

Tier One Capital Limited Partnership Unaudited Financial Statements Six Months Ended June 30, 2016

NOTICE OF NO AUDITOR REVIEW OF THE INTERIM FINANCIAL STATEMENTS

Tier One Capital Limited Partnership hereby gives notice that the Limited Partnership's independent auditor has not performed a review of these Interim Financial Statements in accordance with standards established by Chartered Professional Accountants of Canada.

Tier One Capital Limited Partnership STATEMENTS OF FINANCIAL POSITION (Unaudited)

As at June 30, 2016 and December 31, 2015

	June 30, 2016	Dec	ember 31, 2015
ASSETS	·		•
Cash	\$ 2,829,760	\$	350,363
Accrued interest and other receivables	655,804		357,359
Receivable on the sale of investments (note 9)	890,681		547,416
Investments	33,133,498		37,830,929
Total Assets	37,509,743		39,086,067
LIABILITIES			
Accounts payable and accrued liabilities	200,415		151,012
Deferred income on venture investments	281,002		242,532
Note payable (note 6)	· -		1,615,913
Total Liabilities	481,417		2,009,457
EQUITY			
Limited partnership units	38,091,417		37,884,788
General partner interest (note 7)	2,283,606		1,669,606
Deficit	(3,346,697)		(2,477,784)
Total Equity	37,028,326		37,076,610
Total Liabilities & Equity	\$ 37,509,743	\$	39,086,067

Approved by the Board of Directors of T1 General Partner Corp.

Robert Roy

Director

John Richardson Director

Tier One Capital Limited Partnership STATEMENTS OF COMPREHENSIVE INCOME (Unaudited)

For the three and six-month periods ended June 30, 2016 and June 30, 2015

	Three months ended		Six months ended			
		June 30, 2016	June 30, 2015	June 30, 2016		June 30, 2015
INCOME						
Net gain on investments at fair value through profit and loss	\$	567,944	\$ 910,636	\$ 1,956,676	\$	1,603,222
		567,944	910,636	1,956,676		1,603,222
EXPENSES						
Management fees (note 7)		116,822	108,838	225,992		218,469
Interest expense and administration fee on note payable (notes 6 and 7)		186,185	7,595	222,323		7,595
Transfer agent, registrar and administrative (note 7)		68,274	55,724	109,057		94,732
Audit fees		62,575	33,641	93,069		69,507
Legal fees		47,583	14,881	79,670		20,024
Directors' fees and expenses		6,447	11,013	17,313		17,558
Custodian fees (note 7)		1,782	2,752	4,182		4,764
Unitholder reporting costs		519	3,256	2,051		6,256
		490,187	237,700	753,657		438,905
Net and comprehensive income		77,757	672,936	1,203,019		1,164,317
Net and comprehensive Income per unit	\$	0.02	\$ 0.18	\$ 0.32	\$	0.32

Tier One Capital Limited Partnership

STATEMENTS OF CHANGES IN EQUITY (Unaudited)

For the six month periods ended June 30, 2016 and June 30, 2015

2016	Limite	ed Partners units	(defi	Limited Partner icit)/retained earnings	General Partner interest	Share Capital Broker Warrants	Total
Total equity - balance beginning of period	\$	37,884,788	\$	(2,477,784)	\$ 1,669,606	\$ -	\$ 37,076,610
Net and comprehensive income for the period				1,203,019	\$ -		1,203,019
Issuance of Limited Partnership Units		206,629		-	-		206,629
General Partner Priority Profit allocation				(545,684)	545,684		-
General Partner Priority Profit declaration of distribution				-	(527,367)		(527,367)
Performance allocation				(595,683)	595,683		· - ´
Distributions to Limited Partners				(930,565)	-		(930,565)
Total equity - balance end of period	\$	38,091,417	\$	(3,346,697)	\$ 2,283,606	\$ -	\$ 37,028,326

2015	Limite	ed Partners units	 nited Partner retained earnings	General Partner interest	Share Capital Broker Warrants	Total
Total equity - balance beginning of period	\$	37,541,646	\$ (197,659) \$	864,782	\$ 33,576	\$ 38,242,345
Net and comprehensive income for the period			1,164,317	-		1,164,317
General Partner Priority Profit allocation			(524,044)	524,044		-
General Partner Priority Profit declaration of distribution			· -	(511,062)		(511,062)
Performance allocation			(376,578)	376,578		-
Performance allocation declaration of distribution			-	(102,661)		(102,661)
Distributions to Limited Partners			(914,901)	<u> </u>		(914,901)
Total equity - balance end of period	\$	37,541,646	\$ (848,865) \$	1,151,681	\$ 33,576	\$ 37,878,038

Tier One Capital Limited Partnership STATEMENTS OF CASH FLOWS (Unaudited)

For the six month periods ended June 30, 2016 and June 30, 2015

	Six months ended			ed
		2016		2015
Cash flows from operating activities				
Net and comprehensive income Adjustments for:	\$	1,203,019	\$	1,164,317
Change in unrealized depreciation on investments		854,540		48,007
Realized (gains) on sale of investments		(708,435)		(24,870)
Non-cash interest and other income		(12,226)		(34,134)
Net change in non-cash balances related to operations		(204,323)		32,970
Proceeds from maturities of short-term investments		-		6,593,914
Proceeds from disposal of venture investments		12,526,358		6,298,716
Purchase of short-term investments		(2,798,320)		(2,198,094)
Purchase of venture investments		(5,514,000)		(15,255,000)
		5,346,613		(3,374,174)
Cash flows from financing activities				
Proceeds from issue of notes payable		3,915,000		2,200,000
Repayment of notes payable		(5,530,913)		-
Distributions to limited partners		(723,936)		(914,901)
General Partner Priority Profit distribution		(527,367)		(511,062)
Performance allocation		-		(102,661)
		(2,867,216)		671,376
Increase (decrease) in cash during the period		2,479,397		(2,702,798)
Cash - Beginning of period		350,363		2,759,473
Cash - End of period	\$	2,829,760	\$	56,675
Supplemental Information *	_		_	
Interest Paid	\$	80,282	\$	-
Interest Received	\$	1,648,781	\$	1,481,225

