

INTERIM REPORT TO UNITHOLDERS

2025 Q2 | FOR THE PERIOD ENDED June 30, 2025

Partners Value Investments L.P. (the "Partnership") recorded a net loss of \$6.2 million for the quarter ended June 30, 2025, compared to net income of \$21.6 million in the prior year quarter. The decrease in income was primarily due to unfavorable foreign currency movements as a result of the appreciation of the Canadian dollar against the U.S. dollar and higher tax recoveries recorded in the prior year quarter, partially offset by higher dividend and investment income compared to the prior year quarter. A loss of \$8.6 million was attributable to the Equity Limited Partners (\$0.01 per Equity LP unit), and income of \$2.4 million was attributable to Preferred Limited Partners.

The Partnership recorded a net book value of \$11.47 per unit as at June 30, 2025 (December 31, 2024 - \$10.28 per unit). The increase in value was primarily driven by the higher market price of Brookfield Corporation and Brookfield Asset Management Ltd. common shares at the end of the quarter.

On August 8, 2025, the Partnership completed a ten-for-one unit split of the outstanding equity units of the Partnership ("Unit Split"). All unit count and per-unit disclosures are presented on a post-split basis.

These consolidated financial statements have been prepared in accordance with International Accounting Standards ("IAS") 34 Interim Financial Reporting as issued by the International Accounting Standards Board ("IASB"). This interim financial report has not been reviewed by an auditor.

Cyrus Madon

Chief Executive Officer August 15, 2025

CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING STATEMENTS AND INFORMATION

This interim report contains "forward-looking information" and "forward-looking statements" within the meaning of Canadian provincial securities laws and any applicable Canadian securities regulations (collectively, "forward-looking statements"). Forward-looking statements include statements that are predictive in nature, depend upon or refer to future results, events or conditions, and include, but are not limited to, statements which reflect management's current estimates, beliefs and assumptions regarding the operations, business, financial condition, expected financial results, performance, prospects, opportunities, priorities, targets, goals, ongoing objectives, strategies, capital management and outlook of the Company, as well as the outlook for North American and international economies for the current fiscal year and subsequent periods, and which are in turn based on management's experience and perception of historical trends, current conditions and expected future developments, as well as other factors management believes are appropriate in the circumstances. The estimates, beliefs and assumptions of the Company are inherently subject to significant business, economic, competitive and other uncertainties and contingencies regarding future events and as such, are subject to change. Forward-looking statements are typically identified by words such as "expect", "anticipate", "believe", "foresee", "could", "estimate", "goal", "intend", "plan", "seek", "strive", "will", "may" and "should" and similar expressions.

Although the Company believes that such forward-looking statements are based upon reasonable estimates, beliefs and assumptions, actual results may differ materially from the forward-looking statements. Factors that could cause actual results to differ materially from those contemplated or implied by forward-looking statements and information include, but are not limited to: the financial performance of Brookfield Corporation, the impact or unanticipated impact of general economic, political and market factors; the behavior of financial markets, including fluctuations in interest and foreign exchanges rates and heightened inflationary pressures; limitations on the liquidity of our investments; global equity and capital markets and the availability of equity and debt financing and refinancing within these markets; strategic actions including acquisitions and dispositions; changes in accounting policies and methods used to report financial condition (including uncertainties associated with critical accounting assumptions and estimates); the effect of applying future accounting changes; business competition; operational and reputational risks; technological change; changes in government regulation and legislation; changes in tax laws; risks associated with the use of financial leverage; catastrophic events, such as earthquakes, hurricanes and epidemics/pandemics; the possible impact of international conflicts and other developments including terrorist acts and cyberterrorism; and other risks and factors detailed from time to time in the Company's documents filed with the securities regulators in Canada.

We caution that the foregoing list of important factors that may affect future results is not exhaustive, and other factors could also adversely affect future results. Readers are urged to consider these risks, as well as other uncertainties, factors and assumptions carefully in evaluating the forward-looking statements and are cautioned not to place undue reliance on such forward-looking statements, which are based only on information available to us as of the date of this interim report and such other date specified herein. Except as required by law, the Company undertakes no obligation to publicly update or revise any forward-looking statements, whether written or oral, that may be as a result of new information, future events or otherwise.

Past performance is not indicative nor is it a guarantee of future results. There can be no assurance that comparable results will be achieved in the future, that future investments will be similar to historic investments discussed herein, that targeted returns, or growth objectives will be met, or investment objectives will be achieved (because of economic conditions, the availability of appropriate opportunities or otherwise).

STATEMENTS OF FINANCIAL POSITION

(Unaudited) As at (Thousands, US dollars)	June 30, 2025	[December 31, 2024
Assets			
Cash and cash equivalents	\$ 200,841	\$	156,977
Accounts receivable and other assets	56,005		48,924
Investment in Brookfield Corporation ¹	7,482,044		6,949,656
Investment in Brookfield Asset Management Ltd. ²	1,703,095		1,669,488
Investment in Brookfield Wealth Solutions Ltd. ³	507,435		471,787
Other investments carried at fair value	379,591		343,090
	\$ 10,329,011	\$	9,639,922
Liabilities and equity			
Accounts payable and other liabilities	\$ 29,264	\$	42,055
Corporate borrowings	220,076		208,168
Preferred shares ⁴	1,009,633		939,057
Deferred tax liabilities	 11,715		7,933
	\$ 1,270,688	\$	1,197,213
Equity	 		
Equity Limited Partners	8,877,291		8,261,639
Preferred Limited Partners	152,002		152,040
Non-controlling interests	29,030		29,030
	9,058,323		8,442,709
	\$ 10,329,011	\$	9,639,922

The investment in Brookfield Corporation ("BN") consists of 121 million BN shares with a quoted market value of \$61.85 per share as at June 30, 2025 1 (December 31, 2024 - \$57.45).

The information in the following table shows the changes in net book value:

For the period ended June 30	Three mon	Six months ended						
(Thousands, except per unit amounts)	Total	Per Unit ¹	Total	Per Unit ¹				
Net book value, beginning of period ²	\$ 7,566,844	\$ 9.63	\$ 8,375,682	\$ 10.28				
Net (loss) income ³	(8,599)		13,621					
Other comprehensive income ³	1,433,827		605,380					
Adjustment for impact of warrants ²	19,208		19,035					
Equity LP repurchases	(911)		(3,349)					
Net book value, end of period ⁴	\$ 9,010,369	\$ 11.47	\$ 9,010,369	\$ 11.47				

Adjusted to reflect the ten-for-one unit split effective August 8, 2025.

The investment in Brookfield Asset Management Ltd. ("BAM") consists of 31 million BAM shares with a quoted market value of \$55.28 per share as at June 30, 2025 (December 31, 2024 - \$54.19).

Brookfield Wealth Solutions Ltd. ("BWS") Class A shares are exchangeable into BN Class A shares on a one-for-one basis.

Represents \$786 million of retractable preferred shares less \$12 million of unamortized issue costs as at June 30, 2025 (December 31, 2024 - \$712 million less \$9 million) and \$236 million of three series of preferred shares (December 31, 2024 – \$236 million).

Calculated on a fully diluted basis. Net book value is a non-IFRS measure used by management to measure the value of an Equity LP unit on a fully diluted basis. It is equal to total equity less General Partner equity, Preferred Limited Partners' equity, non-controlling interests' equity plus the value of consideration to be received on exercising of warrants, which as at June 30, 2025, was \$133 million (December 31, 2024 - \$114 million), and includes the impact of foreign currency movements.

Attributable to Equity Limited Partners.

At the end of the period, the diluted Equity LP units outstanding were 785,500,170 (December 31, 2024 - 814,746,100); this includes 25,873,510 (December 31, 2024 – 56,406,000) Equity LP units exchangeable on a one-for-one basis with shares of a non-wholly owned subsidiary, and units issued through the exercise of all outstanding warrants; including 585,938 (December 31, 2024 – 585,938) warrants held by partially-owned subsidiaries of the Partnership.

MANAGEMENT'S DISCUSSION AND ANALYSIS

The following Management's Discussion and Analysis for the six months ended June 30, 2025, is dated August 15, 2025.

OVERVIEW

Partners Value Investments L.P. (the "Partnership") is a publicly listed partnership and is governed by the laws of Bermuda. The Partnership is an investment holding company with principal investments in approximately 121 million Class A Limited Voting Shares ("BN shares") of Brookfield Corporation ("BN") and approximately 31 million Class A Limited Voting Shares ("BAM shares") of Brookfield Asset Management Ltd. ("BAM"). These consolidated financial statements include the accounts of the Partnership's subsidiaries: Partners Value Investments Inc. ("PVII") and Partners Value Split Corp. ("Partners Value Split" or "PVS").

The Partnership was formed on October 25, 2023, in connection with a re-organization that was carried out by way of a statutory plan of arrangement pursuant to section 182 of the Business Corporations Act (Ontario) (the "2023 Re-organization") with an effective date of November 24, 2023. Pursuant to the 2023 Re-organization, the Partnership succeeded its predecessor entity, similarly named Partners Value Investments LP (hereafter referred to as the "Prior Partnership"), which was terminated as part of the 2023 Re-organization. After its formation, the Partnership amended its authorized capital to include general partnership units, equity limited partnership units and class A preferred limited partnership units (Series 1, 2, 3 and 4), with the capital structure and unit terms being substantially the same as the Prior Partnership.

The Partnership is managed by its general partner, PVI Management Trust (the "General Partner").

Additional information on the Partnership and its public subsidiaries is available on SEDAR+ at www.sedarplus.ca.

RESULTS OF OPERATIONS

The Partnership recorded a net loss of \$6.2 million for the quarter ended June 30, 2025, compared to net income of \$21.6 million in the prior year quarter. The decrease in income was primarily due to unfavorable foreign currency movements as a result of the appreciation of the Canadian dollar against the U.S. dollar and higher tax recoveries recorded in the prior year quarter, partially offset by higher dividend and investment income compared to the prior year quarter. A loss of \$8.6 million was attributable to the Equity Limited Partners, and income of \$2.4 million was attributable to Preferred Limited Partners.

As at June 30, 2025, the market prices of a BN (NYSE/TSX: BN) and BAM (NYSE/TSX: BAM) share were \$61.85 and \$55.28, respectively (December 31, 2024 – \$57.45 and \$54.19, respectively).

