Financial Statements of

PROBITY MINING 2025 SHORT DURATION FLOW-THROUGH LIMITED PARTNERSHIP

Period from commencement of operations on March 28, 2025 to June 30, 2025 (Unaudited)

Probity Mining 2025 Short Duration Flow-Through Limited Partnership Statement of Financial Position

As at June 30, 2025 (Unaudited)

Assets	
Current assets:	
Cash	\$ 672,744
Subscriptions receivable	355,000
Investments	4,146,871
	5,174,615
Liabilities	
Current liabilities:	
Accounts payable and accrued liabilities	138,286
Accrued Class P and General Partner allocation	126,705
	264,991
Class net assets attributable to Partners	\$ 4,909,624
Net assets attributable to Partners:	
Class A – National	\$ 1,544,802
Class A – British Columbia	881,466
Class A – Quebec	851,766
Class F – National	1,193,696
Class F – British Columbia	94,528
Class F – Quebec	343,346
Class P	10
General Partner	10
	\$ 4,909,624
Partnership units outstanding (note 4):	
Class A – National	150,820
Class A – British Columbia	80,300
Class A – Quebec	78,150
Class F – National	113,300
Class F – British Columbia	8,300
Class F – Quebec	30,550
Class P	1
General Partner	1
Net assets per unit attributable to Limited Partners (note 9):	
Class A – National Class	\$ 10.24
Class A – British Columbia	10.98
Class A – Quebec	10.90
Class F – National Class	10.54
Class F – British Columbia	11.39
Class F – Quebec	11.24
Class P	10.00
General Partner	10.00

Approved on behalf of the Board of Directors of the General Partner:

/s/ "Peter Christiansen"	Director	/s/ "Brent Larkan"	Director
Peter Christiansen		Brent Larkan	

Probity Mining 2025 Short Duration Flow-Through Limited Partnership Statement of Comprehensive Income

Period from commencement of operations on March 28, 2025 to June 30, 2025 (Unaudited)

ncome:		
Unrealized appreciation of investments	\$	1,196,87°
		1,196,87
Expenses (note 3):		
Issue costs (note 3(a))		618,403
Performance fees		126,70
Legal Fees		71,84
Administrative fees		44,108
Fund Manager fees		17,850
Filing fees		11,663
Transfer agent fees		6,256
Custodian fees		3,594
Bank charges		386
Other Fees		384
Audit fees		229
Tax and compliance professional fees		44
		901,467
ncrease in net assets attributable to partners from operations ncrease in net assets attributable to partners from operations per Class (note 8): Class A – National	\$ \$	295,40 4 36,602
ncrease in net assets attributable to partners from operations per Class (note 8):		
ncrease in net assets attributable to partners from operations per Class (note 8): Class A – National Class A – British Columbia Class A – Quebec Class F – National Class F – British Columbia Class F – British Columbia Class F – Quebec Class F – Quebec Class P		36,602 78,466 70,266 60,696 11,528
ncrease in net assets attributable to partners from operations per Class (note 8): Class A – National Class A – British Columbia Class A – Quebec Class F – National Class F – British Columbia Class F – British Columbia Class F – Quebec Class P General Partner	\$	36,602 78,466 70,266 60,696 11,528 37,846
ncrease in net assets attributable to partners from operations per Class (note 8): Class A – National Class A – British Columbia Class A – Quebec Class F – National Class F – British Columbia Class F – British Columbia Class F – Guebec Class P General Partner	\$	36,602 78,460 70,260 60,690 11,520 37,840 -
ncrease in net assets attributable to partners from operations per Class (note 8): Class A – National Class A – British Columbia Class A – Quebec Class F – National Class F – British Columbia Class F – British Columbia Class F – Guebec Class P General Partner	\$	36,602 78,466 70,266 60,699 11,526 37,846 - -
ncrease in net assets attributable to partners from operations per Class (note 8): Class A – National Class A – British Columbia Class A – Quebec Class F – National Class F – British Columbia Class F – Quebec Class F – General Partner corease in net assets attributable to partners from operations per unit (note 8):	\$ \$	36,600 78,460 70,260 60,690 11,520 37,840 - - -
ncrease in net assets attributable to partners from operations per Class (note 8): Class A – National Class A – British Columbia Class A – Quebec Class F – National Class F – British Columbia Class F – Quebec Class P General Partner concrease in net assets attributable to partners from operations per unit (note 8): Class A – National	\$ \$	36,602 78,466 70,266 60,696 11,526 37,846 - - - - 295,406
ncrease in net assets attributable to partners from operations per Class (note 8): Class A – National Class A – British Columbia Class A – Quebec Class F – National Class F – British Columbia Class F – Quebec Class P General Partner concrease in net assets attributable to partners from operations per unit (note 8): Class A – National Class A – British Columbia	\$ \$	36,60 78,46 70,26 60,69 11,52 37,84 - - - 295,40 0.2 0.9
ncrease in net assets attributable to partners from operations per Class (note 8): Class A – National Class A – British Columbia Class F – National Class F – British Columbia Class F – Quebec Class F – Quebec Class P General Partner ncrease in net assets attributable to partners from operations per unit (note 8): Class A – National Class A – British Columbia Class A – British Columbia Class A – Quebec	\$ \$	36,60. 78,46. 70,26. 60,69. 11,52. 37,84. - - - 295,40. 0.2. 0.9. 0.9. 0.9.
ncrease in net assets attributable to partners from operations per Class (note 8): Class A – National Class A – British Columbia Class F – National Class F – British Columbia Class F – Quebec Class P General Partner ncrease in net assets attributable to partners from operations per unit (note 8): Class A – National Class A – British Columbia Class A – British Columbia Class A – British Columbia Class A – Quebec Class F – National	\$ \$	36,60 78,46 70,26 60,69 11,52 37,84 - - - 295,40 0.2 0.9 0.9 0.5 1.3
ncrease in net assets attributable to partners from operations per Class (note 8): Class A – National Class A – British Columbia Class F – National Class F – British Columbia Class F – Quebec Class F – Quebec Class P General Partner ncrease in net assets attributable to partners from operations per unit (note 8): Class A – National Class A – British Columbia Class A – Quebec Class F – National Class F – National Class F – National Class F – National Class F – British Columbia	\$ \$	36,602 78,466 70,266 60,699 11,526 37,846

