143
Undistributed long-term capital gain	-
Total distributable earnings	68,143
Other accumulated losses	(5,722,295)
Total accumulated earnings	\$899,242

The difference between book and tax basis cost of investments is attributable primarily to the tax deferral of losses on wash sales.

On the Statement of Assets and Liabilities, the following adjustments were made for permanent tax adjustments:

<u>Undistributed Net Investment Income/(Loss)</u>	<u>Accumulated Net Realized Loss</u>	<u>Paid-in Capital</u>
3,692	(3,306)	(386)

These adjustments are due to excise taxes paid and partnership adjustments.

Notes to Financial Statements, continued

August 31, 2011 (Unaudited)

The Fund intends to utilize provisions of the federal income tax laws which allow it to carry a realized capital loss forward for eight years following the year of loss and offset such losses against any future realized capital gains. At February 28, 2011, the Fund had capital loss carryforwards as follows:

Generated	Capital Loss Carryforward	Expiration
February 28, 2009	\$ 3,561,438	February 28, 2017
February 28, 2010	\$ 1,941,900	February 28, 2018
February 28, 2011	\$ 218,957	February 28, 2019

The Fund had no material uncertain tax positions and has not recorded a liability for unrecognized tax benefits as of February 28, 2011. Also, the Fund had recognized no interest and penalties related to uncertain tax benefits in fiscal year 2011. At February 28, 2011, the fiscal years 2008 through 2011 remain open to examination in the Fund's major tax jurisdictions.

(4) Investment Advisor

The Trust has entered into an Investment Advisory Agreement (the "Agreement") with the Advisor to furnish investment advisory services to the Fund. Under the terms of the Agreement, the Trust, on behalf of the Fund, compensates the Advisor for its management services at the annual rate of 1.00% of the Fund's average daily net assets.

The Advisor has contractually agreed to waive its management fees and/or reimburse the Fund's other expenses at least through June 28, 2013 to the extent necessary to ensure that the Fund's total annual operating expenses (exclusive of dividends on short positions, brokerage and commission expenses, interest and tax expenses, distribution fees and extraordinary, non-recurring expenses and acquired fund fees and expenses) of the Fund's average daily net assets. Any such waiver or reimbursement is subject to later adjustment to allow the Advisor to recoup amounts waived or reimbursed to the extent actual fees and expenses for a fiscal period are less than the Fund's Expense Limitation Cap; provided, however, that the Advisor shall only be entitled to recoup such amounts for a period of three years from the date such amount was waived or reimbursed.

(5) Distribution Plan

The Trust has adopted a plan pursuant to Rule 12b-1 under the 1940 Act (the "12b-1 Plan"), on behalf of the Fund, which authorizes it to pay Quasar Distributors, LLC (the "Distributor") a distribution fee of 0.25% of the Fund's average daily net assets for services to prospective Fund shareholders and distribution of Fund shares. During the six months ended August 31, 2011, the Fund accrued expenses of \$66,248 pursuant to the 12b-1 Plan.

(6) Related Party Transactions

A Trustee of the Trust is affiliated with U.S. Bancorp Fund Services, LLC ("USBFS") and U.S. Bank, N.A., which provide accounting, administration, transfer agency and

THE APPLETON GROUP PLUS FUND**Notes to Financial Statements, continued**

August 31, 2011 (Unaudited)

custodian services to the Fund. This same Trustee is an interested person of the Distributor. The Chief Compliance Officer is also an employee of USBFS. For the six months ended August 31, 2011, the Fund was allocated \$3,128 of the Trust's Chief Compliance Officer fee.

(7) Capital Share Transactions

Transactions in shares of the Fund were as follows:

	Six Months Ended August 31, 2011	Year Ended February 28, 2011
Shares sold	603,507	1,241,140
Shares reinvested	–	31,837
Shares redeemed	(520,723)	(556,572)
Net increase	82,784	716,405

(8) Investment Transactions

The aggregate purchases and sales of securities, excluding short-term investments, for the Fund for the six months ended August 31, 2011, were \$54,308,463 and \$79,541,503, respectively. The Fund did not have any purchases or sales of long-term U.S. Government securities.