^{*} classified as cash flows from operations

Total public company investments	31,000 593,353 TransGaming Inc., common shares purchase warn 1,000,000 680,000 107,936 Common shares purchase warn 243,364 31,814 Common shares purchase warn 243,364 31,814 Common shares purchase warn 243,364 Common shares purchase warn 243,364 Common shares purchase warn 243,364 Common shares purchase warn 250,000 Promissory note, 13.50% Common shares purchase warn 250,000 Promissory note, 13.50% Common shares purchase warn 260,000 Common shares purchase warn 270,000 Promissory note, 13.50% Common shares purchase warn 270,000 Promissory note, 13.75% Common shares purchase warn 270,000 Common shares purchase warn 270,000 Promissory note, 13.75% Common shares purchase warn 270,000
Total public company investments 69,731 8.5	TransGaming Inc., common shares purchase warn shares share
SHORT TERM INVESTMENTS (8.45%)* Maturity date	SHORT TERM INVESTMENTS (8.45%) 2,800,000 HSBC, Banker's Acceptance, 0.71% Total public company investments Par value/ number of shares Investee companies VENTURE INVESTMENTS (81.88%)* Financial Technology and eCommerce Carta Solution Holding Corporation Promissory note, 16.00% Common shares purchase warn FinanceIT Canada Inc. Common shares purchase warn Common shares purchase warn Mobify Research and Development In Promissory note, 13.50% Common shares purchase warn Total Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Common shares purchase warn Total Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Common shares purchase warn I,726,699 Promissory note, 13.75% Common shares purchase warn Common shares purchase warn FinanceIT Canada Inc. Common shares purchase warn Promissory note, 13.50% Promissory note, 13.50% Common shares purchase warn Common shares purchase warn FinanceIT Canada Inc. Common shares purchase warn Total FinanceIT Canada Inc. Common shares purchase warn Common shares purchase warn Common shares purchase warn FinanceIT Canada Inc. Common shares purchase warn Total FinanceIT Canada Inc. Common shares purchase warn Common shares purchase warn FinanceIT Canada Inc. Common shares Common shares purchase warn FinanceIT Canada Inc. Common shares purchase warn Common shares purchas
Total public company investments	Par value/ number of shares
Total public company investments	Par value/ number of shares VENTURE INVESTMENTS (81.88%)* Financial Technology and eCommerce Carta Solution Holding Corporation Promissory note, 16.00% Common shares purchase warn Common shares purchase warn Common shares purchase warn Promissory note, 13.50% Common shares purchase warn Total Financial Technology and eCor Media Technology (25.86% of total vertical total ver
Investee companies Maturity date/ expiration date Cost variety fishares	Par value/ number of shares VENTURE INVESTMENTS (81.88%)* Financial Technology and eCommerce Carta Solution Holding Corporation Promissory note, 16.00% Common shares purchase warn Promissory note, 16.00% Common shares purchase warn Common shares purchase warn Common shares purchase warn Promissory note, 13.50% Common shares purchase warn Common shares purchase warn Common shares purchase warn Common shares purchase warn Promissory note, 13.75% Common shares purchase warn Common shares purchase warn Common shares purchase warn Promissory note, 13.75% Common shares purchase warn Common s
New Name	number of shares VENTURE INVESTMENTS (81.88%)* Financial Technology and eCommerce Carta Solution Holding Corporation Promissory note, 16.00% Common shares purchase want Common shares purchase want Common shares purchase want Common shares purchase want Promissory note, 13.50% Common shares purchase want Common shares purchase want Promissory note, 13.75% Common shares purchase want Common shares purchase want Promissory note, 13.75% Common shares purchase want Common shares purchase want Promissory note, 13.75% Common shares purchase want Common shares
Financial Technology and eCommerce (10.95% of total venture investments) Carta Solution Holding Corporation	Carta Solution Holding Corporation Promissory note, 16.00% Common shares purchase wan FinanceIT Canada Inc. Common shares purchase wan Common shares purchase wan Mobify Research and Development In Promissory note, 13.50% Common shares purchase wan
Financial Technology and eCommerce (10.95% of total venture investments) Carta Solution Holding Corporation	Carta Solution Holding Corporation Promissory note, 16.00% Common shares purchase wan FinanceIT Canada Inc. Common shares purchase wan Common shares purchase wan Mobify Research and Development In Promissory note, 13.50% Common shares purchase wan Total Financial Technology and eCor Media Technology (25.86% of total vertical total ver
680,000 Promissory note, 16,00% Common shares purchase warrant November 20, 2016 680,000 November 20, 2018 - 69,000 FinanceIT Canada Inc. Common shares purchase warrant 103,680 Common shares purchase warrant April 19, 2017 - April 21, 2018 - April 19, 2017 - April 21, 2018 - Mobify Research and Development Inc. Promissory note, 13.50% April 2, 2018 S00,000 Promissory note, 13.50% April 2, 2018 S00,000 Promissory note, 13.50% December 22, 2018 225,000 Promissory note, 13.50% December 22, 2019 914,000 Promissory note, 13.50% December 22, 2021 - Total Financial Technology and eCommerce 3,3319,000 3,319,000 Promissory note, 13.75% December 22, 2021 - Total Financial Technology and eCommerce 3,3319,000 3,319,000 Promissory note, 13.75% December 22, 2021 - December 22, 2021 Decemb	680,000 107,936 Promissory note, 16.00% Common shares purchase warn FinanceIT Canada Inc. Common shares purchase warn Common shares purchase warn Mobify Research and Development In 1,000,000 Fromissory note, 13.50% Promissory note, 13.50% Total Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Promissory note, 13.75% Common shares purchase warn Promissory note, 13.75% Common shares purchase warn Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Promissory note, 13.75% Common shares purchase warn Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Financial Technology and eCor Media Technology (25.86% of total vertical promiss
680,000 Promissory note, 16,00% Common shares purchase warrant November 20, 2016 680,000 November 20, 2018 - 69,000 FinanceIT Canada Inc. Common shares purchase warrant 103,680 Common shares purchase warrant April 19, 2017 - April 21, 2018 - April 19, 2017 - April 21, 2018 - Mobify Research and Development Inc. Promissory note, 13.50% April 2, 2018 S00,000 Promissory note, 13.50% April 2, 2018 S00,000 Promissory note, 13.50% December 22, 2018 225,000 Promissory note, 13.50% December 22, 2019 914,000 Promissory note, 13.50% December 22, 2021 - Total Financial Technology and eCommerce 3,3319,000 3,319,000 Promissory note, 13.75% December 22, 2021 - Total Financial Technology and eCommerce 3,3319,000 3,319,000 Promissory note, 13.75% December 22, 2021 - December 22, 2021 Decemb	680,000 107,936 Promissory note, 16.00% Common shares purchase warn FinanceIT Canada Inc. Common shares purchase warn Common shares purchase warn Mobify Research and Development In 1,000,000 Fromissory note, 13.50% Promissory note, 13.50% Total Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Common shares purchase warn Promissory note, 13.75% Common shares purchase warn Financial Technology and eCor Common shares purchase warn Common shares purchase warn Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Common shares purchase warn Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Common shares purchase warn Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Common shares purchase warn Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Common shares purchase warn Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Common shares purchase warn Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Common shares purchase warn Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Common shares purchase warn Financial Technology and eCor Media Technology (25.86% of total vertical promissory note, 13.75% Common shares purchase warn Common shares purchase warn Financial Technology and eCor Media Technology (25.86% of total vert
FinanceIT Canada Inc. 69,000	FinancelT Canada Inc. 69,000 103,680 Common shares purchase wan Common shares purchase wan Promissory note, 13.50% Promissory note, 13.75% Common shares purchase wan Common shares purc
69,000 Common shares purchase warrant April 19, 2017 - 103,680 Common shares purchase warrant April 21, 2018 - Mobify Research and Development Inc. 1,000,000 Promissory note, 13.50% April 2, 2018 500,000 225,000 Promissory note, 13.50% April 2, 2018 225,000 914,000 Promissory note, 13.50% December 22, 2018 225,000 914,000 Promissory note, 13.50% June 30, 2019 914,000 243,364 Common shares purchase warrant April 1, 2021 - 31,814 Common shares purchase warrant December 22, 2021 - Total Financial Technology and eCommerce 3,319,000 3,319,00 Media Technology (25.86% of total venture investments) Dejero Labs Inc. 1,680,000 Promissory note, 13.75% October 14, 2018 1,680,000 121,588 Common shares purchase warrant April 15, 2019 - Common shares purchase warrant October 14, 2020 - Electronic Systems Software Solutions Inc. 1,726,699 Promissory note, 13.75% November 30, 2018 1,726,699 950,000 Common shares purchase warrant June 30, 2021 - GroupBy Inc. Common shares purchase warrant June 15, 2020 -	Common shares purchase wan