See accompanying notes to financial statements.

Probity Mining 2025 Short Duration Flow-Through Limited Partnership

Statements of Changes in Net Assets Attributable to Partners

Period from commencement of operations on March 28, 2025 to June 30, 2025 (Unaudited)

	Net assets attributable to partners, beginning of period	Proceeds from issuance	Increase in net assets attributable to partners, from operations	Net assets attributable to partners, end of period
Class A – National	\$ - \$	1,508,200	\$ 36,602	\$ 1,544,802
Class A – British Columbia	-	803,000	78,466	881,466
Class A – Quebec	-	781,500	70,266	851,766
Class F – National	-	1,133,000	60,696	1,193,696
Class F – British Columbia	-	83,000	11,528	94,528
Class F – Quebec	-	305,500	37,846	343,346
Class P	-	10	-	10
General Partner	-	10	-	10
	\$ - \$	4,614,220	\$ 295,404	\$ 4,909,624

See accompanying notes to financial statements.

Probity Mining 2025 Short Duration Flow-Through Limited Partnership Statements of Cash Flows

Period from commencement of operations on March 28, 2025 to June 30, 2025 (Unaudited)

Cash provided by (used in):	
Operating Activities	
Increase in net assets attributable to partners from operations	\$ 295,404
Items not involving cash:	
Unrealized appreciation of investments	(1,196,871)
Change in non-cash balances	, , ,
Subscription receivable	(355,000)
Accounts payable and accrued liabilities	264,991
	(991,476)
Investing Activities	, , ,
Purchase of investments	(2,950,001)
	(2,950,001)
	,
Financing Activities	
Proceeds from issuance of units	4,614,220
	4,614,220
Increase in cash during the period	672,744
Cash, beginning of period	-
Cash, end of period	\$ 672,744

See accompanying notes to financial statements.