(9) New Tax Law

On December 22, 2010, The Regulated Investment Company Modernization Act of 2010 (the "Modernization Act") was signed into law. The Modernization Act is the first major piece of legislation affecting regulated investment companies ("RICs") since 1986 and it modernizes several of the federal income and excise tax provisions related to RICs. Some highlights of the enacted provisions are as follows:

New capital losses may now be carried forward indefinitely, and retain the character of the original loss. Under pre-enactment law, capital losses could be carried forward for eight years, and carried forward as short-term capital losses, irrespective of the character of the original loss.

The Modernization Act contains simplification provisions, which are aimed at preventing disqualification of a RIC for "inadvertent" failures of the asset diversification and/or qualifying income tests. Additionally, the Modernization Act exempts RICs from the preferential dividend rule, and repealed the 60-day designation requirement for certain types of pay-through income and gains.

Finally, the Modernization Act contains several provisions aimed at preserving the character of distributions made by a fiscal year RIC during the portion of its taxable year ending after October 31 or December 31, reducing the circumstances under which a RIC might be required to file amended Forms 1099 to restate previously reported distributions.

THE APPLETON GROUP PLUS FUND

Notes to Financial Statements, continued

August 31, 2011 (Unaudited)

The provisions related to the Modernization Act for qualification testing are effective for the February 28, 2011 taxable year. The effective date for changes in the treatment of capital losses is the February 28, 2012 taxable year.

BASIS FOR TRUSTEES' APPROVAL OF INVESTMENT ADVISORY AGREEMENT

The Board of Trustees (the "Trustees") of Trust for Professional Managers (the "Trust") met on August 30, 2011 to consider the renewal of the Investment Advisory Agreement (the "Agreement") between the Trust, on behalf of The Appleton Group PLUS Fund (the "Fund"), a series of the Trust, and Appleton Group Wealth Management, LLC, the Fund's investment advisor (the "Advisor"). In advance of the meeting, the Trustees requested and received materials to assist them in considering the renewal of the Agreement. The materials provided contained information with respect to the factors enumerated below, including a copy of the Agreement, a memorandum prepared by the Trust's outside legal counsel discussing in detail the Trustees' fiduciary obligations and the factors they should assess in considering the renewal of the Agreement, detailed comparative information relating to the Fund's performance, as well as the management fees and other expenses of the Fund, due diligence materials relating to the Advisor (including a due diligence questionnaire completed on behalf of the Fund by the Advisor, the Advisor's Form ADV, select financial statements of the Advisor, bibliographic information of the Advisor's key management and compliance personnel, comparative fee information for the Fund and the Advisor's other separately-managed accounts, a summary detailing key provisions of the Advisor's written compliance program, including its Code of Ethics) and other pertinent information. The Trustees also received information periodically throughout the year that was relevant to the Agreement renewal process, including performance, management fee and other expense information. Based on their evaluation of the information provided by the Advisor, in conjunction with the Fund's other service providers, the Trustees, by a unanimous vote (including a separate vote of the Trustees who are not "interested persons," as that term is defined in the Investment Company Act of 1940, as amended (the "Independent Trustees")), approved the continuation of the Agreement for an additional one-year term ending August 31, 2012.

DISCUSSION OF FACTORS CONSIDERED

In considering the renewal of the Agreement and reaching their conclusions, the Trustees reviewed and analyzed various factors that they determined were relevant, including the factors enumerated below.

1. NATURE, EXTENT AND QUALITY OF SERVICES PROVIDED TO THE FUND

The Trustees considered the nature, extent and quality of services provided by the Advisor to the Fund and the amount of time devoted to the Fund's affairs by the Advisor's staff. The Trustees considered the Advisor's specific responsibilities in all aspects of day-to-day management of the Fund, as well as the qualifications, experience and responsibilities of Mark C. Scheffler and Peter A. Mutschler, the Fund's portfolio managers, and other key personnel at the Advisor involved in the day-to-day activities of the Fund. The Trustees reviewed the structure of the Advisor's compliance program and the Advisor's marketing activity and goals and its continuing commitment to the growth of Fund assets. The Trustees noted that during the course of the prior year they had met with the Advisor in person to discuss various performance, marketing and compliance issues. The Trustees also noted any services that extended beyond portfolio management, and they considered the trading capability of the Advisor, including its use of Charles Schwab Institutional as its primary broker. This relationship and the single brokerage approach is reviewed

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annually by Mr. Scheffler. The Trustees discussed in detail the Advisor's handling of compliance matters, including the reports of the Trust's chief compliance officer to the Trustees on the effectiveness of the Advisor's compliance program. The Trustees concluded that the Advisor had sufficient quality and depth of personnel, resources, investment methods and compliance policies and procedures essential to performing its duties under the Agreement and that the nature, overall quality and extent of the management services provided to the Fund, as well as the Advisor's compliance program, were satisfactory and reliable.