The following table presents the details of the Partnership's net income (loss) for the periods ended June 30, 2025, and 2024:

For the period ended June 30, Unaudited		Three mor	nths	ended		Six mont	hs er	nded
(Thousands, US dollars)		2025		2024		2025		2024
Investment income								
Dividends	\$	26,241	\$	23,429	\$	52,800	\$	47,456
Other investment income		6,450		4,160		13,629		8,195
		32,691		27,589		66,429		55,651
Expenses								
Operating expenses		(1,048)		(1,301)		(2,400)		(3,738)
Financing costs		(2,501)		(2,545)		(4,918)		(5,026)
Retractable preferred share dividends		(11,567)		(10,223)		(21,608)		(19,959)
		17,575		13,520		37,503		26,928
Other items								
Investment valuation (loss) gain		(1,218)		443		5,994		1,367
Amortization of deferred financing costs		(1,246)		(871)		(2,158)		(1,755)
Foreign currency (loss) gain		(19,757)		5,398		(19,881)		14,297
Current tax (expense) recovery		(2,186)		(1,742)		(2,547)		6,327
Deferred tax recovery (expense)		650		4,865		(452)		707
Net (loss) income	\$	(6,182)	\$	21,613	\$	18,459	\$	47,871
Net (loss) income attributable to:								
Equity Limited Partners	\$	(8,599)	\$	19,205	\$	13,621	\$	43,919
Preferred Limited Partner	•	2,417	•	2,408	•	4,838	•	3,952
	\$	(6,182)	\$	21,613	\$	18,459	\$	47,871

Investment income consists of the following:

For the period ended June 30	Three mor	nths er	Six months ended					
(Thousands, except per unit amounts)	2025		2024		2025		2024	
Dividends								
Brookfield Corporation	\$ 10,765	\$	9,702	\$	21,649	\$	19,377	
Brookfield Asset Management Ltd.	13,471		11,700		26,941		23,600	
Brookfield Wealth Solutions Ltd.	738		634		1,481		1,266	
Other securities	1,267		1,393		2,729		3,213	
	 26,241		23,429		52,800		47,456	
Other investment income	6,450		4,160		13,629		8,195	
	\$ 32,691	\$	27,589	\$	66,429	\$	55,651	

During the six months ended June 30, 2025, the Partnership recorded dividend income of \$21.6 million (June 30, 2024 -\$19.4 million) from its investment in BN, \$26.9 million (June 30, 2024 - \$23.6 million) from its investment in BAM, \$1.5 million (June 30, 2024 - \$1.3 million) from its investment in BWS and \$2.7 million (June 30, 2024 - \$3.2 million) from its other securities investments. Investment income was higher during the six months ended June 30, 2025, primarily due to increased dividend rates on BN, BAM and BWS shares and income from other funds.

Investment valuation gain (loss) include unrealized gains and losses on the Partnership's investments (including financial derivatives) which are recorded at fair value and realized gains and losses on the disposition of the Partnership's investments. The amount will fluctuate depending on the Partnership's investment activities and performance. The current quarter's investment valuation loss was primarily driven by decreases in the market value of the trading portfolio.

Foreign currency gain (loss) represents net gains and losses primarily arising from the impact of changes in the exchange rate on the book value Canadian dollar ("CAD") denominated preferred shares issued by PVS, corporate borrowings issued by PVII and the realization of certain of foreign exchange contracts. The Partnership recorded foreign currency losses in the current quarter due to the strengthening of the Canadian dollar in which the majority of the Partnership's liabilities are denominated.

FINANCIAL POSITION

The Partnership's total assets were \$10.3 billion at June 30, 2025 (December 31, 2024 - \$9.6 billion) and consist primarily of its \$7.5 billion investment in approximately 121 million BN shares (December 31, 2024 - \$6.9 billion) and its \$1.7 billion investment in approximately 31 million BAM shares (December 31, 2024 - \$1.7 billion). The market price of a BN and BAM share was \$61.85 and \$55.28, respectively, as at June 30, 2025, compared to \$57.45 and \$54.19, respectively, as at December 31, 2024.

Investment Portfolio

		Number o	of Shares		Fair \	Value			
As at (Thousands, US dollars)¹	Classification ²	Jun. 30, 2025	Dec. 31, 2024		Jun. 30, 2025		Dec. 31, 2024		
Brookfield Corporation	FVTOCI	_							
Directly and Indirectly Held		1,357,434	1,357,434	\$	83,959	\$	77,985		
Partners Value Split Corp		119,611,449	119,611,449		7,398,085		6,871,671		
		120,968,883	120,968,883	\$	7,482,044	\$	6,949,656		
Exchangeable - Brookfield Wealth Solutions Ltd. ³	FVTOCI	8,213,563	8,213,563		507,435		471,787		
		129,182,446	129,182,446	\$	7,989,479	\$	7,421,443		
Brookfield Asset Management Ltd.	FVTOCI								
Directly and Indirectly Held		905,098	905,098	\$	50,035	\$	49,047		
Partners Value Split Corp		29,902,862	29,902,862		1,653,060		1,620,441		
		30,807,960	30,807,960	\$	1,703,095	\$	1,669,488		
Other investments classified as FVTOCI	•								
Brookfield Business Partners L.P.	FVTOCI	5,206,368	3,698,321	\$	139,311	\$	87,444		
Other securities portfolio	FVTOCI	Various	Various		36,026		35,767		
Other securities portfolio	FVTPL	Various	Various		204,254		219,879		
other securities portiono	IVIIL	various	various	_	240,280	_	255,646		
				<u> </u>	379,591	\$			
				<u>~</u>	3/3,391	<u>ې</u>	343,090		

- Unless otherwise mentioned, all investments are directly held.
- 2 Changes in fair value of investments classified as FVTOCI are recorded in other comprehensive income, and changes in fair value of FVTPL are recorded in net income.
- BWS Class A shares are exchangeable into BN Class A shares on a one-for-one basis.

Brookfield Corporation

Brookfield Corporation is a leading global investment firm focused on building long-term wealth for institutions and individuals around the world. This capital is allocated across three core businesses: asset management, wealth solutions and operating businesses. BN is listed on the New York and Toronto Stock Exchanges under the symbol BN and BN.TO, respectively. The Partnership's investment in BN represents approximately an 8% interest in BN.

Brookfield Asset Management Ltd.

Brookfield Asset Management Ltd. is a leading global alternative asset manager with over \$1 trillion of assets under management across real estate, infrastructure, renewable power and transition, private equity and credit as of June 30, 2025. BAM is listed on the New York and Toronto Stock Exchanges under the symbol BAM and BAM.TO, respectively. The Partnership's investment in BAM represents approximately a 2% interest in BAM.

Brookfield Listed Affiliates

As at June 30, 2025, the Company holds investments in BBU and BWS. BBU owns high-quality services and industrialfocused businesses that benefit from high barriers to entry. BWS is a leading wealth solutions provider focused on securing the financial futures of individuals and institutions through a range of wealth protection products, retirement services and tailored capital solutions.

Other Securities Portfolio

Other securities portfolio is focused on capital preservation, invested primarily in liquid investments. During the quarter, the decrease in the portfolio was primarily due to sale of investments.

Corporate Borrowings

As at	Book	Value	
(Thousands, US dollars)	 June 30, 2025	Decer	mber 31, 2024
Partners Value Split Class AA			
4.375% Corporate Bond – November 15, 2027	\$ 110,235	\$	104,295
4.00% Corporate Bond – November 15, 2028	110,235		104,295
4.50% Series 10 Debentures – February 29, 2028	_		17
	 220,470		208,607
Deferred financing costs ¹	(394)		(439)
	\$ 220,076	\$	208,168

Deferred financing costs are amortized over the term of the borrowing using the effective interest method.

There were no debentures outstanding as at June 30, 2025 (December 31, 2024 - 1,000 Series 10 debentures, CAD \$25 thousand).

In addition to corporate borrowings, the Partnership has access to a revolving credit facility with a major Canadian financial institutional lender in the amount of C\$110 million and was undrawn as of June 30, 2025 (December 31, 2024 – \$nil).

Deferred Taxes

The deferred taxes balance represents the potential tax liability or recoveries arising from the difference between the carrying value of net assets and the respective tax values. Changes in the deferred taxes balance are mainly related to changes in the market value of the Partnership's investments and foreign currency fluctuations.

Equity

As at June 30, 2025, unitholders' equity consisted of \$8.9 billion of Equity Limited Partner equity, \$152 million of Preferred Limited Partner equity and \$29 million of non-controlling interests (December 31, 2024 - \$8.3 billion of Equity Limited Partner equity, \$152 million of Preferred Limited Partner equity and \$29 million of non-controlling interests). The increase in equity is primarily the result of comprehensive income driven by unrealized gains on BN shares and BAM shares.

Preferred Shares

The preferred shares and units issued by the Partnership and its subsidiaries are comprised of the following:

	Shares Outs	tanding	Book	Value
As at (Thousands, US dollars)	Jun. 30, 2025	Dec. 31, 2024	Jun. 30, 2025	Dec. 31, 2024
Partners Value Split Class AA				
4.90% Series 9 – February 28, 2026	5,996,800	5,996,800	\$ 110,176	\$ 104,239
4.70% Series 10 – February 28, 2027	6,000,000	6,000,000	110,235	104,295
4.75% Series 11 – October 31, 2025	_	6,000,000	_	104,295
4.40% Series 12 – February 29, 2028	6,899,000	6,899,000	126,752	119,922
4.45% Series 13 – May 31, 2029	6,000,000	6,000,000	110,235	104,295
5.50% Series 14 – June 30, 2030	6,000,000	6,000,000	110,235	104,295
5.15% Series 15 – March 31, 2031	8,000,000	_	146,980	_
Partners Value Investments L.P. Class A				
4.00% Series 2 – December 14, 2026	3,156,867	3,156,867	78,922	78,922
4.00% Series 3 – December 14, 2031	3,156,867	3,156,867	78,922	78,922
4.00% Series 4 – December 14, 2036	3,157,491	3,157,491	78,937	78,937
Partners Value Investments Inc. Class A				
4.00% Series 1 – November 27, 2030	69,853,759	69,903,759	69,854	69,904
			1,021,248	948,026
Deferred financing costs ¹			(11,615)	(8,969)
			\$ 1,009,633	\$ 939,057

Deferred financing costs are amortized over the term of the borrowing using the effective interest method.

LIQUIDITY AND CAPITAL RESOURCES

The Partnership holds cash and cash equivalents totaling \$201 million and investments of \$10.1 billion as at June 30, 2025 (December 31, 2024 - \$157 million and \$9.4 billion). The Partnership has operating cash requirements of \$52 million (December 31, 2024 - \$51 million) in scheduled dividend and interest payments on its preferred shares and corporate borrowings over the next twelve months which are less than the expected regular distributions anticipated to be received from BN, BAM and other securities held by the Partnership. The Partnership believes it has sufficient liquid assets, operating cash flow and financing alternatives to meet its obligations over the next twelve months.

BUSINESS ENVIRONMENT AND RISKS

The Partnership's activities expose it to a variety of financial risks, including market risk (i.e., currency risk, interest rate risk, and other price risk), credit risk and liquidity risk. The following are risk factors relating to an investment in the units of the Partnership.

Catastrophic events

Catastrophic events (or combination of events), such as earthquakes, tornadoes, floods, wildfires, pandemics/epidemics, climate change, military conflict/war or terrorism/sabotage, could adversely impact the financial performance of Brookfield.

The Partnership's investment portfolio is largely comprised of BN and BAM Shares.

Brookfield's operating businesses and managed assets could be exposed to effects of catastrophic events, such as severe weather conditions, natural disasters, major accidents, pandemics/epidemics, acts of malicious destruction, climate change, war/military conflict or terrorism, which could materially adversely impact its operations.

A local, regional, national or international outbreak of a contagious disease, such as COVID-19, which spreads across the globe at a rapid pace impacting global commercial activity and travel, or future public health crises, epidemics or pandemics, could materially and adversely affect Brookfield's results of operations and financial condition due to disruptions to commerce, reduced economic activity and other unforeseen consequences that are beyond Brookfield's control.

Natural disasters and ongoing changes to the physical climate in which Brookfield, its businesses and its managed assets operate may have an adverse impact on its business, financial position, results of operations or cash flows. Changes in weather patterns or extreme weather (such as floods, wildfires, droughts, hurricanes and other storms) may negatively affect Brookfield's operations or damage assets that it may own or develop. Further, rising sea levels could, in the future, affect the value of any low-lying coastal real assets that Brookfield may own or manage. Climate change may increase the frequency and severity of severe weather conditions and may change existing weather patterns in ways that are difficult to anticipate. Responses to these changes could result in higher costs, such as the imposition of new property taxes and increases in insurance rates or additional capital expenditures.