Probity Mining 2025 Short Duration Flow-Through Limited Partnership Schedule of Investment Portfolio

As at June 30, 2025 (Unaudited)

	Number of	Average	Fair	Net
	shares	cost \$	value \$	assets %
Canadian equities mining*:				
Decade Resources Ltd. (BC FT)	4,285,715	150,000	128,571	2.62
Defense Metals Corp. (BC FT)	2,058,824	350,000	401,471	8.18
Dynasty Gold Corp. (NC FT)	1,818,182	300,000	236,364	4.81
E-Power Resources Inc. (QC FT)	3,000,000	150,000	150,000	3.06
Formation Metals Inc. (QC FT)	857,143	300,000	325,714	6.63
GoldHaven Resources Corp. (BC FT)	1,153,847	150,000	132,692	2.70
Great Atlantic Resources Corp.(NC FT)	1,764,707	150,000	114,706	2.34
Opus One Gold Corp. (QC FT)	4,615,385	300,000	300,000	6.11
Q Precious & Battery Metals Corp.(QC FT)	4,000,000	200,000	160,000	3.26
Saga Metals Corp. (NC FT)	1,000,000	300,000	280,000	5.70
Star Copper Corp. (BC FT)	526,316	300,000	684,211	13.94
Sun Summit Minerals Corp. (BC FT)	4,000,000	300,000	320,000	6.52
Total equities		\$ 2,950,001	\$ 3,233,729	65.87

Probity Mining 2025 Short Duration Flow-Through Limited Partnership Schedule of Investment Portfolio (continued)

As at June 30, 2025 (Unaudited)

	Number of	Average	Fair	Net
	warrants	cost \$	value \$	assets %
Canadian warrants mining*:				
Decade Resources Ltd. (BC)				
(expiry 13 June, 2027; strike price \$0.05)	4,285,715	-	87,601	1.78
Defense Metals Corp. (BC)				
(expiry 21 May, 2028; strike price \$0.20)	1,029,412	-	108,924	2.22
Dynasty Gold Corp. (NC)				
(expiry 16 May, 2027; strike price \$0.25)	909,091	-	41,287	0.84
E-Power Resources Inc. (QC)				
(expiry 20 June, 2030; strike price \$0.10)	1,500,000	-	67,011	1.36
Formation Metals Inc. (QC)				
(expiry 20 June, 2030; strike price \$0.10)	857,143	-	156,883	3.20
Great Atlantic Resources Corp. (NC)				
(expiry 10 June, 2027; strike price \$0.12)	1,764,707	-	65,020	1.32
Q Precious & Battery Metals Corp. (QC)				
(expiry 9 May, 2028; strike price \$0.07)	4,000,000	-	152,259	3.10
Saga Metals Corp. (NC)				
(expiry 23 May, 2027; strike price \$0.50)	1,000,000	-	135,805	2.77
Sun Summit Minerals Corp. (BC)				
(expiry 30 May, 2027; strike price \$0.11)	2,000,000	-	98,352	2.00
Total warrants		-	\$ 913,142	18.59
Total portfolio of investments			4,146,871	84.46
Total portione of investments			4,140,071	-
Cash			672,744	13.71
				-
Other net assets			90,009	1.83
Net assets attributable to Partners (100%)			\$ 4,909,624	100.00

^{*} As at June 30, 2025, these securities are restricted by the issuer from trading. The restrictions range from 2 to 4 months. See accompanying notes to financial statements.

Notes to Financial Statements

For the period from commencement of operations on March 28, 2025 to June 30, 2025 (Unaudited)

1. Formation and purpose of the Partnership:

Probity Mining 2025 Short Duration Flow-Through Limited Partnership (the "Partnership") was formed on November 21, 2024 as a limited partnership under the laws of the Province of British Columbia, Canada and commenced operations on March 28, 2025. The address of the Partnership's registered office is Suite 530, 355 Burrard Street, Vancouver, British Columbia V6C 2G8. The general partner of the Partnership is Probity 2024 Management Corp. (the "General Partner") whose ultimate parent is Probity Capital Corporation. The Partnership consists of seven classes of limited partnership units, National Class ("NC") A and F; British Columbia ("BC") Class A and F; Quebec Class ("QC") A and F; and Class P (collectively, the "Units"). The Units are identical to each other, except for the fees applicable to each class. The principal purpose of the Partnership is to provide Limited Partners with a tax-assisted investment in a portfolio of flowthrough shares of resource issuers engaged in mining sector for capital appreciation and profits. Management's intention is that an investment in the Partnership will provide all classes of A and F Limited Partners exposure to a portfolio (the "Portfolio") comprising primarily shares of resource issuers that qualify as "flow-through shares" for the purposes of the Income Tax Act (Canada) (the "ITA") pursuant to which the resource issuer agrees to incur and renounce to the Partnership "Canadian exploration expense" (as defined in the ITA) ("CEE").