Mobify Research and Development Inc.	Mobify Research and Development In
Mobify Research and Development Inc.	Mobify Research and Development In
1,000,000 Promissory note, 13.50% April 1, 2018 1,000,000 500,000 Promissory note, 13.50% April 2, 2018 500,000 225,000 Promissory note, 13.50% December 22, 2018 225,000 914,000 Promissory note, 13.50% June 30, 2019 914,000 243,364 Common shares purchase warrant April 1, 2021 - 31,814 Common shares purchase warrant December 22, 2021 - Total Financial Technology and eCommerce 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 </td <td>1,000,000 Promissory note, 13.50% 500,000 Promissory note, 13.50% 225,000 Promissory note, 13.50% 914,000 Promissory note, 13.50% 243,364 Common shares purchase wan Total Financial Technology and eCor Media Technology (25.86% of total ve Dejero Labs Inc. 1,680,000 Promissory note, 13.75% Common shares purchase wan Common shares purchase wan Common shares purchase wan Electronic Systems Software Solution 1,726,699 Promissory note, 13.75% Common shares purchase wan GroupBy Inc. 1,048 Common shares purchase wan Promissory note, 13.75% Common shares purchase wan Compon shares purchase wan Promissory note, 13.75% Common shares purchase wan Promissory note, 13.75% Common shares 2315257 Ontario Inc. (One Up Sports) Promissory note, 14.50%</td>	1,000,000 Promissory note, 13.50% 500,000 Promissory note, 13.50% 225,000 Promissory note, 13.50% 914,000 Promissory note, 13.50% 243,364 Common shares purchase wan Total Financial Technology and eCor Media Technology (25.86% of total ve Dejero Labs Inc. 1,680,000 Promissory note, 13.75% Common shares purchase wan Common shares purchase wan Common shares purchase wan Electronic Systems Software Solution 1,726,699 Promissory note, 13.75% Common shares purchase wan GroupBy Inc. 1,048 Common shares purchase wan Promissory note, 13.75% Common shares purchase wan Compon shares purchase wan Promissory note, 13.75% Common shares purchase wan Promissory note, 13.75% Common shares 2315257 Ontario Inc. (One Up Sports) Promissory note, 14.50%
South Sout	South Promissory note, 13.50%
225,000	225,000 Promissory note, 13.50% 914,000 Promissory note, 13.50% 243,364 Common shares purchase wan 31,814 Total Financial Technology and eCor Media Technology (25.86% of total ve Dejero Labs Inc. 1,680,000 121,588 Common shares purchase wan Common shares purchase wan Common shares purchase wan Common shares purchase wan 1,726,699 950,000 Electronic Systems Software Solution Promissory note, 13.75% Common shares purchase wan GroupBy Inc. 763,232 GroupBy Inc. 1,048 Common shares 2315257 Ontario Inc. (One Up Sports) 1,760,000 Promissory note, 14.50%
243,364 31,814 Common shares purchase warrant Common shares purchase warrant April 1, 2021 December 22, 2021 - Total Financial Technology and eCommerce 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000	243,364 Common shares purchase wan Common shares purchase wan Common shares purchase wan Media Technology (25.86% of total verage Labs Inc. 1,680,000 Promissory note, 13.75% Common shares purchase wan Common shares purchase wan Common shares purchase wan Electronic Systems Software Solution Promissory note, 13.75% Common shares purchase wan C
Total Financial Technology and eCommerce 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000 3,319,000	Total Financial Technology and eCor Media Technology (25.86% of total ve Dejero Labs Inc. 1,680,000 121,588 103,300 Common shares purchase wan Common shares purchase wan Common shares purchase wan 1,726,699 950,000 Electronic Systems Software Solution Promissory note, 13.75% Common shares purchase wan GroupBy Inc. Common shares purchase wan Hipplay Inc. Common shares 2315257 Ontario Inc. (One Up Sports) 1,760,000 Promissory note, 14.50%
Total Financial Technology and eCommerce 3,319,000 3,319,00 3,319,00	Total Financial Technology and eCor Media Technology (25.86% of total ve Dejero Labs Inc. 1,680,000 121,588 103,300 Common shares purchase wan Common shares purchase wan 1,726,699 950,000 Promissory note, 13.75% Common shares purchase wan GroupBy Inc. 763,232 GroupBy Inc. 1,048 Hipplay Inc. 1,048 Common shares 2315257 Ontario Inc. (One Up Sports) Promissory note, 14.50%
Media Technology (25.86% of total venture investments) Dejero Labs Inc.	Media Technology (25.86% of total versions) Dejero Labs Inc. 1,680,000 121,588 103,300 Promissory note, 13.75% Common shares purchase warn Common shares purchase warn Promissory note, 13.75% Common shares purchase warn Common shares purchase warn Figure 1,726,699 950,000 GroupBy Inc. Common shares purchase warn Common shares purchase warn Common shares 1,048 Common shares 2315257 Ontario Inc. (One Up Sports) Promissory note, 14.50%
Dejero Labs Inc. 1,680,000 Promissory note, 13.75% October 14, 2018 1,680,000 121,588 Common shares purchase warrant October 14, 2020 -	Dejero Labs Inc. 1,680,000 121,588 103,300 Common shares purchase wan Common shares 1,048 Common shares 2315257 Ontario Inc. (One Up Sports) 1,760,000 Promissory note, 14.50%
1,680,000 Promissory note, 13.75% October 14, 2018 1,680,000 121,588 Common shares purchase warrant April 15, 2019 - 103,300 Common shares purchase warrant October 14, 2020 - Electronic Systems Software Solutions Inc. 1,726,699 Promissory note, 13.75% November 30, 2018 1,726,699 950,000 Common shares purchase warrant June 30, 2021 - GroupBy Inc. 763,232 Common shares purchase warrant June 15, 2020 -	1,680,000 121,588 103,300 Electronic Systems Software Solution Promissory note, 13.75% Common shares purchase warn Promissory note, 13.75% Common shares purchase warn Promissory note, 13.75% Common shares purchase warn GroupBy Inc. Common shares purchase warn Hipplay Inc. Common shares 2315257 Ontario Inc. (One Up Sports) Promissory note, 14.50%
121,588 103,300 Common shares purchase warrant Common shares purchase warrant April 15, 2019 October 14, 2020 - Electronic Systems Software Solutions Inc. 1,726,699 950,000 Promissory note, 13.75% November 30, 2018 June 30, 2021 1,726,699 June 30, 2021 GroupBy Inc. 763,232 Common shares purchase warrant June 15, 2020 -	121,588 103,300 Common shares purchase wan Common shares purchase wan Common shares purchase wan Selectronic Systems Software Solution Promissory note, 13.75% Common shares purchase wan GroupBy Inc. 763,232 GroupBy Inc. Common shares purchase wan Common shares purchase wan Selectronic Systems Software Solution Promissory note, 13.75% Common shares purchase wan Selectronic Systems Software Solution Promissory note, 14.50%
103,300 Common shares purchase warrant October 14, 2020 - Electronic Systems Software Solutions Inc. 1,726,699 950,000 Promissory note, 13.75% November 30, 2018 1,726,699 Common shares purchase warrant June 30, 2021 - GroupBy Inc. 763,232 Common shares purchase warrant June 15, 2020 -	103,300 Common shares purchase warn 1,726,699 950,000 Promissory note, 13.75% Common shares purchase warn 763,232 GroupBy Inc. 1,048 Hipplay Inc. 2315257 Ontario Inc. (One Up Sports) Promissory note, 14.50%
Electronic Systems Software Solutions Inc. 1,726,699 950,000 Promissory note, 13.75% November 30, 2018 1,726,699 Common shares purchase warrant June 30, 2021 - GroupBy Inc. Toommon shares purchase warrant June 15, 2020 -	1,726,699 950,000 Promissory note, 13.75% Common shares purchase ward 763,232 GroupBy Inc. 1,048 Hipplay Inc. 2315257 Ontario Inc. (One Up Sports) Promissory note, 14.50%
1,726,699 Promissory note, 13.75% November 30, 2018 1,726,699 950,000 Common shares purchase warrant June 30, 2021 - GroupBy Inc. 763,232 Common shares purchase warrant June 15, 2020 -	1,726,699 950,000 Promissory note, 13.75% Common shares purchase ward 763,232 Common shares purchase ward Hipplay Inc. 1,048 Common shares 2315257 Ontario Inc. (One Up Sports) 1,760,000 Promissory note, 14.50%
950,000 Common shares purchase warrant June 30, 2021 - GroupBy Inc. 763,232 Common shares purchase warrant June 15, 2020 -	950,000 Common shares purchase ward 763,232 Common shares purchase ward 1,048 Hipplay Inc. Common shares 2315257 Ontario Inc. (One Up Sports) 1,760,000 Promissory note, 14.50%
GroupBy Inc. 763,232 Common shares purchase warrant June 15, 2020 -	763,232 GroupBy Inc. Common shares purchase ward Hipplay Inc. Common shares 2315257 Ontario Inc. (One Up Sports) Promissory note, 14.50%
763,232 Common shares purchase warrant June 15, 2020 -	763,232 Common shares purchase want lipiday lnc. 1,048 Common shares 2315257 Ontario Inc. (One Up Sports) 1,760,000 Promissory note, 14.50%
	Hipplay Inc. 1,048 Common shares 2315257 Ontario Inc. (One Up Sports) 1,760,000 Promissory note, 14.50%
10. 1 1	1,048 Common shares 2315257 Ontario Inc. (One Up Sports) 1,760,000 Promissory note, 14.50%
	1,760,000 Promissory note, 14.50%
2315257 Ontario Inc. (One Up Sports)	1,760,000 Promissory note, 14.50%
4,484,368 Common shares purchase warrant October 19, 2020 -	4,484,368 Common shares purchase war
Roadhouse Holdings Inc.	Roadhouse Holdings Inc.
	•
291,986 Common shares purchase warrant May 11, 2020 -	
Indy 11, Edec	291,900 Common shares purchase wan
	·
TransGaming Inc.	TransGaming Inc.