2. INVESTMENT PERFORMANCE OF THE FUND AND THE ADVISOR

The Trustees discussed the performance of the Fund for the year-to-date, one-year, three-year and five-year periods ended July 31, 2011. In assessing the quality of the portfolio management services delivered by the Advisor, the Trustees also compared the short-term and long-term performance of the Fund on both an absolute basis and in comparison to the Fund's benchmark index, the S&P 500 Index, and in comparison to a peer group of U.S. open-end moderate allocation funds as constructed by data presented by Morningstar, Inc. (the "Morningstar Peer Group"). The Trustees also reviewed information on the historical performance of other separately-managed accounts of the Adviser that were similar to the Fund in terms of investment strategy.

The Trustees noted that the Fund's performance for the year-to-date, one-year, three-year and five-year periods ended July 31, 2011 was substantially below the Morningstar Peer Group averages, with each falling within the fourth quartile. The Fund's performance for the one-year, three-year and five-year periods ended July 31, 2011 was the worst among the Morningstar Peer Group. The Trustees also reviewed the Fund's performance for the year-to-date, one-year, three-year, five-year and since inception periods ended May 31, 2011, and while the Fund's performance was positive, it lagged the S&P 500 Index for each period.

In addition to the foregoing, the Trustees also compared the short-term and long-term performance of the Fund in comparison to a peer group of open-end funds selected by the Advisor that, in the Advisor's determination, were more similar to the Fund than the Morningstar Peer Group (the "Advisor Peer Group"). The Trustees noted that the Fund's performance for the year-to-date and one-year periods ended July 31, 2011 was below, but generally in-line with, the Advisor Peer Group averages, falling in the first quartile and second quartile, respectively. The Trustees noted that the Fund's performance for the three-year and five-year periods ended July 31, 2011 was substantially below the Advisor Peer Group averages, falling in the third quartile and fourth quartile, respectively.

After considering all of the information, the Trustees concluded that the performance obtained by the Advisor for the Fund was satisfactory under current market conditions. Although past performance is not a guarantee or indication of future results, the Trustees determined that the Fund and its shareholders were likely to benefit from the Advisor's continued management.

3. COSTS OF SERVICES PROVIDED AND PROFITS REALIZED BY THE ADVISOR

The Trustees considered the cost of services and the structure of the Advisor's fees, including a review of the expense analyses and other pertinent material with respect to the Fund. The Trustees reviewed the related statistical information and other

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materials provided, including the comparative expenses, expense components and peer group selections. The Trustees considered the cost structure of the Fund relative to the Morningstar Peer Group and the Advisor Peer Group, and the Advisor's separately-managed accounts, as well as the fee waivers and expense reimbursements previously provided by the Advisor.

The Trustees also considered the overall profitability of the Advisor, reviewing the Advisor's financial information and noted that the Advisor had subsidized the Fund's operations following the Fund's inception and had fully recouped those subsidies. The Trustees also examined the level of profits that could be expected to accrue to the Advisor from the fees payable under the Agreement, as well as the Fund's brokerage arrangements, noting that the Advisor makes no effort to seek soft dollar arrangements. These considerations were based on materials requested by the Trustees and the Fund's administrator specifically for the August 30, 2011 meeting at which the Agreement was formally considered, as well as the presentations made by the Advisor over the course of the year.

The Trustees noted that the Fund's contractual management fee of 1.00% fell within the fourth quartile and ranked above the Morningstar Peer Group average of 0.58%, which fell within the second quartile. The Trustees then compared the Fund's contractual management fee with the Advisor Peer Group, noting that the Fund's contractual management fee of 1.00% fell within the first quartile and ranked below the Advisor Peer Group average of 1.51%, which fell within the third quartile.