The General Partner delegates certain investment advisory responsibilities to Qwest Investment Fund Management Ltd. (the "Manager").

Under the limited partnership agreement (the "Partnership Agreement") between the General Partner and each of the Limited Partners (together, the "Partners"), dated November 21, 2024 for each Portfolio, ordinary income is allocated among the Partners on the following basis:

- (i) firstly, pro rata to the Partners holding units of that Class the amount (if any) by which:
 - (a) the aggregate Ordinary Losses in respect of the Class Portfolio allocated to the particular Partners in prior Fiscal Years; exceeds
 - (b) the aggregate Ordinary Income in respect of the Class Portfolio allocated to the particular Partners in prior Fiscal Years:
- (ii) secondly, to the General Partner 0.01% of the remaining unallocated Ordinary Income in respect of the Class Portfolio;
- (iii) thirdly, pro rata to the particular Partners the lesser of:
 - (a) the remaining unallocated Ordinary Income in respect of the Class Portfolio; and
 - (b) the amount (if any) by which:

Notes to Financial Statements

For the period from commencement of operations on March 28, 2025 to June 30, 2025 (Unaudited)

1. Formation and purpose of the Partnership (continued):

- (iii) thirdly, pro rata to the particular Partners the lesser of (continued):
 - (A) the aggregate Subscription Price paid for the Class to which the Class Portfolio relates; exceeds
 - (B) the total of:
 - the Ordinary Income in respect of the Class Portfolio allocated to the particular Partners in the Fiscal Year; and
 - the aggregate Ordinary Income in respect of the Class Portfolio allocated to the particular Partners in prior Fiscal Years;
- (iv) fourthly, the balance of the unallocated Ordinary Income in respect of the Class Portfolio shall be allocated as follows:
 - (a) 30% to the holders of the Class P Units pro rata; and
 - (b) 70% to the particular Partners pro rata.

These financial statements were authorized for issue by the Board of Directors of the General Partner on August 18, 2025.

2. Material accounting policy information:

The following is a summary of material accounting policy information used by the Partnership:

(a) Basis of preparation and statement of compliance:

These financial statements have been prepared in compliance with IFRS Accounting Standards.

(b) Basis of measurement:

These financial statements have been prepared on a historical cost basis except for investments which are measured at fair value.

(c) Functional currency and presentation currency:

The statement of financial position is presented in Canadian dollars, which is the Partnership's functional and presentation currency.

Notes to Financial Statements

For the period from commencement of operations on March 28, 2025 to June 30, 2025 (Unaudited)

2. Material accounting policy information (continued):

- (d) Financial instruments:
 - (i) Recognition and measurement:

Financial instruments are required to be classified into one of the following categories: amortized cost, fair value through other comprehensive income ("FVOCI") or fair value through profit or loss ("FVTPL"). All financial instruments are measured at fair value on initial recognition. Measurement in subsequent periods depends on the classification of the financial instrument. Transaction costs are included in the initial carrying amount of financial instruments except for financial instruments classified as FVTPL in which case transaction costs are expensed as incurred.

Financial assets and financial liabilities are recognized initially on the trade date, which is the date on which the Partnership becomes a party to the contractual provisions of the instrument. The Partnership derecognizes a financial liability when its contractual obligations are discharged, cancelled or expire.

Financial assets and liabilities are offset and the net amount presented in the statement of financial position only when the Partnership has a legal right to offset the amounts and intends either to settle on a net basis or to realize the asset and settle the liability simultaneously.

A financial asset is measured at amortized cost if it meets both of the following conditions:

- it is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal interest on the principal amount outstanding.

A financial asset is measured at FVOCI if it meets both of the following conditions:

- it is held within a business model whose objective is to hold assets to collect contractual cash flows and selling financial assets; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal interest on the principal amount outstanding.

All financial assets not classified as measured at amortized cost or FVOCI as described above are measured at FVTPL. On initial recognition the Partnership may irrevocably elect to measure financial assets that otherwise meet the requirements to be measured at amortized cost or at FVOCI as at FVTPL when doing so eliminates or significantly reduces a measurement or recognition inconsistency.