number of shares	Issuer		Cost \$	Fa valu
Or Silares	Health Care and Health Care Information Technology (9.6	4% of total venture investments		
	ArcticAx Inc.			
374,215	Promissory note, 17.00%	December 31, 2016	374,216	
55,000	Common shares purchase warrant	March 26, 2019	-	
71,497	Common shares purchase warrant	January 26, 2019	-	
	Health Care Services International Inc.			
250.000	Promissory note, 18.00%	January 22, 2019	250,000	
1	Common shares purchase warrant	December 31, 2020	-	
	Indegene Skura Inc.			
2,300,000	Promissory note, 13.5%	April 27, 2019	2,300,000	
	Infonaut Inc.			
508	Common shares		-	
	Skura Corp.			
31,350	Common shares, Class E		-	
	Total Health Care Information Technology		2,924,216	2,924,2
	Security Software and Services (29.88% of total venture in	vestments)		
	Camouflage Software Inc.			
225,000	Promissory note, 15.00%	March 23, 2019	225.000	
1	Common shares purchase warrant	March 23, 2021	-	
	ERMS Corporation			
75.000	Promissory note. 20.00%	June 30, 2017	75.000	
2.824	Preferred shares	bulle 50, 2017	3,558,436	
264,464,964	Common shares		376,902	
	Geminare Inc.			
3,603,604	Preferred shares		4,000,000	
	Common shares, Class B		1,000,000	
			_	
3,599,560 65,313	Common shares, Class A		-	
3,599,560	Common shares, Class A Interset Software Inc.		-	
3,599,560 65,313	Interset Software Inc.		2.189.904	
3,599,560	·		2,189,904 332,947	
3,599,560 65,313 2,144,005	Interset Software Inc. Preferred shares, Class A			
3,599,560 65,313 2,144,005 1,317,650	Interset Software Inc. Preferred shares, Class A Preferred shares, Class A1		332,947	
3,599,560 65,313 2,144,005 1,317,650	Interset Software Inc. Preferred shares, Class A Preferred shares, Class A1 Common shares	December 31, 2017	332,947	
3,599,560 65,313 2,144,005 1,317,650 60,795	Interset Software Inc. Preferred shares, Class A Preferred shares, Class A1 Common shares NuData Security Inc.	December 31, 2017 December 31, 2019	332,947 1,000,000	
3,599,560 65,313 2,144,005 1,317,650 60,795 1,890,650	Interset Software Inc. Preferred shares, Class A Preferred shares, Class A1 Common shares NuData Security Inc. Promissory note, 14.00%		332,947 1,000,000	
3,599,560 65,313 2,144,005 1,317,650 60,795 1,890,650	Interset Software Inc. Preferred shares, Class A Preferred shares, Class A1 Common shares NuData Security Inc. Promissory note, 14.00% Common shares Class B purchase warrant		332,947 1,000,000	
3,599,560 65,313 2,144,005 1,317,650 60,795 1,890,650 1	Interset Software Inc. Preferred shares, Class A Preferred shares, Class A1 Common shares NuData Security Inc. Promissory note, 14.00% Common shares Class B purchase warrant PitchPoint Solutions Inc.	December 31, 2019	332,947 1,000,000 1,890,650	