Brookfield's commercial office strategy is concentrated in large metropolitan areas, some of which have been or may be perceived to be threatened by terrorist attacks or acts of war. Furthermore, many of such properties consist of high-rise buildings that may also be subject to this actual or perceived threat. The perceived threat of a terrorist attack or outbreak of war could negatively impact Brookfield's ability to lease office space in its real estate portfolio. Renewable power and infrastructure assets that are owned and managed by Brookfield, such as roads, railways, power generation facilities and ports, may also be targeted by terrorist organizations or in acts of war. Any damage or business interruption costs as a result of uninsured or underinsured acts of terrorism or war could result in a material cost to us and could adversely affect Brookfield's business, financial condition or results of operation. Adequate terrorism insurance may not be available at rates Brookfield believes to be reasonable in the future. These risks could be heightened by foreign policy decisions of the U.S. (where Brookfield has significant operations) and other influential countries or general geopolitical conditions.

Additionally, Brookfield's businesses and managed assets rely on free movement of goods, services and capital from around the globe. Any slowdown in international investment, business or trade as a result of catastrophic events could also have a material adverse effect on its business, financial position, results of operations or cash flows.

Fluctuations in Value of Investments

The value of the equity LP units may vary according to the value of BN shares, BAM shares and other securities owned by the Partnership. The value of these investments may be influenced by factors not within the control of the Partnership, including the financial performance of BN, BAM and other investees, interest rates and other financial market conditions. As a result, the net asset value of the Partnership may vary from time to time. The future value of the equity LP units will be largely dependent on the value of BN and BAM shares. A material adverse change in the business, financial conditions or results of operations of BN, BAM and other investees of the Partnership will have a material adverse effect on the equity LP units of the Partnership. In addition, the Partnership may incur additional financial leverage in order to acquire, directly or indirectly, additional securities issued by BN and BAM, which would increase both the financial leverage of the Partnership and the dependency of the future value of the equity LP units on the value of BN and BAM shares.

Foreign Currency Exposure

Certain of the Partnership's other investments are denominated in currencies other than the United States dollar. Accordingly, the value of these assets may vary from time to time with fluctuations in the exchange rate relative to the United States dollar. In addition, these investments pay distributions and interest in other currencies. Strengthening of these currencies relative to the United States dollar could decrease the amount of cash available to the Partnership.

Leverage

The Partnership's assets are financed in part with the retractable preferred shares and corporate borrowings issued by our subsidiaries. This results in financial leverage that will increase the sensitivity of the value of the equity LP units to changes in the values of the assets owned by the Partnership. A decrease in the value of the Partnership's investments may have a material adverse effect on the Partnership's business and financial conditions.

Liquidity

The Partnership's liquidity requirements are typically limited to funding interest and dividend obligations on outstanding financial obligations. Holders of the Partnership's retractable preferred shares issued by the Partnership's subsidiaries have the ability to retract their shares. Debentures, as opposed to cash, can be issued to settle retractions of the preferred shares.

The Partnership maintains financial assets and credit facilities to fund liquidity requirements in the normal course, in addition to its investment in BN and BAM shares. The Partnership's policy is to hold BN and BAM shares and not engage in trading, however shares are available to be sold to fund retractions and redemptions of preferred shares, preferred LP units or equity LP units. The Partnership's ability to sell a substantial portion of BN and BAM shares may be limited by resale restrictions under applicable securities laws that will affect when or to whom BN or BAM shares may be sold. Accordingly, if and when the Partnership is required to sell either BN or BAM shares, the liquidity of such shares may be limited. This could affect the time it takes to sell the Brookfield shares and the price obtained by the Partnership for the shares sold.

No Ownership Interest

A direct investment in the Partnership's Equity LP Units does not constitute a direct investment in BN and BAM shares or other securities held by the Partnership, and holders of Equity LP Units do not have any voting rights in respect of such

Use of Derivatives for Hedging Purposes

The Partnership may, in the future, use derivatives for foreign currency hedging. The Partnership may hedge the Canadian-U.S. dollar exchange rate and, in addition, may engage in interest rate hedging. Hedging using derivatives is intended to mitigate market or portfolio risk. There can be no assurance, however, that currency, market or interest hedging transactions will be effective. Hedging against a decline in the value of a currency does not eliminate fluctuations in the prices of portfolio securities or prevent losses if the prices of such securities decline. It also precludes the opportunity for gain if the value of the hedged currency should rise. Moreover, it may not be possible to hedge against generally anticipated devaluations, as the Partnership may not be able to contract to sell the currency at a price above the devaluation level generally anticipated. There can be no assurance that a liquid exchange or over-the-counter market will exist to permit the Partnership to realize its profits or limit its losses by closing out positions. The Partnership is subject to the credit risk that its counterparty may be unable to meet its obligations. In addition, there is the risk of loss of margin deposits in the event of bankruptcy of a dealer with whom the Partnership has an open derivative position.

Security of our Information and Technology Systems

The Partnership's information technology systems face ongoing cybersecurity threats and attacks, which could result in the failure of such infrastructure. We may in the future be subject to cyber-terrorism or other cybersecurity risks or other breaches of information technology security, noting the increasing frequency, sophistication and severity of these kinds of incidents. In particular, our information technology systems may be subject to cyber terrorism intended to obtain unauthorized access to our proprietary information, personally identifiable information or to client or third-party data stored on our systems, destroy or disable our data, and/or that of our business partners, disclose confidential data in breach of data privacy legislation, destroy data or disable, degrade or sabotage our systems, through the introduction of computer viruses, cyber-attacks and other means. Such attacks could originate from a wide variety of sources, including internal actors or unknown third parties. Further, unauthorized parties may also gain physical access to our facilities and infiltrate our information systems or attempt to gain access to information and data. The sophistication of the threats continue to evolve and grow, including the risk associated with the use of emerging technologies, such as artificial intelligence and quantum computing, for nefarious purposes. We cannot predict what effects such cyber-attacks or compromises or shut-downs may have on our business and on the privacy of the individuals or entities affected, and the consequences could be material. Cyber incidents may remain undetected for an extended period, which could exacerbate these consequences. A significant actual or potential theft, loss, corruption, exposure, fraudulent, unauthorized or accidental use or misuse of investor, policyholder, employee or other personally identifiable or proprietary business data, whether by third parties or as a result of employee malfeasance or otherwise, non-compliance with our contractual or other legal obligations regarding such data or intellectual property or a violation of our privacy and security policies with respect to such data could result in significant remediation and other costs, fines, litigation and regulatory actions against us by governments, various regulatory organizations or exchanges, or affected individuals, in addition to significant reputational harm and/or financial loss, and it may not be possible to recover losses suffered from such incidents under our insurance policies.

In addition, our operating equipment may not continue to perform as it has in the past, and there is a risk of equipment failure due to wear and tear, latent defect, design or operator errors or early obsolescence, among other things.

A breach of our cyber security measures or the failure or malfunction of any of our computerized business systems, associated backup or data storage systems could cause us to suffer a disruption in one or more parts of our business and experience, among other things, financial loss, reputational damage, a loss of business opportunities, misappropriation or unauthorized release of confidential or personal information, damage to our systems and those with whom we do business, violation of privacy and other laws, litigation, regulatory penalties and remediation and restoration costs as well as increased costs to maintain our systems.

Contractual Obligations

The Partnership's contractual obligations as of June 30, 2025, are as follows:

Payment due by period After 5 Less Than 1 2-3 4-5 Total Years Years (Thousands, US dollars) Year Years Preferred shares and borrowings Partners Value Split Class AA, Series 9¹ \$ 110,176 \$ 110,176 \$ Partners Value Split Class AA, Series 10¹ 110,235 110,235 Partners Value Split Class AA, Series 12¹ 126,752 126,752 Partners Value Split Class AA, Series 13¹ 110,235 110,235 Partners Value Split Class AA, Series 14¹ 110,235 110,235 Partners Value Split Class AA, Series 15¹ 146,980 146,980 Partners Value Investments L.P. Class A, Series 2 78,922 78.922 78,922 Partners Value Investments L.P. Class A, Series 3 78,922 Partners Value Investments L.P. Class A, Series 4 78,937 78,937 Partners Value Investments Inc. Class A, Series 1 69,854 69,854 Corporate Bonds due Nov 2027 110,235 110,235 Corporate Bonds due Nov 2028 110,235 110.235 1,241,718 110,176 \$ 426,144 \$ 330,705 \$ 374,693 Interest expense Partners Value Split Class AA, Series 9¹ \$ 3,580 \$ 3,580 \$ **-** \$ \$ Partners Value Split Class AA, Series 10¹ 8,616 5,181 3,435 Partners Value Split Class AA, Series 12¹ 14,867 5,577 9,290 4,905 Partners Value Split Class AA, Series 13¹ 19,217 9,810 4,502 Partners Value Split Class AA, Series 14¹ 30,315 6,063 12,126 12,126 Partners Value Split Class AA, Series 15¹ 43,506 7,569 15,138 15,138 5,661 Partners Value Investments L.P. Class A, Series 2 4,593 3,157 1,436 Partners Value Investments L.P. Class A, Series 3 20,378 3,157 6,314 6,314 4,593 Partners Value Investments L.P. Class A, Series 4 36,185 3,157 6,315 6,315 20,398 Partners Value Investments Inc. Class A, Series 1 15,111 2,794 5,588 5,588 1,141 Corporate Bonds due Nov 2027 11,456 4,823 6,633 Corporate Bonds due Nov 2028 14,894 4,409 8,818 1,667 31,793 222,718 \$ 54,372 \$ 84,903 \$ 51,650 \$

SUMMARY OF FINANCIAL INFORMATION

A summary of the eight recently completed quarters is as follows:

(The second of 115 dellars	202	25			20		2023					
(Thousands, US dollars, except per unit amounts)	 Q2		Q1	Q4	Q3	Q2		Q1		Q4		Q3
Net (loss) income ¹	\$ (8,599)	\$	22,220	\$ 8,920	\$ 12,215	\$ 19,205	\$	24,714	\$	(7,293)	\$	16,997
Basic net (loss) income per unit ²	(0.01)		0.03	0.01	0.02	0.03		0.04		(0.01)		0.03
Diluted net (loss) income per unit ²	\$ (0.01)	\$	0.03	\$ 0.02	\$ 0.02	\$ 0.02	\$	0.03	\$	(0.01)	\$	0.02

Net (loss) income attributable to Equity LP unitholders.

Payment period based on mandatory redemption date. In the case of earlier retractions, consideration to be paid in the form of debentures due 2026, 2027, 2025, 2028, 2029, 2030 and 2031 for the Series 9, 10, 11, 12, 13, 14 and 15, respectively.

Adjusted to reflect the ten-for-one unit split effective August 8, 2025.

Net (loss) income includes dividends and interest on the Partnership's investment portfolio, in addition to valuation gains and losses relating to its investment portfolios and fluctuates accordingly with changes to foreign currencies relative to the United States dollar and equity markets. Also, included in net (loss) income are gains and losses on the disposition of investments. The variance in net (loss) income over the last eight quarters is primarily the result of valuation gains and unrealized losses on certain of the Partnership's investments, increases and decreases in the investment income earned from its investments, and the impact of foreign currencies.