Notes to Financial Statements

For the period from commencement of operations on March 28, 2025 to June 30, 2025 (Unaudited)

2. Material accounting policy information (continued):

- (d) Financial instruments (continued):
 - (ii) Fair value through profit and loss:

Financial assets are not reclassified subsequent to their initial recognition, unless the Partnership changes its business model for managing financial assets, in which cases all affected financial assets are reclassified on the first day of the first reporting period following the change in business model.

The Partnership has not classified any of its financial assets as FVOCI.

A financial liability is generally measured at amortized cost, with exceptions that may allow for classification as FVTPL. These exceptions include financial liabilities that are mandatorily measured at fair value through profit or loss, such as derivatives liabilities. The Partnership may also, at initial recognition, irrevocably designate a financial liability as measured at FVTPL when doing so results in more relevant information.

The Partnership classifies investments as FVTPL. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value of financial assets and liabilities traded in active markets (such as publicly traded derivatives and marketable securities) are based on quoted market prices at the close of trading on the reporting date. The Partnership uses the last traded market price for both financial assets and financial liabilities where the last traded price falls within that day's bid-ask spread. In circumstances where the last traded price is not within the bid-ask spread, the Manager determines the point within the bid-ask spread that is most representative of fair value based on the specific facts and circumstances. The Partnership's policy is to recognize transfers into and out of the fair value hierarchy levels as of the beginning of the period of the transfer.

The fair value of financial assets and liabilities that are not traded in an active market, including non-publicly traded derivative instruments, is determined using valuation techniques. Valuation techniques also include the use of comparable recent arm's length transactions, reference to other instruments that are substantially the same, discounted cash flow analysis, and others commonly used by market participants and which make the maximum use of observable inputs. Should the value of the financial asset or liability, in the opinion of the Manager, be inaccurate, unreliable or not readily available, the fair value is estimated on the basis of the most recently reported information of a similar financial asset or liability.

Notes to Financial Statements

For the period from commencement of operations on March 28, 2025 to June 30, 2025 (Unaudited)

2. Material accounting policy information (continued):

(d) Financial instruments (continued):

(iii) Amortized cost:

Financial assets and liabilities classified as amortized cost are recognized initially at fair value plus any directly attributable transaction costs. Subsequent measurement is at amortized cost using the effective interest method, less any impairment losses.

The Partnership classifies cash, accounts payable and accrued liabilities as amortized cost.

The effective interest method is a method of calculating the amortized cost of a financial asset or liability and of allocating interest income or expense over the relevant period. The effective interest rate is the rate that discounts estimated future cash payments through the expected life of the financial asset or liability, or where appropriate, a shorter period.

The Partnership recognizes financial instruments at fair value upon initial recognition, plus transaction costs in the case of financial instruments measured at amortized cost. Regular way purchases and sales of financial assets are recognized on the trade date.

(e) Income recognition:

Realized gains and losses on disposal of financial assets at fair value through profit or loss and unrealized gains and losses in the value of financial assets at fair value through profit or loss are reflected in the statement of comprehensive income and calculated on an average cost basis. Upon disposal of an investment, previously recognized unrealized gains and losses are reversed, so as to recognize the full realized gain or loss in the period of disposition. Interest is recorded on an accrual basis. All costs directly attributable to operating activities are expenses as incurred.

(f) Allocation of income and expenses and realized and unrealized capital gains and losses:

Income and expenses incurred in connection with the Partnership's operations and realized and unrealized gains or losses that are not directly attributable to a particular class of units are allocated between Class A - National Class, Class A - British Columbia, Class A - Quebec, Class F - National Class, Class F - British Columbia, Class F - Quebec units in accordance with the Partnership Agreement dated November 21, 2024 and as outlined in note 1.

(g) Income taxes:

Since the Partnership is an unincorporated business, the liability for income taxes is that of the partners and not the Partnership. Accordingly, no provision for income taxes for the Partnership has been made in these financial statements. These financial statements do not include the Limited Partners' information.

For income tax purposes, the adjusted cost base of flow-through shares is reduced by the amount of Eligible Expenditures renounced to the Partnership. Upon disposition of such shares, a capital gain will result and be allocated to the Limited Partners based upon their proportionate share of the Partnership.