Tier One Capital Limited Partnership SCHEDULE OF INVESTMENT PORTFOLIO (Unaudited) As at June 30, 2016

Par value/ number of shares	Issuer		Cost \$	Fair value \$
OI SIIdiCS	Other Technolopy and Financial (23.67% of total venture inv	vestments)	Ψ	
	Brompton Corporation			
42,291	Common shares		-	
	logen Corporation			
2,677,988	Class A Common shares		3,349,210	
	Intelligent Mechatronic System Inc.			
3,768,250	Promissory note, 24.00%	June 30, 2017	3,768,250	
1	Common shares purchase warrant	November 20, 2019	-	
1	Common shares purchase warrant	December 5, 2019	-	
	Ridetones Inc.			
600,000	Promissory note, 24.00%	December 31, 2016	600,000	
530,000	Promissory note, 24.00%	December 31, 2016	530,000	
415,000	Promissory note, 24.00%	December 31, 2016	415,000	
800,000	Promissory note, 24.00%	December 31, 2016	800,000	
205,714	Common shares purchase warrant	December 5, 2019	-	
181,790	Common shares purchase warrant	December 5, 2019	-	
142,287	Common shares purchase warrant	December 5, 2019	-	
360,000	Common shares purchase warrant	November 25, 2020	-	
	Shareholderco (7182171 Canada Inc.)			
5,843,131	Non-Voting common shares		-	
5,843,131	Special voting shares		3	
	Spinco (4515218 Canada Inc.)			
1,000,000	Series A exchangeable preferred shares		1,522,797	
1,463,195	Series B exchangeable preferred shares		977,471	
3,379,936	Series C exchangeable preferred shares		790,305	
5,843,131	Special voting shares		5	
	Total Other Technology and Financial		12,753,041	7,176,415
	Total venture investments (81.88%)*		41,193,084	30,319,768
	Total investments (89.48%)*		44,116,935	33,133,498
	Other net assets (10.52%)*			3,894,828
	Total equity (100.00%)*			37,028,326

^{*} Percentages shown relate to investments at fair value to total net assets.