The Trustees observed that the Fund's total expense ratio of 1.75% fell within the fourth quartile and ranked highest among the Morningstar Peer Group. The Morningstar Peer Group average of 0.89% fell within the third quartile. The Trustees then compared the Fund's total expense ratio with the Advisor Peer Group, noting that the Fund's total expense ratio of 1.75% fell within the first quartile and ranked below the Advisor Peer Group average of 1.98%, which fell within the third quartile.

The Trustees also compared the fees paid by the Fund to the fees paid by other separately-managed accounts of the Advisor that were similar to the Fund in terms of investment discipline and asset allocation techniques and noted that the Fund's management fees appeared to be reasonable.

The Trustees concluded that the Fund's expenses and the management fees paid to the Advisor were fair and reasonable in light of the comparative performance, expense and management fee information. The Trustees further concluded that the Advisor's profit from sponsoring the Fund had not been, and currently was not, excessive and that the Advisor had maintained adequate profit levels to support its services to the Fund from the revenues of its overall investment advisory business.

4. EXTENT OF ECONOMIES OF SCALE AS THE FUND GROWS

The Trustees compared the Fund's expenses relative to the Morningstar Peer Group and the Advisor Peer Group and discussed realized and potential economies of scale. The Trustees also reviewed the structure of the Fund's management fee and whether the Fund was large enough to generate economies of scale for shareholders or whether economies of scale would be expected to be realized as Fund assets grow (and if so, how those economies of scale were being or would be shared with shareholders). The Trustees noted that the Fund's management fee structure did not

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contain any breakpoint reductions as the Fund' s assets grow in size, but that the feasibility of incorporating breakpoints would continue to be reviewed on a regular basis. With respect to the Advisor' s fee structure and any applicable expense waivers, the Trustees concluded that the current fee structure was reasonable and reflects a sharing of economies of scale between the Advisor and the Fund at the Fund' s current asset level.

5. BENEFITS DERIVED FROM THE RELATIONSHIP WITH THE FUND

The Trustees considered the direct and indirect benefits that could be realized by the Advisor from its association with the Fund. The Trustees examined the brokerage and commissions of the Advisor with respect to the Fund, noting that the Advisor receives no soft dollar benefits from its relationship with the Fund. The Trustees concluded that the benefits the Advisor may receive, such as greater name recognition, growth in separate account management services or greater exposure to press coverage appear to be reasonable, and in many cases may benefit the Fund through growth in assets.

CONCLUSIONS

The Trustees considered all of the foregoing factors. In considering the renewal of the Agreement, the Trustees did not identify any one factor as all-important, but rather considered these factors collectively in light of the Fund' s surrounding circumstances. Based on this review, the Trustees, including a majority of the Independent Trustees, approved the renewal of the Agreement with the Fund as being in the best interests of the Fund and its shareholders.

Notice of Privacy Policy & Practices

We collect non-public personal information about you from the following sources:

information we receive about you on applications or other forms;

information you give us orally; and

information about your transactions with us or others.

We do not disclose any non-public personal information about our shareholders or former shareholders without the shareholder's authorization, except as permitted by law or in response to inquiries from governmental authorities. We may share information with affiliated parties and unaffiliated third parties with whom we have contracts for servicing the Fund. We will provide unaffiliated third parties with only the information necessary to carry out their assigned responsibility. All shareholder records will be disposed of in accordance with applicable law. We maintain physical, electronic and procedural safeguards to protect your non-public personal information and require third parties to treat your non-public personal information with the same high degree of confidentiality.

In the event that you hold shares of the Fund through a financial intermediary, including, but not limited to, a broker-dealer, bank or trust company, the privacy policy of your financial intermediary would govern how your non-public personal information would be shared with unaffiliated third parties.

THE APPLETON GROUP PLUS FUND**Additional Information (Unaudited)****Tax Information**

The Fund designates 100.00% of its ordinary income distribution for the year ended February 28, 2011, as qualified dividend income under the Jobs and Growth Tax Relief Reconciliation Act of 2003.

For the year ended February 28, 2011, 100.00% of the dividends paid from net ordinary income qualify for the dividends received deduction available to corporate shareholders.

Indemnifications

Under the Fund's organizational documents, its officers and Trustees are indemnified against certain liabilities arising out of the performance of their duties to the Fund. In addition, in the normal course of business, the Fund enters into contracts that provide general indemnifications to other parties. The Fund's maximum exposure under these arrangements is unknown as this would involve future claims that may be made against the Fund that have not yet occurred. However, the Fund has not had prior claims or losses pursuant to these contracts and expects the risk of loss to be remote.