Notes to Financial Statements

For the period from commencement of operations on March 28, 2025 to June 30, 2025 (Unaudited)

2. Material accounting policy information (continued):

(h) Net assets attributable to partners:

The Partnership Agreement between the General Partner and each of the Limited Partners dated November 21, 2024 imposes a contractual obligation for the Partnership to deliver a pro rata share of its net assets to the partners on termination of the Partnership. Based on the terms of the Partnership Agreement, the General Partner and Limited Partners are both considered to have an interest in the residual net assets of the Partnership; however, they are not considered to have identical contractual obligations. Consequently, the net assets attributable to Limited Partners and General Partner are classified as liabilities in the financial statements.

The Partnership's obligation for net assets attributable to partners is presented at the redemption amount, which is the residual amount of assets of the Partnership after deducting all of its liabilities.

(i) Increase in net assets attributable to partners from operations per Partnership unit:

Increase in net assets attributable to limited partners from operations per Partnership unit is determined by dividing the net increase in net assets attributable to limited partners from operations by the weighted average number of limited partnership units outstanding during the reporting period.

(j) Accounting estimates and judgments:

The preparation of financial statements requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, income and expenses during the reporting period. Actual results could differ from those reported and the differences could be material. The following paragraphs discuss the most significant accounting estimates and judgments that the Partnership has made in preparing its financial statements:

(i) Fair value measurement of securities not quoted in an active market:

The fair value of warrants is determined using a valuation model such as the Black-Scholes model. Key estimates underlying this model include implied volatility and time value factors. The fair value determined may not equal the eventual settlement amount.

(ii) Classification and measurement of investments and application of the fair value option:

In classifying and measuring financial instruments held by the Partnership, the Investment Manager is required to make significant judgments about whether or not the business of the Partnership is to manage its portfolio of investments and evaluate performance on a fair value basis and that the portfolio of investments is neither held to collect contractual cash flows nor held both to collect contractual cash flows and to sell financial assets. The most significant judgments made include assessing and determining the appropriate business model that enables the decision that the Partnership's investments are classified as FVTPL.

Notes to Financial Statements

For the period from commencement of operations on March 28, 2025 to June 30, 2025 (Unaudited)

3. Expenses of the Partnership:

(a) Issue costs:

Issue costs are expenses of the offering of the Units of the Partnership which include the costs of creating and organizing the Partnership. Issue costs include certain costs as outlined in the offering memorandum such as agents' fee, legal, audit, regulatory filing and printing. Issue costs are presented gross in the Statement of Comprehensive Income. Issue costs for the period from March 28, 2025 to June 30, 2025 are as follows:

June 30, 2025	lssue costs associ 2025 with issuance of		
Class A – National Class	\$ 215,9	38	
Class A – British Columbia	122,14	44	
Class A – Quebec	113,54	49	
Class F – National Class	124,18	88	
Class F – British Columbia	9,09	98	
Class F – Quebec	33,48	86	
	\$ 618,40	03	

(b) Operating expenses:

The Partnership pays all of the expenses of the operations and carrying on of its business, including legal and audit fees, interest, administrative costs relating to the cost of financial and other reports, and compliance with all applicable laws, regulations and policies. The General Partner is reimbursed for all reasonable out-of-pocket costs and expenses that are incurred by the General Partner on behalf of the Partnership in the ordinary course of business or other costs and expenses incidental to acting as general partner so long as the General Partner is not in default of its obligations.

4. Partners' interest:

The interest of the Limited Partners in the Partnership is divided into an unlimited number of Units. The Partnership is authorized to issue a maximum of 5,000,000 Units.

All the limited partnership Units have equal rights and privileges, including equal participation in any distribution made by each respective class and the right to one vote at any meeting of the Limited Partners.

Notes to Financial Statements

For the period from commencement of operations on March 28, 2025 to June 30, 2025 (Unaudited)

4. Partners' interest (continued):

Issued and outstanding:

The Partnership issued 461,422 Partnership Units (150,820 units of Class A - National Class, 80,300 units of Class A - British Columbia, 78,150 units of Class A - Quebec, 113,300 units of Class F - National Class, 8,300 units of Class F - British Columbia, 30,550 units of Class F - Quebec, 1 unit of Class P and 1 unit of General Partner) at a subscription price of \$10 per Unit for a total of \$ \$4,614,220. All Units issued were outstanding as at June 30, 2025.