NOTES TO FINANCIAL STATEMENTS (Unaudited)

As at June 30, 2016

1. STATUS AND OPERATIONS

Tier One Capital Limited Partnership (the "Limited Partnership") is a limited partnership formed under the laws of the Province of Ontario. The Limited Partnership became a limited partnership effective on February 21, 2014, the date of filing of its declaration of Limited Partnership. The General Partner of the Limited Partnership is T1 General Partner LP a limited partnership formed under the laws of the Province of Ontario. The general partner of the General Partner is T1 General Partner Corp., a corporation incorporated under the laws of Ontario. The interests of the limited partners of the Limited Partnership are represented by limited partnership units (the "Units").

The Limited Partnership is focused on funding rapidly growing private Canadian companies by providing them with the capital needed to execute their growth strategies and acquisition plans. It is primarily focused on companies with recurring revenue streams in the technology, healthcare and financial services industries. The Limited Partnership focuses its investments on companies in the expansion phase of development in mid to late stages. The Limited Partnership is not subject to any investment restrictions regarding any particular sector, industry or stage of development.

The Units are listed and traded on the Canadian Securities Exchange under the symbol "TLP.UN."

The principal address of the Limited Partnership, the General Partner and the general partner of the General Partner is 15 Toronto Street, Suite 400, Toronto, Ontario, M5C 2E3.

These financials statements were authorized for issue by the General Partner on August 18, 2016.

2. BASIS OF PRESENTATION

These financial statements of the Limited Partnership have been prepared in compliance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board including International Accounting Standard 34, Interim Financial Reporting ("IAS 34"). The accounting policies followed in these financial statements are consistent with those applied in the Limited Partnership's audited annual financial statements for the year ended December 31, 2015.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The significant accounting policies followed by the Limited Partnership are as follows:

Financial instruments

The Limited Partnership recognizes financial instruments at fair value upon initial recognition plus transaction cost in the case of financial instruments measured at amortized cost.

Regular way purchases and sales of financial assets are recognized at their trade date. The Limited Partnership's investments in financial assets have been designated at fair value through profit and loss (FVTPL) and are measured at fair value through profit and loss.

Short-term liquid debt investments are valued at amortized cost which approximates fair value.

Publicly traded investments are valued based on quoted bid prices.

Investments in securities not having quoted market values are recorded at estimated fair value determined on a going concern basis, or if appropriate, assuming an orderly disposition over a reasonable period of time. Fair value is defined as the amount for which an asset could be exchanged, or a liability settled, between knowledgeable, willing parties in an arm's length transaction. Fair value is determined using an appropriate valuation methodology after considering the history and nature of the business, operating results and financial conditions, the general economic and market conditions, capital market and

NOTES TO FINANCIAL STATEMENTS (Unaudited)

As at June 30, 2016

transaction market conditions, independent valuations of businesses, contractual rights relating to the investment, public market comparable transactions and other pertinent considerations.

For warrants which are not traded on a recognized securities exchange, no market value is readily available. When there are sufficient and reliable observable market inputs, a valuation technique such as the Black-Scholes model is used; if no such market inputs are available, other appropriate methodologies are used.

Cash and receivables represent loans and receivables and are measured at amortized cost, which approximates fair value due to their short-term nature.

Accounts payable and accrued liabilities are classified as other financial liabilities and are measured at amortized cost, which approximates fair value due to their short term nature.

Note payable is measured at amortized cost, which approximates fair value.

Units of the Limited Partnership and the General Partner interest are non-redeemable, do not carry any fixed dividends and have been classified as equity.

Broker warrants issued to dealers on the issuance of new Units have been classified as equity.

Investments in subsidiaries, associates and joint ventures

Subsidiaries are all entities over which the Limited Partnership has control. The Limited Partnership controls an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. The Limited Partnership has determined that it is an investment entity and as such, it accounts for subsidiaries at fair value with the exception of any subsidiaries which provide services related to the Limited Partnership's investment activities, which are consolidated. Associates and joint ventures are investments over which the Limited Partner has significant influence or joint control, which have been designated at fair value through profit or loss.

Income recognition, transaction costs and expenses

Gains and losses on investments includes realized gains (losses), changes in unrealized appreciation (depreciation) and interest and are recorded as Net gain on investments at fair value through profit and loss on the Statements of Comprehensive Income.

Transaction fees, if incurred, are expensed in the Statements of Comprehensive Income. Transaction fees are incremental costs that are directly attributable to the acquisition, issue or disposal of an investment, which include fees and commission paid to agents, advisors, brokers and dealers.

Expenses directly attributable to a series or class were charged to that series or class. Other expenses were allocated proportionately to each series or class based upon the relative net asset values of each series.

Deferred income on venture investments

Fees received by the Limited Partnership on the initiation of venture investments are deferred and amortized over the term of the investment. The amortization of the deferred balance is included in Net gain on investments at fair value through profit and loss on the Statements of Comprehensive Income.

Earnings per Unit

Earnings per unit is disclosed in the Statements of Comprehensive Income and is determined by dividing net income for the period by the weighted average number of units outstanding during the period.