RELATED-PARTY TRANSACTIONS

Brookfield entities provide certain management and financial services to the Partnership for which the Partnership paid less than \$1 million for the six months ended June 30, 2025 (June 30, 2024 – less than \$1 million).

The Partnership owns 121 million shares of BN which amounted to \$7.5 billion (December 31, 2024 - \$6.9 billion), approximately 31 million shares of BAM which amounted to \$1.7 billion (December 31, 2024 - \$1.7 billion), 8 million shares of BWS which amounted to \$507 million (December 31, 2024 - \$472 million), and other Brookfield subsidiaries of \$211 million (December 31, 2024 - \$163 million). The Partnership recorded dividend income from Brookfield entities of \$51 million during the six months ended June 30, 2025 (June 30, 2024 – \$45 million).

Effective March 31, 2023, the Partnership places cash on deposit with BN. As at June 30, 2025, the net deposit with BN was \$132 million (December 31, 2024 – \$107 million) and the Partnership earned interest income of \$3 million for the funds on deposit for the six months ended June 30, 2025 (June 30, 2024 – \$3 million). Deposits bear interest at market rates.

CRITICAL ACCOUNTING ESTIMATES

The preparation of financial statements in accordance with IFRS 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. In the normal course of operations, the Partnership may execute agreements that provide for indemnification and guarantees to third parties in transactions such as business dispositions, business acquisitions and the sale of assets. The nature of substantially all of the indemnification undertakings preclude the possibility of making a reasonable estimate of the maximum potential amount that the Partnership could be required to pay to third parties as the agreements often do not specify a maximum amount and the amounts are dependent upon the outcome of future contingent events, the nature and likelihood of which cannot be determined at this time. Historically, the Partnership has not made any payments under such indemnification agreements and guarantees.

DISCLOSURE CONTROLS AND PROCEDURES

We maintain appropriate information systems, procedures and controls to ensure that new information disclosed externally is complete, reliable and timely. The Chief Executive Officer and the Chief Financial Officer of the Partnership evaluated the effectiveness of disclosure controls and procedures (as defined in "National Instrument 52-109, Certification of Disclosure in Issuers' Annual and Interim Filings") as at June 30, 2025, and have concluded that the disclosure controls and procedures are operating effectively.

INTERNAL CONTROLS OVER FINANCIAL REPORTING

We maintain appropriate internal controls over financial reporting (as defined in "National Instrument 52-109, Certification of Disclosure in Issuers' Annual and Interim Filings") and the Chief Executive Officer and the Chief Financial Officer have concluded that the internal controls as at June 30, 2025 have been designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with IFRS. Management has evaluated whether there were changes in our internal controls over financial reporting during the six months ended June 30, 2025, that have materially affected, or are reasonably likely to materially affect, our internal controls over financial reporting and has determined that there have been no such changes.

Cyrus Madon Chief Executive Officer August 15, 2025

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

(Unaudited) As at		June 30,	December 31,
(Thousands, US dollars)	Note	2025	2024
Assets			
Cash and cash equivalents		\$ 200,841	\$ 156,977
Accounts receivable and other assets		56,005	48,924
Investment in Brookfield Corporation	3	7,482,044	6,949,656
Investment in Brookfield Asset Management Ltd.	3	1,703,095	1,669,488
Investment in Brookfield Wealth Solutions Ltd.	3	507,435	471,787
Other investments carried at fair value	3	379,591	343,090
		\$ 10,329,011	\$ 9,639,922
Liabilities and equity			
Accounts payable and other liabilities		\$ 29,264	\$ 42,055
Corporate borrowings	5	220,076	208,168
Preferred shares	6	1,009,633	939,057
Deferred tax liabilities		11,715	7,933
		1,270,688	1,197,213
Equity		·	_
Equity Limited Partners	7	8,877,291	8,261,639
Preferred Limited Partners	7	152,002	152,040
Non-controlling interests	7	29,030	29,030
		9,058,323	8,442,709
		\$ 10,329,011	\$ 9,639,922

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

CONSOLIDATED STATEMENTS OF OPERATIONS

Forther region and add to 20 Harry dited		Three mon	ths e	ended		Six mont	hs er	nded
For the period ended June 30, Unaudited (Thousands, US dollars)		2025		2024		2025		2024
Investment income								
Dividends	\$	26,241	\$	23,429	\$	52,800	\$	47,456
Other investment income		6,450		4,160		13,629		8,195
		32,691		27,589		66,429		55,651
Expenses								
Operating expenses		(1,048)		(1,301)		(2,400)		(3,738)
Financing costs		(2,501)		(2,545)		(4,918)		(5,026)
Retractable preferred share dividends		(11,567)		(10,223)		(21,608)		(19,959)
		17,575		13,520		37,503		26,928
Other items								
Investment valuation (loss) gain		(1,218)		443		5,994		1,367
Amortization of deferred financing costs		(1,246)		(871)		(2,158)		(1,755)
Foreign currency (loss) gain		(19,757)		5,398		(19,881)		14,297
Current tax (expense) recovery		(2,186)		(1,742)		(2,547)		6,327
Deferred tax recovery (expense)		650		4,865		(452)		707
Net (loss) income	\$	(6,182)	\$	21,613	\$	18,459	\$	47,871
Basic net (loss) income per unit (Note 8) ¹	\$	(0.01)	\$	0.03	\$	0.02	\$	0.06
Diluted net (loss) income per unit (Note 8) ¹	\$	(0.01)	\$	0.03	\$	0.02	\$	0.06
Net (loss) income attributable to:								
Equity Limited Partners	\$	(8,599)	\$	19,205	\$	13,621	\$	43,919
Preferred Limited Partner	-	2,417		2,408	•	4,838	•	3,952
	\$	(6,182)	\$	21,613	\$	18,459	\$	47,871

¹ Adjusted to reflect the ten-for-one unit split effective August 8, 2025.

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

Facility and all and 20 May 18 and	Three mor	iths e	ended	Six mont	hs er	nded
For the periods ended June 30, Unaudited (Thousands, US dollars)	2025		2024	2025		2024
Net (loss) income	\$ (6,182)	\$	21,613	\$ 18,459	\$	47,871
Items that may be reclassified to net income						
Realized and unrealized gain on securities measured at fair value through other comprehensive income	71		72	98		136
Items that may not be reclassified to net income						
Realized and unrealized gain (loss) on securities measured at fair value through other comprehensive income	1,436,747		(172,483)	608,738		118,489
Income taxes	(2,991)		(2,765)	(3,456)		(3,751)
Other comprehensive income (loss)	1,433,827		(175,176)	605,380		114,874
Comprehensive income (loss)	\$ 1,427,645	\$	(153,563)	\$ 623,839	\$	162,745

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

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

			Equity Lim	nited Partners						
(Unaudited)				Accumulated						
For the three months ended June 30, 2025			Retained	Other Comprehensive	Equity Limited	General		Preferred Limited	Non- Controlling	
(Thousands, US dollars)	Capital		Earnings	Income	Partners	Partner		Partners	Interests	Total Equity
Balance, beginning of period	\$ 1,523,133	\$	1,095,483	\$ 4,834,358	\$ 7,452,974	\$ _	\$	152,040	\$ 29,030	\$ 7,634,044
Net (loss) income	_		(8,599)	_	(8,599)	_		2,417	_	(6,182)
Other comprehensive income			_	1,433,827	1,433,827	_		_		1,433,827
Comprehensive (loss) income	_		(8,599)	1,433,827	1,425,228	_		2,417	_	1,427,645
Distribution	_		_	_	_	_		(2,417)	_	(2,417)
Normal-course issuer bid	(911)		_	_	(911)	_		_	_	(911)
Other	_		_	_	_	_		(38)	_	(38)
Balance, end of period	\$ 1,522,222	\$	1,086,884	\$ 6,268,185	\$ 8,877,291	\$ 	\$	152,002	\$ 29,030	\$ 9,058,323
			Equity Lim	nited Partners						
(Unaudited)				Accumulated						
For the six months ended June 30, 2025			Retained	Other Comprehensive	Equity Limited	General		Preferred Limited	Non- Controlling	
(Thousands, US dollars)	Capital	_	Earnings	Income	Partners	 Partner		Partners	Interests	Total Equity
Balance, beginning of period	\$ 1,525,571	\$	1,073,263	\$ 5,662,805	\$ 8,261,639	\$ _	\$	152,040	\$ 29,030	\$ 8,442,709
Net income	_		13,621	_	13,621	_		4,838	_	18,459
Other comprehensive income				605,380	605,380	 _				605,380
Comprehensive income	_		13,621	605,380	619,001	_		4,838	_	623,839
Distribution	_		_	_	_	_		(4,838)	_	(4,838)
Normal-course issuer bid	(3,349)		_	_	(3,349)	_		_	_	(3,349)
Other						_		(38)		(38)
Balance, end of period	\$ 1,522,222	\$	1,086,884	\$ 6,268,185	\$ 8,877,291	\$ _	\$	152,002	\$ 29,030	\$ 9,058,323
(Unaudited) For the three months ended			Equity Lim	nited Partners Accumulated Other	Equity			Preferred	Non-	
June 30, 2024 (Thousands, US dollars)	Capital		Retained Earnings	Comprehensive Income	Limited Partners	General Partner		Limited Partners	Controlling Interests	Total Equity
Balance, beginning of period	\$ 1,536,710	\$	1,032,923	\$ 3,262,581	\$ 5,832,214	\$ _	\$	152,152	\$ 11,980	\$ 5,996,346
Net income	_		19,205	_	19,205	_		2,408	_	21,613
Other comprehensive loss				(175,176)	(175,176)	 _				(175,176)
Comprehensive income (loss)	_		19,205	(175,176)	(155,971)	_		2,408	_	(153,563)
Distribution	_		_	_	_	_		(2,408)	_	(2,408)
Normal-course issuer bid	(1,607)				(1,607)	 _				(1,607)
Balance, end of period	\$ 1,535,103	\$	1,052,128	\$ 3,087,405	\$ 5,674,636	\$ 	\$	152,152	\$ 11,980	\$ 5,838,768
			Equity Lim	nited Partners						
(Unaudited)				Accumulated						
For the six months ended June 30, 2024 (Thousands, US dollars)	Capital		Retained Earnings	Other Comprehensive Income	Equity Limited Partners	General Partner		Preferred Limited Partners	Non- Controlling Interests	Total Equity
Balance, beginning of period	\$ 1,540,327	\$	1,008,209		\$ 5,521,067	\$ _	\$	152,152	\$ 11,980	\$ 5,685,199
Net income		_	43,919			 _	<u> </u>	3,952		
Other comprehensive income				_	43,919			•	_	47,871
•	_		_	114,874	43,919 114,874	_		_	_	47,871 114,874
Comprehensive income		_	43,919			 	_	3,952		
Comprehensive income Distribution			43,919 —		114,874			3,952 (3,952)		114,874
•			43,919 — —		114,874					114,874 162,745 (3,952)
Distribution	(5,224) \$ 1,535,103	- \$	43,919 — — — 1,052,128	114,874 — —	114,874 158,793	\$ _ - - -	\$		- - - - - \$ 11,980	114,874 162,745