Pursuant to the Partnership Agreement, the General Partner contributed \$10 to the capital of the Partnership.

5. Fair value measurement:

The following table illustrates the classification of the Partnership's investments within the fair value hierarchy as at June 30, 2025. The three levels of the fair value hierarchy are:

Level 1 - Unadjusted quoted prices in active markets for identical assets or liabilities;

Level 2 - Inputs other than quoted prices that are observable for the asset or liability either directly or indirectly; and

Level 3 - Inputs that are not based on observable market data.

There were no financial instruments that were transferred between levels of the fair value hierarchy during the period ended June 30, 2025.

	Level 1	Level 2	Level 3	Total
Assets: Equities Warrants	\$ 3,233,729 -	- \$ 913,142	- -	\$ 3,233,729 \$ 913,142
	\$ 3,233,729	\$ 913,142	-	\$ 4,146,871

All fair value measurements above are recurring. The carrying values of other financial instruments approximate their fair values due to their short-term nature.

The Manager is responsible for performing the fair value measurements included in the financial statements of the Partnership, including Level 3 measurements. The Manager has engaged SGGG Fund Services Inc. ("SGGG") to value the net assets of the Partnership on a weekly basis including pricing of Level 1 and Level 2 investments. SGGG obtains pricing from a third-party pricing vendor. The Partnership's overall market positions are monitored on a weekly basis by the Manager. The Manager ensures the accuracy of the NAV calculation, prepared by SGGG, by reviewing the NAV on a weekly basis.

Notes to Financial Statements

For the period from commencement of operations on March 28, 2025 to June 30, 2025 (Unaudited)

5. Fair value measurement (continued):

The Partnership's equity positions are classified as Level 1 when the security is actively traded and reliable prices are observable. Certain equities do not trade frequently or have resale restrictions and therefore observable prices may not be available. In such cases, fair value is determined using an observable market date (e.g., transactions for similar securities of the same issuer) and the fair value is classified as Level 2, unless the determination of fair value requires significant unobservable data, in which case the measurement is classified as Level 3.

Certain equity investments held at June 30, 2025 were subject to a hold period and could not be freely traded at the valuation date. The valuation is based on trade activity of identical securities of the same issuer and have been classified as Level 2 in the fair value hierarchy as a result of the trade restriction specific to the units held by the Partnership.

As at June 30, 2025, the level 2 warrants of \$ 913,142 have been valued using the Black-Scholes valuation method.

6. Financial instruments risk management:

The Partnership's activities expose it to a variety of financial instrument risks including market risk (price risk, interest rate risk and currency risk), credit risk, concentration risk and liquidity risk.

The Partnership's overall risk management strategy focuses on the unpredictability of performance of early-stage public resource investments and seeks to minimize potential adverse effects on the Partnership's financial performance.

(a) Market risk:

Price risk:

The Partnership's investments are exposed to market price risk due to changing market conditions for equities as well as specific industry changes in the mining sector, such as changes in commodity prices and the level of market demand as well as any changes to the tax environment in which the investee entities operate. All investments in equity securities have an inherent risk of loss of capital.

The maximum risk resulting from investments is determined by the fair value of the financial instruments. The Manager seeks to manage market risks by careful selection of securities prior to making an investment in an early-stage company and by regular ongoing monitoring of the investment performance of the individual investee companies. The Manager also sets thresholds on individual investments to mitigate the risk of exposure to any one investment. The Partnership's overall market positions are monitored on a monthly basis by the Partnership's Manager.

The Partnership's overall exposure is managed by investment restrictions which include a requirement for investments to be invested in resource issuers that are listed on a stock exchange.

Notes to Financial Statements

For the period from commencement of operations on March 28, 2025 to June 30, 2025 (Unaudited)

6. Financial instruments risk management (continued):

(a) Market risk (continued):

Price risk (continued):

As at June 30, 2025, the Partnership's market risk is impacted directly by changes in equity prices and indirectly by changes in minerals and other commodity prices. The immediate impact on equities of a 10% increase or decrease in the fair value of investments would be approximately \$ 323,373.

Interest rate risk

The monetary financial assets and liabilities of the Partnership are non-interest bearing. Consequently, the Partnership has no significant direct exposure to interest rate risk.