NOTES TO FINANCIAL STATEMENTS (Unaudited)

As at June 30, 2016

Income taxes

These financial statements represent the assets and liabilities of the Limited Partnership and do not include the other assets, liabilities, income and expenses of the partners. Income taxes are the responsibility of the partners and not the Limited Partnership. Accordingly, no provisions for income taxes have been recorded in the financial statements.

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

Management's estimates

The preparation of financial statements in accordance with IFRS requires management to make estimates and assumptions that affect the reported amounts in the financial statements and accompanying notes. Significant estimates include the fair value of venture investments. The valuation of venture investments impacts the management fees and the distributions to the General Partner under the General Partner Priority Profit allocation and the Performance Allocation (note 7). While management believes that the estimates used in preparing its financial statements are reasonable and prudent, actual results could differ from these estimates.

The process of valuing venture investments is inevitably based on inherent uncertainties and the resulting values will differ, perhaps materially, from the amounts ultimately realized. Also, because these venture investments have been valued on a going concern basis, the values may differ materially from those realized on forced sale or liquidation.

The Limited Partnership may recognize a Performance Allocation amount which includes an unrealized component that may become distributable at a future date on the realized income and gains and unrealized appreciation in the investment portfolio, based on the assumption that all the investments are liquidated at the estimated fair value as at the date of the financial statements.

Investment entity status

The Limited Partnership has adopted the amendments made to IFRS 10 Consolidated financial statements and IFRS 12 Disclosure of interests in other entities for investment entities. A significant judgment made in preparing the Limited Partnership's financial statements relate to the determination that the Limited Partnership is an investment entity, including that its objective is to invest in eligible Canadian venture investments solely for the purpose of generating investment income and capital appreciation and that fair value is the primary measurement attribute to measure and evaluate the performance of substantially all of its investments. This also includes management's judgment that investment related activities with its subsidiaries do not represent a substantial business activity or source of income.

General Partner allocations

The Limited Partnership has determined that the General Partner allocations as described in note 7 of the financial statements which are comprised of the General Partner Priority Profit allocation and the Performance allocation represent equity allocations to the General Partner rather than compensation for services provided.

5. NET ASSETS ATTRIBUTABLE TO PARTNERS

The following is a description of the authorized and issued Units of the Limited Partnership:

Authorized and issued Units of the Limited Partnership:

Issued	Number of Units 2016	Number of Units 2015
Limited Partner Units	2010	2010
Balance forward from prior period	3,715,400	3,659,605
Issued on Distribution Reinvestment Plan	30,822	-
Balance at end of period	3,746,222	3,659,605

NOTES TO FINANCIAL STATEMENTS (Unaudited)

As at June 30, 2016

John Richardson, the Chief Executive Officer of the general partner of the General Partner of the Limited Partnership, owns or controls, directly and indirectly through BEST Capital Administration Inc., 464,238 Units or approximately 12.39% of the total Units issued and outstanding as at June 30, 2016 (December 31, 2015: 441,731 Units, 11.89%).

General Partner interest

Included in the General Partner interest amount are the General Partner Priority Profit allocation and the Performance allocation amounts which are attributed to the General Partner but have not been paid nor authorized for distribution to the General Partner.

Distribution Reinvestment Plan

The Limited Partnership has implemented a distribution reinvestment plan (the "DRIP"). Unitholders that participate in the plan can chose to have their cash distributions reinvested in new Units of the Limited Partnership. The price for the new Units is determined by the General Partner and is equal to 96% of the volume weighted average trading price of Units on the Canadian Securities Exchange for the twenty trading days immediately preceding the relevant distribution date. Fractional Units are not distributed.

Capital risk management

Units issued and outstanding are considered to be the capital of the Limited Partnership. The Units are not redeemable. The Units are entitled to distributions, if any, at the discretion of the General Partner. The Limited Partnership's objective is to invest the Limited Partnership's capital in order to provide a return to the partners in accordance with the objective and strategy of the Limited Partnership. The Limited Partnership is not subject to any externally imposed capital requirements.

6. CREDIT FACILITY

The Limited Partnership is able to borrow up to 50.00% of the Limited Partnerships net asset value. The Limited Partnership had established a credit facility with B.E.S.T. Leveraged Tier One Capital LP (the "Lender"), a limited partnership formed in accordance with the Limited Partnership Act (Ontario). The terms of a credit facility were detailed in the Credit Facility Agreement dated June 12, 2015. Each advance was subject to interest at the rate of 7.50% per annum, accrued daily and payable monthly in arrears. The Limited Partnership also paid an administration fee of up to 4.50% of the amount advanced and an advance fee of \$2,500 at the time of each advance. The maturity date of each advance was no later than 24 months from the date of the advance. The purpose of the credit facility was to provide additional capital to the Limited Partnership, together with the capital provided by its limited partners, to permit the Limited Partnership to continue to undertake its investment activities. Advances under the credit facility were secured by a fixed security interest on all of the Limited Partnership's assets as set out in a General Security Agreement. As at June 30, 2016, the outstanding advances to the Limited Partnership under the credit facility were \$Nil (December 31, 2015: \$1,615,913).

7. OPERATING ARRANGEMENTS AND RELATED PARTIES

Management Fees

The General Partner, which provides key personnel to the Limited Partnership, will be entitled to receive an annual management fee (the "LP Management Fee") equal to 0.995%, plus applicable taxes, of the total assets of the Limited Partnership. The LP Management Fee will be calculated and paid monthly in arrears based on the total assets of the Limited Partnership as at the end of the applicable month.

General Partner Priority Profit Allocation

The General Partner may share in the profits of the Limited Partnership by receiving, among other things, a priority share of the net income of the Limited Partnership (the "Priority Profit Allocation"). Distributions may be made to the General Partner (the "Priority Profit Distribution") in respect of its established or potential future Priority Profit Allocation, calculated as of

NOTES TO FINANCIAL STATEMENTS (Unaudited)

As at June 30, 2016

the last day of each calendar quarter, equal to one quarter of 2.68% of the total assets of the Limited Partnership as at the last day of each calendar quarter.