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

CONSOLIDATED STATEMENTS OF CASH FLOWS

For the periods ended June 30, Unaudited —				
(Thousands, US dollars)	2025	2024	2025	2024
Cash flow from operating activities				
Net (loss) income \$	(6,182)	\$ 21,613	\$ 18,459	\$ 47,871
Add (deduct) non-cash items:				
Investment valuation losses (gains)	1,218	(443)	(5,994)	(1,367)
Unrealized foreign exchange losses (gains)	19,757	(5,398)	19,881	(14,297)
Amortization of deferred financing costs	1,246	871	2,158	1,755
Deferred taxes expense (recovery)	1,536	(3,123)	2,999	(7,034)
	17,575	13,520	37,503	26,928
Changes in working capital and foreign currency	(1,954)	(23,765)	(5,936)	(30,356)
	15,621	(10,245)	31,567	(3,428)
Cash flow used in and from investing activities				
Purchase of securities	(55,624)	(21,246)	(59,038)	(94,817)
Sale of securities	44,368	24,785	48,330	56,196
_	(11,256)	3,539	(10,708)	(38,621)
Cash flow used in and from financing activities				
Common equity units redeemed	(911)	(1,607)	(3,349)	(5,224)
Debentures redeemed	_	_	(17)	_
Preferred shares issued	_	_	139,480	_
Preferred shares redeemed	(108,688)	(36,359)	(108,688)	(36,359)
Distribution to preferred units	(2,417)	(2,408)	(4,838)	(3,952)
	(112,016)	(40,374)	22,588	(45,535)
Cash and cash equivalents				
Change in cash	(107,651)	(47,080)	43,447	(87,584)
Effect of exchange rate fluctuations on cash and cash equivalents held in foreign currencies	414	96	417	(45)
Balance, beginning of period	308,078	159,211	156,977	199,856
Balance, end of period \$	200,841	\$ 112,227	\$ 200,841	\$ 112,227

 $\label{the accompanying notes are an integral part of the financial statements.$

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

1. **BUSINESS OPERATIONS**

Partners Value Investments L.P. (the "Partnership") is a publicly listed partnership and is governed by the laws of Bermuda. The Partnership is an investment holding company with principal investments in approximately 121 million Class A Limited Voting Shares ("BN shares") of Brookfield Corporation ("BN") and approximately 31 million Class A Limited Voting Shares ("BAM shares") of Brookfield Asset Management Ltd. ("BAM"). These consolidated financial statements include the accounts of the Partnership's subsidiaries: Partners Value Investments Inc. ("PVII") and Partners Value Split Corp. ("Partners Value Split" or "PVS").

The Partnership was formed on October 25, 2023, in connection with a re-organization that was carried out by way of a statutory plan of arrangement pursuant to section 182 of the Business Corporations Act (Ontario) (the "2023 Reorganization") with an effective date of November 24, 2023. Pursuant to the 2023 Re-organization, the Partnership succeeded its predecessor entity, similarly named Partners Value Investments LP (the "Prior Partnership"), which was terminated as part of the 2023 Re-organization. After its formation, the Partnership amended its authorized capital to include general partnership units, equity limited partnership units and class A preferred limited partnership units (Series 1, 2, 3 and 4), with the capital structure and unit terms being substantially the same as the Prior Partnership.

The Partnership is managed by its general partner, PVI Management Trust (the "General Partner"). The registered office of the Partnership is 73 Front Street, 5th Floor, Hamilton HM 12, Bermuda.

2. MATERIAL ACCOUNTING POLICY INFORMATION

a) Statement of Compliance

These consolidated financial statements have been prepared in accordance with IAS 34, Interim Financial Reporting ("IAS 34") as issued by the International Accounting Standards Board ("IASB") on a basis consistent with the accounting policies disclosed in the audited consolidated financial statements for the fiscal year ended December 31, 2024.

The consolidated financial statements should be read in conjunction with the most recently issued consolidated financial statements of the Partnership for the year ended December 31, 2024, which includes information necessary or useful to understanding the Partnership's businesses and financial statement presentation. In particular, the Partnership's accounting policies were presented in Note 2, Summary of Material Accounting Policies, of the consolidated financial statements for the year ended December 31, 2024, that were included in that report.

The consolidated financial statements are unaudited and reflect any adjustments (consisting of normal recurring adjustments) that are, in the opinion of management, necessary for fair statement of results for the interim periods in accordance with IFRS Accounting Standards as issued by the IASB.

The results reported in these consolidated financial statements should not be regarded as necessarily indicative of results that may be expected for the entire year. The consolidated financial statements are prepared on a going concern basis. These financial statements were authorized for issuance by the Board of Trustees of the Partnership on August 15, 2025.

b) **Basis of Consolidation**

The consolidated financial statements include the accounts of the Partnership and its consolidated subsidiaries, which are the entities over which the Partnership has control. An investor controls an investee when it is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Non-controlling interests in the equity of the Partnership's subsidiaries held by others are shown separately in equity in the consolidated statements of financial position. Intercompany transactions within the Partnership have been eliminated.

Basis of Presentation c)

Cash and Cash Equivalents

Cash and cash equivalents are recorded at amortized cost and include cash on deposit with financial institutions.

Income Taxes

The current income tax expense is determined based on the enacted or substantively enacted tax rates at each balance sheet date. The deferred income tax is recorded using the liability method of tax allocation in accounting for income taxes. Under this method, deferred tax assets and liabilities are determined based on unused income tax losses and temporary differences between the carrying amount and tax bases of assets and liabilities, when the benefit is probable to be realized and measured using the tax rates and laws substantively enacted at the balance sheet date.

Accounts Receivable and Other Assets

Accounts receivables are classified and measured at amortized cost, which approximates the fair value. Other assets also include certain derivative assets which are held for trading and classified as fair value through profit or loss and are recorded at their fair value.

Accounts Payable and Other Liabilities

Accounts payable and other liabilities balances are classified at amortized cost. Other liabilities also include certain derivative liabilities which are held for trading and classified as fair value through profit or loss and are recorded at their fair value.

Investment in Brookfield Corporation, Brookfield Asset Management Ltd. and Brookfield Wealth Solutions Ltd.

The Partnership accounts for its investment in Brookfield Corporation ("BN"), Brookfield Asset Management Ltd. ("BAM") and Brookfield Wealth Solutions Ltd. ("BWS") at fair value through other comprehensive income ("FVTOCI").

Other Investments Carried at Fair Value

The Partnership accounts for its investments in Brookfield Business Partners LP ("BBU") and other Brookfield investments at FVTOCI. In addition, the Partnership recognizes certain investments in preferred shares and debt securities as FVTOCI. Unrealized gains and losses of equity securities recognized in other comprehensive income are not recycled to the consolidated statements of operations upon disposition.

The Partnership accounts for the remainder of its marketable securities portfolio including common shares, exchange traded funds and certain legacy investments as fair value through profit or loss ("FVTPL").

Investment Income

Dividend income is recognized on the ex-dividend date and interest income is recognized as earned.

Preferred Shares

The Partnership's preferred shares are measured at amortized cost.

Corporate Borrowings

The Partnership's corporate borrowings are measured at amortized cost.

Deferred Financing Costs

Deferred financing costs incurred in connection with the issuance of the retractable preferred shares and corporate borrowings are amortized using the effective interest rate method over the life of the related series of preferred shares issued by the subsidiaries of the Partnership.

Recognition/Derecognition of Financial Assets and Financial Liabilities

The Partnership recognizes financial assets and financial liabilities designated as trading securities on the trade date. The Partnership derecognizes financial liabilities when, and only when, the Partnership's obligations are discharged, cancelled, or expired.

Foreign Currencies

The functional currency of the Partnership and each of its subsidiaries is determined using the currency of the primary economic environment in which that entity operates. The functional and presentation currency of the Partnership is the United States dollar.

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the date of the transaction. Foreign currency monetary items are translated at the period-end exchange rate. Exchange differences arising on the translation of monetary items or on settlement of monetary items are recognized in profit or loss in the period in which they arise. Non-monetary items measured at historical cost continue to be carried at the exchange rate at the date of the transaction.

Common Control Transactions

Transactions which occurred between common shareholders or those transactions through which the same party controls before and after ("common control transactions") fall outside the scope of IFRS 3, Business Combinations, and as such management has used judgement to determine an appropriate policy. The Partnership has elected to account for assets and liabilities acquired in common control transactions at the predecessor's carrying value. Differences between the consideration given and the assets and liabilities received are recorded directly in equity.

d) Critical Judgments and Estimates

The preparation of financial statements requires the Partnership to make critical judgments, estimates and assumptions that affect the carried amounts of certain assets and liabilities, disclosure of contingent assets and liabilities and the reported amounts of revenues and expenses recorded during the year. Actual results could differ from those estimates. In making estimates and judgments, management relies on external information and observable conditions where possible, supplemented by internal analysis as required. These estimates and judgments have been applied in a manner consistent with prior periods and there are no known trends, commitments, events or uncertainties that the Partnership believes will materially affect the methodology or assumptions utilized in making these estimates and judgments in these financial statements. The estimates and judgments used in determining the recorded amount for assets and liabilities in the financial statements include the following:

Level of Control

When determining the appropriate basis of accounting for the Partnership's investments, the Partnership uses the following critical assumptions and estimates: the degree of control or influence that the Partnership exerts over the investment and the amount of benefit that the Partnership receives relative to other investors.

Other critical estimates and judgments utilized in the preparation of the Partnership's financial statements include the assessment of the ability to utilize tax losses and other tax assets.

Fair Value of Financial Instruments

IFRS establishes a hierarchical disclosure framework which prioritizes and ranks the level of market price observability used in measuring financial instruments at fair value. Market price observability is affected by a number of factors, including the type of financial instrument, the characteristics specific to the financial instrument and the state of the marketplace, including the existence and transparency of transactions between market participants. Financial instruments with readily available quoted prices in active markets generally will have a higher degree of market price observability and a lesser degree of judgment used in measuring fair value. Financial instruments measured and reported at fair value are classified and disclosed based on the observability of inputs used in the determination of fair values, as follows:

- Level I Quoted prices are available in active markets for identical financial instruments as of the reporting date. The types of financial instruments in Level I include listed equities and mutual funds with quoted prices.
- Level II Pricing inputs are other than quoted prices in active markets, which are either directly or indirectly observable as of the reporting date, and fair value is determined through the use of models or other valuation methodologies.
- Level III Pricing inputs are unobservable for the financial instruments and include situations where there is little, if any, market activity for the financial instrument. The inputs into the determination of fair value require significant management judgment or estimation.

In certain cases, the inputs used to measure fair value may fall into different levels of the fair value hierarchy. In such cases, the determination of which category within the fair value hierarchy is appropriate for any given financial instrument is based on the lowest level of input that is significant to the fair value measurement. The Partnership's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment and considers factors specific to the financial instrument.

Level II Valuation Technique

Financial instruments classified within Level II of the fair value hierarchy are comprised of the Partnership's derivative liabilities and certain investments held through FVTPL. These investments are fair valued using other valuation methodologies such as correlation with market data at the measurement date.