Information about Trustees

The business and affairs of the Trust are managed under the direction of the Trust's Board of Trustees. Information pertaining to the Trustees of the Trust is set forth below. The Statement of Additional Information includes additional information about the Trustees and is available, without charge, upon request by calling 1-866-993-7767.

Independent Trustees

Name, Address and Age	Position(s) Held with the Trust	Term of Office and Length of Time Served	Principal Occupation(s) During the Past Five Years	Number of Portfolios in Trust Overseen by Trustee	Other Directorships Held by Trustee
Dr. Michael D. Akers 615 E. Michigan St. Milwaukee, WI 53202 Age: 56	Trustee	Indefinite Term; Since August 22, 2001	Professor and Chair of Accounting, Marquette University (2004- present); Associate Professor of Accounting, Marquette University (1996-2004).	30	Independent Trustee, USA MUTUALS (an open-end investment company with two portfolios).
Gary A. Drska 615 E. Michigan St. Milwaukee, WI 53202 Age: 54	Trustee	Indefinite Term; Since August 22, 2001	Pilot, Frontier/Captain, Midwest Airlines, Inc. (airline company) (1986- present); Director, Flight Standards & Training (1990- 1999).	30	Independent Trustee, USA MUTUALS (an open-end investment company with two portfolios).

THE APPLETON GROUP PLUS FUND

Additional Information (Unaudited), continued

Name, Address and Age	Position(s) Held with the Trust	Term of Office and Length of Time Served	Principal Occupation(s) During the Past Five Years	Number of Portfolios in Trust Overseen by Trustee	Other Directorships Held by Trustee
Jonas B. Siegel 615 E. Michigan St. Milwaukee, WI 53202 Age: 68	Trustee	Indefinite Term; Since October 23, 2009	Managing Director, Chief Administrative Officer ("CAO") and Chief Compliance Officer ("CCO"), Granite Capital International Group, L.P. (an investment management firm) (1994- present); Vice President, Secretary, Treasurer and CCO of Granum Series Trust (an open-end investment company) (1997-2007); President, CAO and CCO, Granum Securities, LLC (a broker-dealer) (1997-2007).	30	Independent Trustee, Gottex Multi-Asset Endowment Fund complex (three closed-end investment companies); Independent Trustee, Gottex Multi-Alternatives Fund complex (three closed-end investment companies); Independent Trustee, Ramius IDF, LLC (a closed-end investment company).

Interested Trustee and Officers

Joseph C. Neuberger ⁽¹⁾ 615 E. Michigan St. Milwaukee, WI 53202 Age: 49	Chairperson, President, and Trustee	Indefinite Term; Since August 22, 2001	Executive Vice President, U.S. Bancorp Fund Services, LLC (1994- present).	30	Trustee, Buffalo Funds (an open-end investment company with ten portfolios); Trustee, USA MUTUALS (an open- end investment company with two portfolios).
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THE APPLETON GROUP PLUS FUND

Additional Information (Unaudited), continued

Name, Address and Age	Position(s) Held with the Trust	Term of Office and Length of Time Served	Principal Occupation(s) During the Past Five Years	Number of Portfolios in Trust Overseen by Trustee	Other Directorships Held by Trustee
John Buckel 615 E. Michigan St. Milwaukee, WI 53202 Age: 54	Vice President, Treasurer and Principal Accounting Officer	Indefinite Term; Since January 10, 2008 (Vice President); Since September 10, 2008 (Treasurer)	Mutual Fund Administrator, U.S. Bancorp Fund Services, LLC (2004- present); UMB Investment Services Group (2000- 2004).	N/A	N/A
Robert M. Slotky 615 E. Michigan St. Milwaukee, WI 53202 Age: 64	Vice President, Chief Compliance Officer and Anti-Money Laundering Officer	Indefinite Term; Since January 26, 2011	Senior Vice President, U.S. Bancorp Fund Services, LLC (2001- present).	N/A	N/A
Rachel A. Spearo 615 E. Michigan St. Milwaukee, WI 53202 Age: 32	Secretary	Indefinite Term; Since November 15, 2005	Vice President and Legal Compliance Officer, U.S. Bancorp Fund Services, LLC (2004- present).	N/A	N/A
Jennifer A. Lima 615 E. Michigan St. Milwaukee, WI 53202 Age: 37	Assistant Treasurer	Indefinite Term; Since January 10, 2008	Mutual Fund Administrator, U.S. Bancorp Fund Services, LLC (2002- present).	N/A	N/A
Jesse J. Schmitting 615 E. Michigan St. Milwaukee, WI 53202 Age: 29	Assistant Treasurer	Indefinite Term; Since July 21, 2011	Mutual Fund Administrator, U.S. Bancorp Fund Services, LLC (2008- present).	N/A	N/A