Currency risk

The monetary financial assets and liabilities of the Partnership are all denominated in Canadian dollars. Consequently, the Partnership has no significant direct exposure to currency risk.

(b) Credit risk:

The Partnership has exposure to credit risk, which is the risk that a counterparty will be unable to pay amounts in full when due.

Credit risk associated with cash is minimized by ensuring that these balances are held by high-quality financial institutions.

The Partnership is exposed to counterparty risk from the potential failure of the issuer of the warrants to settle its exercised warrants. The maximum risk of loss from counterparty risk to the Partnership is the fair value of the contracts. The Partnership considers the effects of counterparty risk when determining the fair value of its investments in warrants.

When the Partnership trades in listed or unlisted securities which are settled upon delivery, the risk of default is considered minimal since delivery of securities is only made once the broker has received payment. Payment is made on a purchase once the securities have been received by the broker. The Partnership only transacts with reputable brokers with a high credit rating.

The Manager monitors the Partnership's credit position regularly, and the board of directors of the General Partner reviews it on a periodic basis.

(c) Concentration risk:

Concentration risk arises as a result of the concentration of exposures within the same category, whether it is geographical location, product type, industry sector or counterparty type. The Partnership's investments are entirely in Canadian companies involved in the mining sector, and as a result, the Partnership is exposed to a concentration of risk related to these holdings.

Notes to Financial Statements

For the period from commencement of operations on March 28, 2025 to June 30, 2025 (Unaudited)

6. Financial instruments risk management (continued):

(d) Liquidity risk:

The Partnership is a closed-end partnership and therefore it does not have exposure to early redemptions of Partnership units. There is no market for units of the Partnership and it is unlikely that any public market will develop through which units may be sold. The Partnership's Level 1 investments are subject to four-month resale restrictions from the date of purchase. The Partnership holds sufficient cash to cover operating expenses and issue costs due in this period. The General Partner intends to implement a liquidity alternative. It is anticipated that this will be the sale of the Partnership's assets for cash whereupon the proceeds shall be distributed to Limited Partners, pro rata, up to and upon the dissolution of the Partnership.

At June 30, 2025, all of the Partnership's financial liabilities were due within 30 days of the statement of financial position date, with the exception of net assets attributable to partners which mature at the end of the life of the Partnership or at the liquidation date.

The Partnership manages liquidity risk by maintaining sufficient liquid cash resources and investing the Partnership's assets in investments which are traded in an active market and can be readily disposed of when liabilities become due.

7. Capital risk management:

Units issued and outstanding are considered to be capital of the Partnership. The Partnership does not have any internally or externally imposed restrictions on its capital.

8. Increase (decrease) in net assets attributable to partners:

The increase (decrease) in net assets attributable to Limited Partners per Partnership Unit for the period ended June 30, 2025.

	Increase	(decrease)		Increase (dec	,
		net assets	Weighted average		utable
		ibutable to to partners	of units outstanding during the	to partner operatio	
June 30, 2025		perations	period	- Operation	unit
Class A – National Class	\$	36,602	150,820	\$	0.24
Class A – British Columbia		78,466	80,300		0.98
Class A – Quebec		70,266	78,150		0.90
Class F – National Class		60,696	113,300		0.54
Class F – British Columbia		11,528	8,300		1.39
Class F – Quebec		37,846	30,550		1.24
Class P		-	1		-
General Partner		-	1		-

Notes to Financial Statements

For the period from commencement of operations on March 28, 2025 to June 30, 2025 (Unaudited)

9. Comparison of IFRS Accounting Standards Net Assets per Unit and Transactional NAV per Unit:

The table below provides a reconciliation of Net Assets per Unit under IFRS Accounting Standards ("IFRS net assets") and Transactional NAV per Unit. IFRS net assets include Black-Scholes adjustments to the value of warrants held, whereas Transactional NAV does not require such adjustments.

lune 30, 2025	Transactional NAV	Adjustment	IFRS net assets
Class A – National Class	\$ 8.70	\$ 1.54	\$ 10.24
Class A – British Columbia	10.03	0.95	10.98
Class A – Quebec	8.09	2.81	10.90
Class F – National Class	9.06	1.48	10.54
Class F – British Columbia	10.40	0.99	11.39
Class F – Quebec	8.44	2.80	11.24
Class P	10.00	-	10.00
General Partner	10.00	-	10.00