Level III Valuation Techniques

Fair valued assets that are included in this category are certain equity securities carried at fair value which are not traded in an active market and measured using estimated net asset value.

e) Future Changes in Accounting Standards

i. Amendments to IFRS 9, Financial Instruments ("IFRS 9") and IFRS 7, Financial Instruments: Disclosures ("IFRS 7") - Classification and Measurement of Financial Instruments

In May 2024, the IASB issued amendments which clarify the requirements for the timing of recognition and derecognition of financial liabilities settled through an electronic cash transfer system, add further guidance for assessing the contractual cash flow characteristics of financial assets with contingent features, and add new or amended disclosures relating to investments in equity instruments designated at FVOCI and financial instruments with contingent features. The amendments to IFRS 9 and IFRS 7 are effective for periods beginning on or after January 1, 2026, with early adoption permitted. The Partnership is currently assessing the impact of these amendments.

ii. IFRS 18, Presentation and Disclosure of Financial Statements ("IFRS 18")

In April 2024, the IASB issued IFRS 18 to replace IAS 1 Presentation of Financial Statements ("IAS 1"). IFRS 18 is effective for periods beginning on or after January 1, 2027, with early adoption permitted. IFRS 18 aims to improve financial reporting by requiring additional defined subtotals in the statement of profit or loss, requiring disclosures about management defined performance measures, and adding new principles for the aggregation and disaggregation of items. The Partnership is currently assessing the impact of these amendments.

There are currently no other future changes to IFRS Accounting Standards with expected material impacts on the Partnership.

3. **INVESTMENT PORTFOLIO**

The Partnership's investment portfolio consists of the following:

As at (Thousands, US dollars)¹ Classification² Jun. 30, 2025 Dec. 31, 2024 Jun. 30, 2025 Dec. 31, 2024 Brookfield Corporation FVTOCI			Number of Shares			Fair \	/alı	ue
Directly and Indirectly Held 1,357,434 1,357,434 \$83,959 \$77,985 Partners Value Split Corp 119,611,449 119,611,449 7,398,085 6,871,671 Exchangeable - Brookfield Wealth Solutions Ltd.³ FVTOCI 8,213,563 8,213,563 507,435 471,787 129,182,446 129,182,446 129,182,446 5,989,479 \$7,421,443 Brookfield Asset Management Ltd. FVTOCI 905,098 905,098 \$50,035 \$49,047 Partners Value Split Corp 29,902,862 29,902,862 1,653,060 1,620,441 Partners Value Split Corp 29,902,862 29,902,862 1,653,060 1,620,441 Other investments classified as FVTOCI 5,206,368 3,698,321 \$139,311 \$87,444 Other securities portfolio FVTOCI Various Various 36,026 35,767 Other securities portfolio FVTPL Various Various 204,254 219,879 240,280 255,646		Classification ²		,				
Partners Value Split Corp 119,611,449 119,611,449 7,398,085 6,871,671 Exchangeable - Brookfield Wealth Solutions Ltd.³ FVTOCI 8,213,563 120,968,883 \$7,482,044 \$6,949,656 Brookfield Asset Management Ltd. FVTOCI 129,182,446 129,182,446 \$7,989,479 \$7,421,443 Directly and Indirectly Held 905,098 905,098 \$50,035 \$49,047 Partners Value Split Corp 29,902,862 29,902,862 1,653,060 1,620,441 Other investments classified as FVTOCI 8,200,368 3,698,321 \$139,311 \$87,444 Other securities portfolio FVTOCI Various Various 36,026 35,767 Other securities portfolio FVTPL Various Various 204,254 219,879 Other securities portfolio FVTPL Various Various 204,254 219,879	Brookfield Corporation	FVTOCI						
Exchangeable - Brookfield Wealth Solutions Ltd. FVTOCI 8,213,563 8,213,563 507,435 471,787 129,182,446 129,182,446 129,182,446 7,989,479 7,421,443 129,182,446 129,182,446 129,182,446 129,182,446 7,989,479 7,421,443 129,182,446 129,182,446 129,182,446 7,989,479 7,421,443 129,182,446 129,182,446 7,989,479 7,421,443 129,182,446 129,182,446 7,989,479 7,421,443 129,182,446 129,182,446 7,989,479 7,421,443 129,182,446 129,1	Directly and Indirectly Held		1,357,434	1,357,434	\$	83,959	\$	77,985
Exchangeable - Brookfield Wealth Solutions Ltd.³ FVTOCI 8,213,563 8,213,563 507,435 471,787 129,182,446 129,182,446 129,182,446 \$7,989,479 \$7,421,443 Brookfield Asset Management Ltd. FVTOCI 905,098 905,098 \$50,035 \$49,047 Partners Value Split Corp 29,902,862 29,902,862 1,653,060 1,620,441 Partners Value Split Corp 30,807,960 30,807,960 \$1,703,095 \$1,669,488 Other investments classified as FVTOCI FVTOCI 5,206,368 3,698,321 \$139,311 \$87,444 Other securities portfolio FVTOCI Various Various 36,026 35,767 Other securities portfolio FVTPL Various Various 204,254 219,879 240,280 255,646	Partners Value Split Corp		119,611,449	119,611,449		7,398,085		6,871,671
129,182,446 129,182,446 \$7,989,479 \$7,421,443			120,968,883	120,968,883	\$	7,482,044	\$	6,949,656
Brookfield Asset Management Ltd. FVTOCI 905,098 905,098 \$ 50,035 \$ 49,047	Exchangeable - Brookfield Wealth Solutions Ltd. ³	FVTOCI	8,213,563	8,213,563		507,435		471,787
Directly and Indirectly Held 905,098 905,098 \$ 50,035 \$ 49,047 Partners Value Split Corp 29,902,862 29,902,862 1,653,060 1,620,441 30,807,960 30,807,960 \$ 1,703,095 \$ 1,669,488 Other investments classified as FVTOCI FVTOCI 5,206,368 3,698,321 \$ 139,311 \$ 87,444 Other securities portfolio FVTOCI Various Various 36,026 35,767 Other securities portfolio FVTPL Various Various 204,254 219,879 240,280 255,646			129,182,446	129,182,446	\$	7,989,479	\$	7,421,443
Partners Value Split Corp 29,902,862 29,902,862 1,653,060 1,620,441 30,807,960 30,807,960 \$ 1,703,095 \$ 1,669,488 Other investments classified as FVTOCI FVTOCI 5,206,368 3,698,321 \$ 139,311 \$ 87,444 Other securities portfolio FVTOCI Various Various 36,026 35,767 Other securities portfolio FVTPL Various Various 204,254 219,879 240,280 255,646	Brookfield Asset Management Ltd.	FVTOCI						
Other investments classified as FVTOCI FVTOCI 5,206,368 3,698,321 \$ 1,703,095 \$ 1,669,488 Other securities portfolio FVTOCI 5,206,368 3,698,321 \$ 139,311 \$ 87,444 Other securities portfolio FVTOCI Various Various 36,026 35,767 Other securities portfolio FVTPL Various Various 204,254 219,879 240,280 255,646	Directly and Indirectly Held		905,098	905,098	\$	50,035	\$	49,047
Other investments classified as FVTOCI Brookfield Business Partners L.P. FVTOCI FVTOCI FVTOCI FVTOCI FVTOCI Various Various Various Various Various 204,254 219,879 240,280 255,646	Partners Value Split Corp		29,902,862	29,902,862		1,653,060		1,620,441
Brookfield Business Partners L.P. FVTOCI 5,206,368 3,698,321 \$ 139,311 \$ 87,444 Other securities portfolio FVTOCI Various Various 36,026 35,767 Other securities portfolio FVTPL Various Various 204,254 219,879 240,280 255,646			30,807,960	30,807,960	\$	1,703,095	\$	1,669,488
Other securities portfolio FVTOCI Various Various 36,026 35,767 Other securities portfolio FVTPL Various Various 204,254 219,879 240,280 255,646	Other investments classified as FVTOCI							
Other securities portfolio FVTPL Various Various 204,254 219,879 240,280 255,646	Brookfield Business Partners L.P.	FVTOCI	5,206,368	3,698,321	\$	139,311	\$	87,444
Other securities portfolio FVTPL Various Various 204,254 219,879 240,280 255,646								
240,280 255,646	Other securities portfolio	FVTOCI	Various	Various		36,026		35,767
	Other securities portfolio	FVTPL	Various	Various		204,254		219,879
\$ 379,591 \$ 343,090						240,280		255,646
					\$	379,591	\$	343,090

Unless otherwise mentioned, all investments are directly held.

The Partnership's investment in Class A Limited Voting Shares of BN as of June 30, 2025, represents an 8% equity interest (December 31, 2024 - 8%). The Partnership's investment in Class A Limited Voting Shares of BAM as of June 30, 2025, represents a 2% equity interest (December 31, 2024 – 7%).

Other securities portfolio is focused on capital preservation, invested primarily in liquid investments. During the six months ended June 30, 2025, the decrease in the portfolio was primarily due to sale of investments.

FAIR VALUE OF FINANCIAL INSTRUMENTS

The fair value of a financial instrument is the amount of consideration that would be agreed upon in an arm's-length transaction between knowledgeable, willing parties who are under no compulsion to act. Fair values are determined by reference to a price within a bid-ask spread that is deemed most appropriate.

Fair value hierarchical levels are directly determined by the amount of subjectivity associated with the valuation of these assets and liabilities and are as follows:

- Level 1 Quoted prices available in active markets for identical investments as of the reporting date.
- Level 2 Pricing inputs other than quoted market prices in active markets, which are either directly or indirectly observable as of the reporting date, and fair values are determined through the use of models or other valuation methodologies.

Changes in fair value of investments classified as FVTOCI are recorded in other comprehensive income, and changes in fair value of FVTPL are recorded in net income.

 $^{{\}it BWS Class A shares \ are \ exchangeable \ into \ BN \ Class \ A \ shares \ on \ a \ one-for-one \ basis.}$

Level 3 Pricing inputs are unobservable for the instrument and includes situations where there is little, if any, market activity for the instrument. The inputs into the determination of fair value require significant management estimation. Fair valued assets that are included in this category are certain equity securities carried at fair value which are not traded in an active market and measured using estimated net asset value.

The fair value hierarchical level associated with the Partnership's financial assets and liabilities measured at fair value consists of the following:

As at		Jun	e <mark>30, 2025</mark>		De	cen	nber 31, 20	24	
(Thousands, US dollars)	Level 1		Level 2	Level 3	Level 1	Level 2		Level 3	
Brookfield Corporation	\$ 7,482,044	\$	_	\$ _	\$ 6,949,656	\$	_	\$	
Brookfield Asset Management Ltd.	1,703,095		_	_	1,669,488		_		_
Brookfield Wealth Solutions Ltd.	507,435		_	_	471,787		_		_
Investments classified as FVTOCI	175,337		_	_	123,211		_		_
Investments classified as FVTPL	69,180		_	135,074	74,154		3,396		142,329
Derivative liabilities (net) ¹	_		(1,870)	_	_		(15,152)		_
	\$ 9,937,091	\$	(1,870)	\$ 135,074	\$ 9,288,296	\$	(11,756)	\$	142,329

¹ Presented within accounts payable and other on the Consolidated Statements of Financial Position.

The following table presents the changes in the Level 3 investments which are made up of a portfolio of private fund investments valued using the fund provided capital account statements for the periods ended June 30, 2025, and December 31, 2024:

As at (Thousands, US dollars)	June 30, 2025	December 31, 2024
Opening Balance	\$ 142,329	\$ 113,319
Contributions	1,368	30,819
Distributions	(978)	_
Investment valuation (losses) gains ¹	(537)	1,020
Other investment income	(7,108)	(2,829)
Ending Balance	\$ 135,074	\$ 142,329

¹ There was \$nil realized gains or losses included in investment valuation gains or losses from Level 3 investments for the period ended June 30, 2025 (December 31, 2024 – \$nil).

The fair value of preferred shares and corporate borrowings treated as a financial liability is \$1.2 billion as at June 30, 2025 (December 31, 2024 – \$1.1 billion).