(1) Mr. Neuberger is an “interested person” of the Trust as defined by the 1940 Act. Mr. Neuberger is an interested person of the Trust by virtue of the fact that he is an interested person of Quasar Distributors, LLC, the Fund’s distributor.

A NOTE ON FORWARD LOOKING STATEMENTS

Except for historical information contained in this report for the Fund, the matters discussed in this report may constitute forward-looking statements made pursuant to the safe-harbor provisions of the Securities Litigation Reform Act of 1995. These include any Advisor or portfolio manager predictions, assessments, analyses or outlooks for individual securities, industries, market sectors and/or markets. These statements involve risks and uncertainties. In addition to the general risks described for the Fund in the current Prospectus, other factors bearing on this report include the accuracy of the Advisor's or portfolio manager's forecasts and predictions, and the appropriateness of the investment programs designed by the Advisor or portfolio manager to implement their strategies efficiently and effectively. Any one or more of these factors, as well as other risks affecting the securities markets and investment instruments generally, could cause the actual results of the Fund to differ materially as compared to benchmarks associated with the Fund.

ADDITIONAL INFORMATION

The Fund has adopted proxy voting policies and procedures that delegate to the Advisor the authority to vote proxies. A description of the Fund's proxy voting policies and procedures is available without charge, upon request, by calling the Fund toll free at 1-866-993-7767. A description of these policies and procedures is also included in the Fund's Statement of Additional Information, which is available on the SEC's website at <http://www.sec.gov>.

The Fund's proxy voting record during the most recent 12-month period ended June 30 is available without charge, either upon request by calling the Fund toll free at 1-866-993-7767 or by accessing the SEC's website at <http://www.sec.gov>.

The Fund files its complete schedule of portfolio holdings with the SEC four times each fiscal year at quarter-ends. The Fund files the schedule of portfolio holdings with the SEC on Form N-CSR (second and fourth quarters) and on Form N-Q (first and third quarters). Shareholders may view the Fund's Forms N-CSR and N-Q on the SEC's website at <http://www.sec.gov>. Forms N-CSR and N-Q may also be reviewed and copied at the SEC's Public Reference Room in Washington, D.C. Information on the operation of the public reference room may be obtained by calling 1-202-551-8090 (direct) or 1-800-SEC-0330 (general SEC number).

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THE APPLETON GROUP PLUS FUND

Investment Advisor	<i>Appleton Group Wealth Management, LLC</i> 100 West Lawrence Street Appleton, Wisconsin 54911
Legal Counsel	<i>Godfrey & Kahn, S.C.</i> 780 North Water Street Milwaukee, Wisconsin 53202
Independent Registered Public Accounting Firm	<i>Deloitte & Touche LLP</i> 555 East Wells Street Milwaukee, Wisconsin 53202
Transfer Agent, Fund Accountant and Fund Administrator	<i>U.S. Bancorp Fund Services, LLC</i> 615 East Michigan Street Milwaukee, Wisconsin 53202
Custodian	<i>U.S. Bank, N.A.</i> Custody Operations 1555 North River Center Drive Suite 302 Milwaukee, Wisconsin 53212
Distributor	<i>Quasar Distributors, LLC</i> 615 East Michigan Street Milwaukee, Wisconsin 53202

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Item 2. Code of Ethics.

Not applicable for semi-annual reports.

Item 3. Audit Committee Financial Expert.

Not applicable for semi-annual reports.

Item 4. Principal Accountant Fees and Services.

Not applicable for semi-annual reports.

Item 5. Audit Committee of Listed Registrants.

Not applicable to registrants who are not listed issuers (as defined in Rule 10A-3 under the Securities Exchange Act of 1934).

Item 6. Investments.

(a) Schedule of Investments is included as part of the report to shareholders filed under Item 1 of this Form.