As at June 30, 2025, a cumulative pre-tax gain of \$8.4 billion (December 31, 2024 – \$7.9 billion) has been recognized for financial instruments measured under fair value through other comprehensive income, over their historical cost amounts.

All financial assets have a carrying value equal to their fair value. During the periods ended June 30, 2025, and December 31, 2024, there were no transfers between Level 1, 2 or 3.

5. CORPORATE BORROWINGS

As at	Book Value							
(Thousands, US dollars)		June 30, 2025	Dece	mber 31, 2024				
Partners Value Split Class AA								
4.375% Corporate Bond – November 15, 2027	\$	110,235	\$	104,295				
4.00% Corporate Bond – November 15, 2028		110,235		104,295				
4.50% Series 10 Debentures – February 29, 2028		<u> </u>		17				
		220,470		208,607				
Deferred financing costs ¹		(394)		(439)				
	\$	220,076	\$	208,168				

¹ Deferred financing costs are amortized over the term of the borrowing using the effective interest method.

As at June 30, 2025, there were no debentures outstanding (December 31, 2024 - 1,000 Series 10 debentures, CAD \$25 thousand).

In addition to the Partnership's corporate borrowings, the Partnership also has access to a C\$110 million revolving credit facility with a major Canadian financial institution which was undrawn as at June 30, 2025 (December 31, 2024 – \$nil).

6. PREFERRED SHARES

The preferred shares and units issued by the Partnership and its subsidiaries are comprised of the following:

	Shares Outs	tanding	Book	Value
As at (Thousands, US dollars)	Jun. 30, 2025	Dec. 31, 2024	Jun. 30, 2025	Dec. 31, 2024
Partners Value Split Class AA				
4.90% Series 9 – February 28, 2026	5,996,800	5,996,800	\$ 110,176	\$ 104,239
4.70% Series 10 – February 28, 2027	6,000,000	6,000,000	110,235	104,295
4.75% Series 11 – October 31, 2025	_	6,000,000	_	104,295
4.40% Series 12 – February 29, 2028	6,899,000	6,899,000	126,752	119,922
4.45% Series 13 – May 31, 2029	6,000,000	6,000,000	110,235	104,295
5.50% Series 14 – June 30, 2030	6,000,000	6,000,000	110,235	104,295
5.15% Series 15 – March 31, 2031	8,000,000	_	146,980	_
Partners Value Investments L.P. Class A				
4.00% Series 2 – December 14, 2026	3,156,867	3,156,867	78,922	78,922
4.00% Series 3 – December 14, 2031	3,156,867	3,156,867	78,922	78,922
4.00% Series 4 – December 14, 2036	3,157,491	3,157,491	78,937	78,937
Partners Value Investments Inc. Class A				
4.00% Series 1 – November 27, 2030	69,853,759	69,903,759	69,854	69,904
			1,021,248	948,026
Deferred financing costs ¹			(11,615)	(8,969)
			\$ 1,009,633	\$ 939,057

Deferred financing costs are amortized over the term of the borrowing using the effective interest method.

Partners Value Split

Partners Value Split is authorized to issue an unlimited number of Class A preferred shares and Class AA preferred shares. The Board of Directors of Partners Value Split have the authority to fix the number of shares that will form each series and determine the rights, restrictions and conditions attached to each series. Any new series will be issued for a price of CAD\$25.00 per share and the proceeds are to be used to finance the retraction or redemption of outstanding preferred shares without necessitating the sale of Class AA shares or facilitating the acquisition of additional Class AA shares.

On March 5, 2025, PVS issued 8,000,000 Class AA Preferred shares, Series 15, at a price of CAD\$25.00 per share, for a gross issuance of CAD \$200 million.

On April 22, 2025, PVS redeemed all of its outstanding Class AA Preferred Shares, Series 11, in accordance with the terms of the preferred shares. The total value of the redemption was CAD \$150 million.

Retraction

PVS preferred shares may be surrendered for retraction at the option of the holders of the respective preferred shares. The details of the retraction feature for each respective class of preferred shares are as follows:

PVS Class AA	May be surrendered for retraction at any time for an amount equal to the lesser of: (i) net asset value per
Series 9, 10,	unit; and (ii) CAD \$25.00. Retraction consideration will be a number of Partners Value Split Series 7, 8, 9,
11, 12, 13, 14	10, 11, 12 and 13 debentures, respectively, determined by dividing the holder's aggregate preferred share
and 15	Retraction Price by CAD\$25.00.

Debentures

PVS

Series 15

The details of	each respective class of the Partnership's debentures are as follows:
PVS Series 9	The Series 7 debenture will have a principal amount of CAD\$25.00 per debenture and will mature on February 28, 2026. Holders of the Series 7 debentures will be entitled to receive quarterly fixed interest payments at a rate of 5.00% per annum paid on or about the 7th day of March, June, September and December in each year. The Series 7 debentures can be redeemed by PVS at any time. The Series 7 debentures may not be retracted.
PVS Series 10	The Series 8 debenture will have a principal amount of CAD\$25.00 per debenture and will mature on February 28, 2027. Holders of the Series 8 debentures will be entitled to receive quarterly fixed interest payments at a rate of 4.80% per annum paid on or about the 7th day of March, June, September and December in each year. The Series 8 debentures can be redeemed by PVS at any time. The Series 8 debentures may not be retracted.
PVS Series 11	The Series 9 debenture will have a principal amount of CAD\$25.00 per debenture and will mature on October 31, 2025. Holders of the Series 9 debentures will be entitled to receive quarterly fixed interest payments at a rate of 4.85% per annum paid on or about the 7th day of March, June, September and December in each year. The Series 9 debentures can be redeemed by PVS at any time. The Series 9 debentures may not be retracted.
PVS Series 12	The Series 10 debenture will have a principal amount of CAD\$25.00 per debenture and will mature on February 29, 2028. Holders of the Series 10 debentures will be entitled to receive quarterly fixed interest payments at a rate of 4.50% per annum paid on or about the 7th day of March, June, September and December in each year. The Series 10 debentures can be redeemed by PVS at any time. The Series 10 debentures may not be retracted.
PVS Series 13	The Series 11 debenture will have a principal amount of CAD\$25.00 per debenture and will mature on May 31, 2029. Holders of the Series 11 debentures will be entitled to receive quarterly fixed interest payments at a rate of 4.55% per annum paid on or about the 7th day of March, June, September and December in each year. The Series 11 debentures can be redeemed by PVS at any time. The Series 11 debentures may not be retracted.
PVS Series 14	The Series 12 debenture will have a principal amount of CAD\$25.00 per debenture and will mature on June 30, 2030. Holders of the Series 12 debentures will be entitled to receive quarterly fixed interest payments at a rate of 5.60% per annum paid on or about the 7th day of March, June, September and December in each year. The Series 12 debentures can be redeemed by PVS at any time. The Series 12 debentures may not be retracted.

As at June 30, 2025, there were no debentures outstanding (December 31, 2024 – 1,000 Series 10 debentures with a face value of CAD \$25 thousand outstanding).

debentures may not be retracted.

The Series 13 debenture will have a principal amount of CAD\$25.00 per debenture and will mature on

March 31, 2031. Holders of the Series 13 debentures will be entitled to receive quarterly fixed interest payments at a rate of 5.25% per annum paid on or about the 7th day of March, June, September and December in each year. The Series 13 debentures can be redeemed by PVS at any time. The Series 13

Redemption

PVS preferred shares may be redeemed at the option of PVS. The details of the redemption feature for each respective class of preferred shares are as follows:

PVS Series 9 May be redeemed by PVS at any time on or after February 28, 2024, and prior to February 28, 2026, (the "Series 9 Redemption Date") at a price which until February 28, 2025, will equal \$25.50 per share plus accrued and unpaid dividends and which will decline by \$0.50 on February 28, 2025. All Series 9 preferred shares outstanding on the Series 9 Redemption Date will be redeemed for a cash amount equal to the lesser of \$25.00 plus any accrued and unpaid dividends, and the Net Asset Value per Unit.

PVS may redeem Class AA, Series 9 senior preferred shares prior to February 28, 2024, for \$26.00 per share plus accrued and unpaid dividends if, and will not redeem Series 9 preferred shares prior to February 28, 2024 unless: (i) capital shares have been retracted; or (ii) there is a take-over bid for the Brookfield Shares and the Board of Directors of PVS determines that such bid is in the best interest of the holders of the capital shares.

PVS Series 10 May be redeemed by PVS at any time on or after February 28, 2025, and prior to February 28, 2027, (the "Series 10 Redemption Date") at a price which until February 28, 2026, will equal CAD \$25.50 per share plus accrued and unpaid dividends and which will decline by \$0.50 on February 28, 2026. All Class AA Series 10 senior preferred shares outstanding on the Series 10 Redemption Date will be redeemed for a cash amount equal to the lesser of CAD \$25.00 plus any accrued and unpaid dividends, and the net assets per unit.

PVS may redeem Class AA, Series 10 senior preferred shares prior to February 28, 2025, for CAD \$26.00 per share plus accrued and unpaid dividends if, and will not redeem Class AA, Series 10 senior preferred shares prior to the Series 10 Redemption Date unless: (i) capital shares have been retracted; or (ii) there is a takeover bid for the Brookfield Shares and the Board of Directors of PVS determines that such a bid is in the best interest of the holders of the capital shares.

PVS Series 11

May be redeemed by PVS at any time on or after October 31, 2023, and prior to October 31, 2025, (the "Series 11 Redemption Date") at a price which until October 31, 2024, will equal CAD \$25.50 per share plus accrued and unpaid dividends and which will decline by \$0.50 on October 31, 2024. All Class AA Series 11 senior preferred shares outstanding on the Series 11 Redemption Date will be redeemed for a cash amount equal to the lesser of CAD \$25.00 plus any accrued and unpaid dividends, and the net assets per unit.

PVS may redeem Class AA, Series 11 senior preferred shares prior to October 31, 2023, for CAD \$26.00 per share plus accrued and unpaid dividends if, and will not redeem Class AA, Series 11 senior preferred shares prior to the Series 11 Redemption Date unless: (i) capital shares have been retracted; or (ii) there is a takeover bid for the Brookfield Shares and the Board of Directors of PVS determines that such a bid is in the best interest of the holders of the capital shares.

PVS Series 12 May be redeemed by PVS at any time on or after February 28, 2026, and prior to February 29, 2028, (the "Series 12 Redemption Date") at a price which until February 28, 2027, will equal CAD \$25.50 per share plus accrued and unpaid dividends and which will decline by \$0.50 on February 28, 2027. All Class AA Series 12 senior preferred shares outstanding on the Series 12 Redemption Date will be redeemed for a cash amount equal to the lesser of CAD \$25.00 plus any accrued and unpaid dividends, and the net assets per unit.

PVS may redeem Class AA, Series 12 senior preferred shares prior to February 28, 2026, for CAD \$26.00 per share plus accrued and unpaid dividends if, and will not redeem Class AA, Series 12 senior preferred shares prior to the Series 12 Redemption Date unless: (i) capital shares have been retracted; or (ii) there is a takeover bid for the Brookfield Shares and the Board of Directors of PVS determines that such a bid is in the best interest of the holders of the capital shares.