(b) Not Applicable

Item 7. Disclosure of Proxy Voting Policies and Procedures for Closed-End Management Investment Companies.

Not applicable to open-end investment companies.

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

Not applicable to open-end investment companies.

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

Not applicable to open-end investment companies.

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

There have been no material changes to the procedures by which shareholders may recommend nominees to the registrant's board of trustees.

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Item 11. Controls and Procedures.

- (a) The Registrant's President and Treasurer have reviewed the Registrant's disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940 (the "Act")) as of a date within 90 days of the filing of this report, as required by Rule 30a-3(b) under the Act and Rules 13a-15(b) or 15d-15(b) under the Securities Exchange Act of 1934. Based on their review, such officers have concluded that the disclosure controls and procedures are effective in ensuring that information required to be disclosed in this report is appropriately recorded, processed, summarized and reported and made known to them by others within the Registrant and by the Registrant's service provider.
- (b) There were no changes in the Registrant's internal control over financial reporting (as defined in Rule 30a-3(d) under the Act) that occurred during the 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) *Any code of ethics or amendment thereto, that is the subject of the disclosure required by Item 2, to the extent that the registrant intends to satisfy Item 2 requirements through filing an exhibit.* Incorporated by reference to previous Form N-CSR filed May 6, 2009.
 - (2) *A separate certification for each principal executive and principal financial officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.* Filed herewith.
 - (3) *Any written solicitation to purchase securities under Rule 23c-1 under the Act sent or given during the period covered by the report by or on behalf of the registrant to 10 or more persons.* Not applicable to open-end investment companies.
- (b) *Certifications pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.* Furnished herewith.

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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) Trust for Professional Managers

By (Signature and Title)* /s/ Joseph Neuberger
Joseph Neuberger, President

Date November 1, 2011

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/ Joseph Neuberger
Joseph Neuberger, President

Date November 1, 2011

By (Signature and Title)* /s/ John Buckel
John Buckel, Treasurer

Date November 1, 2011

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

CERTIFICATIONS

- I, Joseph Neuberger, certify that:
1. I have reviewed this report on Form N-CSR of Trust for Professional Managers;
 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations, changes in net assets, and cash flows (if the financial statements are required to include a statement of cash flows) of the registrant as of, and for, the periods presented in this report;
 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940) and internal control over financial reporting (as defined in Rule 30a-3(d) under the Investment Company Act of 1940) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of a date within 90 days prior to the filing date of this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the 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; and
 5. The registrant's other certifying officer(s) and I have disclosed to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize, and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: November 1, 2011

/s/ Joseph Neuberger

Joseph Neuberger
President

CERTIFICATIONS

I, John Buckel, certify that:

1. I have reviewed this report on Form N-CSR of Trust for Professional Managers;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations, changes in net assets, and cash flows (if the financial statements are required to include a statement of cash flows) of the registrant as of, and for, the periods presented in this report;
4. The registrant' s other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Rule 30a-3(c) under the Investment Company Act of 1940) and internal control over financial reporting (as defined in Rule 30a-3(d) under the Investment Company Act of 1940) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant' s disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of a date within 90 days prior to the filing date of this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant' s internal control over financial reporting that occurred during the 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; and
5. The registrant' s other certifying officer(s) and I have disclosed to the registrant' s auditors and the audit committee of the registrant' s board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant' s ability to record, process, summarize, and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant' s internal control over financial reporting.

Date: November 1, 2011

/s/ John Buckel

John Buckel

Treasurer

Certification Pursuant to Section 906 of the Sarbanes-Oxley Act

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, each of the undersigned officers of the Trust for Professional Managers (the "Trust"), does hereby certify, to such officer's knowledge, that the report on Form N-CSR of the Trust for the year ended August 31, 2011 fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, as applicable, and that the information contained in the Form N-CSR fairly presents, in all material respects, the financial condition and results of operations of the Trust for the stated period.

/s/ Joseph Neuberger

Joseph Neuberger

President, Trust for Professional Managers

Dated: November 1, 2011

/s/ John Buckel

John Buckel

Treasurer, Trust for Professional Managers

This statement accompanies this report on Form N-CSR pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 and shall not be deemed as filed by the Trust for purposes of Section 18 of the Securities Exchange Act of 1934.