PVS Series 13

May be redeemed by PVS at any time on or after May 31, 2027, and prior to May 31, 2029, (the "Series 13 Redemption Date") at a price which until May 31, 2028, will equal CAD \$25.50 per share plus accrued and unpaid dividends and which will decline by \$0.50 on May 31, 2028. All Class AA Series 13 senior preferred shares outstanding on the Series 13 Redemption Date will be redeemed for a cash amount equal to the lesser of CAD \$25.00 plus any accrued and unpaid dividends, and the net assets per unit.

PVS may redeem Class AA, Series 13 senior preferred shares prior to May 31, 2027 for CAD \$26.00 per share plus accrued and unpaid dividends if, and will not redeem Class AA, Series 13 senior preferred shares prior to the Series 13 Redemption Date unless: (i) capital shares have been retracted; or (ii) there is a take-over bid for the Brookfield Shares and the Board of Directors of PVS determines that such a bid is in the best interest of the holders of the capital shares.

PVS Series 14

May be redeemed by PVS at any time on or after June 30, 2028, and prior to June 30, 2030, (the "Series 14 Redemption Date") at a price which until June 30, 2029, will equal CAD \$25.50 per share plus accrued and unpaid dividends and which will decline by \$0.50 on June 30, 2029. All Class AA Series 14 senior preferred shares outstanding on the Series 14 Redemption Date will be redeemed for a cash amount equal to the lesser of CAD \$25.00 plus any accrued and unpaid dividends, and the net assets per unit.

PVS may redeem Class AA, Series 14 senior preferred shares prior to June 30, 2028, for CAD \$26.00 per share plus accrued and unpaid dividends if, and will not redeem Class AA, Series 14 senior preferred shares prior to the Series 14 Redemption Date unless: (i) capital shares have been retracted; or (ii) there is a takeover bid for the Brookfield Shares and the Board of Directors of PVS determines that such a bid is in the best interest of the holders of the capital shares.

PVS Series 15

May be redeemed by PVS at any time on or after March 31, 2029, and prior to March 31, 2031, (the "Series 15 Redemption Date") at a price which until March 31, 2030, will equal CAD \$25.50 per share plus accrued and unpaid dividends and which will decline by \$0.50 on March 31, 2030. All Class AA Series 15 senior preferred shares outstanding on the Series 15 Redemption Date will be redeemed for a cash amount equal to the lesser of CAD \$25.00 plus any accrued and unpaid dividends, and the net assets per unit.

PVS may redeem Class AA, Series 14 senior preferred shares prior to March 31, 2029, for CAD \$26.00 per share plus accrued and unpaid dividends if, and will not redeem Class AA, Series 15 senior preferred shares prior to the Series 15 Redemption Date unless: (i) capital shares have been retracted; or (ii) there is a takeover bid for the Brookfield Shares and the Board of Directors of PVS determines that such a bid is in the best interest of the holders of the capital shares.

Partners Value Investments Inc.

Retraction

PVII Series 1 The Preferred Shares may be surrendered for retraction at any time.

The "Preferred Share Retraction Price" will be equal to \$1.00 per share. A holder retracting Preferred Shares will receive, as payment for such Preferred Shares, a number of notes (the "Notes") determined by dividing the holder's aggregate Preferred Share Retraction Price by \$1.00, being the principal amount of the Notes. The Notes will be issued by, at PVII's option in respect of each retraction, either the PVII or, if agreed to by Partners Value Investments L.P. ("PVI LP"), PVI LP. Any U.S. holders retracting Preferred Shares would be required to demonstrate that they are "accredited investors" under U.S. securities laws in order to receive the Notes.

The Notes will be issued by the PVII or, if agreed to by PVI LP. PVI LP. The Notes will have a principal amount of \$1.00 per Note and will mature on the Redemption Date. Holders of the Notes will be entitled to receive quarterly fixed interest payments at a rate of 4.10%, being the 4% dividend rate on the Preferred Shares plus a 0.10% spread per annum. Interest will be paid by the issuer on or about the nth day of January, April, July, and October in each year. The Notes shall be redeemable by PVII at any time upon payment of the outstanding principal amount together with any accrued and unpaid interest thereon.

Redemption

PVII Series 1 PVII must redeem the Series 1 Preferred Shares on the 7th anniversary of the issue date ("Redemption Date"), by the payment of an amount in cash for each Series 1 Preferred share so redeemed equal to US\$1.00 per Series 1 Preferred Share together with all accrued and unpaid Series 1 Distributions up to but excluding the date of payment or distribution (less any tax required to be deducted and withheld by PVII) (the "Redemption Price").

EQUITY 7.

The Partnership is authorized to issue the following classes of partnership units: (i) the GP Units; (ii) Equity LP Units; and (iii) Preferred LP Units, issuable in one or more classes and in one or more series, which, other than the GP Units, represent limited partnership interests in the Partnership.

On August 8, 2025, the Partnership completed a ten-for-one unit split of the outstanding equity units of the Partnership ("Unit Split"). All unit count and per-unit disclosures are presented on a post-split basis.

Equity Limited Partners

The Equity LP Units are non-voting limited partnership interests in the Partnership. Holders of the Equity LP Units are not entitled to the withdrawal or return of capital contributions in respect of the Equity LP Units, except to the extent, if any, that distributions are made to such holders or upon the liquidation of the Partnership. A holder of Equity LP Units does not have priority over any other holder of Equity LP Units, either as to the return of capital contributions or as to profits, losses or distributions. In addition, holders of the Equity LP Units do not have any right to have their units redeemed by the Partnership.

General Partner

The GP Units are a general partnership interest in the Partnership and one GP Unit has been issued to and is held by the General Partner. The General Partner has the full power and authority to make all decisions on behalf of the Partnership. The Partnership can acquire and sell assets and carry on such business as the General Partner determines from time to time, and can borrow money, guarantee obligations of others, and grant security on its assets from time to time, in each case as the General Partner determines. The General Partner is required to exercise its power and carry out its functions honestly and in good faith and shall exercise the degree of care, diligence and skill that a reasonably prudent person would exercise in comparable circumstances. In addition, the General Partner does not have any right to have their GP units redeemed by the Partnership.

Preferred Limited Partners

The Class A Preferred LP Units are non-voting limited partnership interests in the Partnership. Holders of the Series 1 Preferred LP Units are entitled to receive fixed cumulative preferential distributions, as and when declared by the General Partner, payable quarterly on the last day of January, April, July and October in each year at an annual rate equal to US\$1.125 per Series 1 Preferred LP Unit (4.5% on the initial par value of US\$25.00) less any amount required by law to be deducted and withheld. In addition, the Preferred LP Units do not have any right to have their units redeemed by the Partnership.

During the quarter ended June 30, 2025, 1,500 Preferred LP Units with a book value of \$37,500 (June 30, 2024 - nil) were provided to a subsidiary of the Partnership in connection with the exercise of warrants at the subsidiary. The Preferred LP Units were subsequently cancelled upon receipt.

	Units Out	Book Value				
As at (Thousands, US dollars)	Jun. 30, 2025	Dec. 31, 2024		Jun. 30, 2025		Dec. 31, 2024
Equity						
Equity Limited Partners ²	697,907,420	696,511,270	\$	8,877,291	\$	8,261,639
General Partner ³	1	1		_		_
Preferred Limited Partners	6,080,075	6,081,575		152,002		152,040
Non-controlling interests	_	_		29,030		29,030
			\$	9,058,323	\$	8,442,709

- Excludes units held by consolidated subsidiaries.
- Adjusted to reflect the ten-for-one unit split effective August 8, 2025.
- 3 In connection with the 2023 Re-organization, the General Partner's book value was reduced to \$1.

Non-controlling interests

When the Partnership does not own 100% of the equity in a consolidated subsidiary, the non-controlling equity interest is disclosed in the consolidated statements of financial positions and consolidated statements of changes in equity as a separate component of total equity.

8. NET INCOME PER UNIT

Net income per unit is calculated based on the basic and diluted weighted average number of outstanding units during the period and net income attributable to Equity Limited Partners. For the six months ended June 30, 2025, the weighted average number of basic outstanding units were 696,756,600 (December 31, 2024 – 698,048,600) and 770,157,600 on a fully diluted basis (December 31, 2024 – 758,696,780); this includes the 60,464,250 Equity LP units that can be issued through the future exercise of all outstanding warrants of a subsidiary of the Partnership (December 31, 2024 – 60,648,180). All unit count and per-unit disclosures are presented on a post-split basis.

9. RELATED-PARTY TRANSACTIONS

Brookfield entities provide certain management and financial services to the Partnership for which the Partnership paid less than \$1 million for the six months ended June 30, 2025 (June 30, 2024 – less than \$1 million).

The Partnership owns 121 million shares of BN which amounted to \$7.5 billion (December 31, 2024 – \$6.9 billion), approximately 31 million shares of BAM which amounted to \$1.7 billion (December 31, 2024 – \$1.7 billion), 8 million shares of BWS which amounted to \$507 million (December 31, 2024 – \$472 million), and other Brookfield subsidiaries of \$211 million (December 31, 2024 – \$163 million). The Partnership recorded dividend income from Brookfield entities of \$51 million during the six months ended June 30, 2025 (June 30, 2024 – \$45 million).

Effective March 31, 2023, the Partnership places cash on deposit with BN. As at June 30, 2025, the net deposit with BN was \$132 million (December 31, 2024 – \$107 million) and the Partnership earned interest income of \$3 million for the funds on deposit for the six months ended June 30, 2025 (June 30, 2024 – \$3 million). Deposits bear interest at market rates.

10. SUBSEQUENT EVENTS

On July 4, 2025, the Partnership and PVII announced that the board of trustees of the general partner of the Partnership has approved a ten-for-one unit split (the "Unit Split") of the outstanding equity units of the Partnership (the "Equity Units") (PVF.UN).

The Unit Split was implemented by way of a subdivision.

In conjunction with the Unit Split, the board of directors of PVII approved a concurrent ten-for-one share split of the outstanding non-voting exchangeable shares of PVII (the "Exchangeable Shares") (PVF.A). The split of Exchangeable Shares (the "Share Split", together with the Unit Split, the "Splits") was also implemented by way of subdivision.

On August 8, 2025, the additional Equity Units/Exchangeable Shares required to give effect to the Splits were issued to holders of record at the close of business on August 5, 2025.

In addition, in conjunction with the Splits, the outstanding warrants of PVII (the "Warrants") (PVF.WT) were adjusted in accordance with the terms of the warrant indenture between PVII and TSX Trust Company dated November 27, 2023, to reflect the Share Split. Prior to the Share Split, the exercise price for each Exchangeable Share was C\$29.34 and a holder of Warrants who tenders five Warrants would receive 1.106 Exchangeable Shares for an aggregate exercise price of C\$32.45. After completion of the Share Split, the exercise price for each Exchangeable Share is C\$2.93 and a holder of Warrants who tenders five Warrants will receive 11.06 Exchangeable Shares for an aggregate exercise price of C\$32.45.

CORPORATE INFORMATION

TRUSTEES

Don Mackenzie^{1,2}

Chairman

James Bodi^{1,2}

Corporate Director

Paul Farrell^{1,2}

Corporate Director

- 1. Member of the Audit Committee
- 2. Member of the Corporate Governance Committee

OFFICERS

Cyrus Madon

Chief Executive Officer

Jason Weckwerth

Chief Financial Officer

Allison Smith

Corporate Secretary

James Bodi

Managing Director

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EXCHANGE LISTING

TSX Venture Exchange Stock Symbol:

Equity LP units PVF.UN Preferred LP units PVF.PR.U