Performance Allocation

The General Partner may be entitled to an additional share of the net income of the Limited Partnership if certain conditions are satisfied (the "Performance Allocation").

The Performance Allocation shall be an amount equal to the aggregate of: (a) 100% of the realized gains and income earned on investments in portfolio companies in excess of a 12% annual average rate of return on such investments up to and including a 15% annual average rate of return on such investments; and (b) 20% of the realized gains and income earned on such investments in excess of the 15% annual average rate of return earned on such investments.

In order for the Performance Allocation to be allocable to the General Partner, the following conditions (the "Performance Allocation Conditions") must be satisfied: (a) the total net realized and unrealized gains and income from the Limited Partnership from its portfolio of investments since January 1, 1997 must have generated a return greater than the annualized average rate of return on five year Guaranteed Investment Certificates offered by a Schedule 1 Canadian chartered bank plus 2%; (b) the compounded annual rate of return (including realized and unrealized gains and income) from the particular eligible investment since its acquisition must equal or exceed 12% per annum; and (c) the Limited Partnership must have recouped an amount equal to all capital or principal invested in the particular investment.

Allocation of Income to the General Partner

To the extent that the net income of the Limited Partnership is insufficient in any year or period to fully allocate an amount equal to the Priority Profit Allocation and the Performance Allocation for the year or period to the General Partner, the differential will be carried forward and factored into the allocation of the net income of the Limited Partnership in subsequent years or periods, including in the year or period in which the termination of the General Partner occurs. The Priority Profit Allocation and the Performance Allocation must be approved by the independent directors of the Board of Directors of the general partner of the General Partner. Under the Limited Partnership Agreement there is no mandatory distribution of these amounts, but rather there is discretion as to whether these amounts can be paid out of the Limited Partnership, depending on whether it is in the best interest of the Limited Partnership.

Advisor Fees

The General Partner and the Limited Partnership have engaged B.E.S.T. Investment Counsel Limited (the "Advisor") to provide oversight and advice to the General Partner in respect of the investment activities of the Limited Partnership; assist the General Partner in the formation of the investment objectives, restrictions and procedures of the Limited Partnership; assist the General Partner in analyzing and evaluating potential investments; and provide such other services as agreed to from time to time by the General Partner and the Advisor. The General Partner will pay to the Advisor an advisory fee equal to an amount agreed to in a separate letter agreement between the General Partner and the Advisor commensurate with the Services provided under this Agreement.

Custodian Fees

The Limited Partnership and the General Partner have retained CIBC Mellon Global Security Services Company to provide custody services to the Limited Partnership. The fees paid to CIBC Mellon Global Security Services Company are included in Custodian fees.

Transfer agent, registrar and administration fees

The Limited Partner pays all direct costs and expenses incurred in the operation of the Limited Partnership, including: transfer agent and registrar fees, insurance, legal, audit, director fees, valuation and marketing expenses. The Limited Partnership and the General Partner have retained TMX Equity Financial Trust to provide transfer agent and registrar services.

NOTES TO FINANCIAL STATEMENTS (Unaudited)

As at June 30, 2016

Related Parties

During the six-month period ended June 30, 2016, the Limited Partnership incurred management fees of \$225,992 (six-month period ended June 30, 2015: \$218,469). Included in accounts payable and accrued liabilities as at June 30, 2016 are accrued Management fees owing to the General Partner of \$39,035 (December 31, 2015: \$37,309).

B.E.S.T. Investment Counsel Limited is the Advisor of the Limited Partnership. During the six-month period ended June 30, 2016, the Limited Partnership had incurred \$Nil (June 30, 2015: \$Nil) advisory fees for services provided by the Advisor.

The Limited Partnership allocated a Priority Profit Allocation to the General Partner during the six-month period ended June 30, 2016 of \$545,684 (June 30, 2015: \$524,044). At June 30, 2016, the Limited Partnership had an allocated but not approved for distribution amount of Priority Profit Allocation to the General Partner of \$282,234 (December 31, 2015: \$263,917) which is included in General Partner interest in the Statement of Changes in Equity.

The Limited Partnership allocated a Performance Allocation amount to the General Partner during the six-month period ended June 30, 2016 of \$595,683 (June 30, 2015: \$376,578). At June 30, 2016, the Limited Partnership had an allocated but not approved for distribution Performance Allocation amount of \$2,001,372 (December 31, 2015: \$1,405,689) included in General Partner interest in the Statement of Changes in Equity.

During the six-month period ended June 30, 2016, the Limited Partnership incurred interest and administration fees of \$222,323 (June 30, 2015: \$7,595) for the credit facility provided by B.E.S.T. Leveraged Tier One Capital LP (the "Lender"). The general partner of the Lender is B.E.S.T. Funds Inc. which is a corporation wholly owned by John Richardson. As at June 30, 2016, \$31,321 (December 31, 2015: \$10,293) of interest payable to the Lender was included in accounts payable and accrued liabilities. No amount was paid to the General Partner or B.E.S.T. Funds Inc. for the provision or administration of the credit facility.

8. FINANCIAL INSTRUMENTS

The Limited Partnership's investment objectives are to provide a return on investment for Limited Partners and provide regular cash distributions.

The Limited Partnership's financial instruments consist primarily of marketable securities and venture investments. Venture investments in private companies consist of debt instruments, convertible debt, preferred shares, common shares or equity equivalents. These investments in private companies are typically illiquid. The Limited Partnership seeks to reduce the risks typically associated with such investments by diversifying the investment portfolio, by investing in eligible companies that are in differing stages of development in a variety of high growth potential industries, by using a disciplined investment decision process and by working with investee companies through, among other things, providing business advice and other services, aiding in the recruitment process, and helping in the process of raising additional capital.

The Limited Partnership's activities expose it to a variety of financial risks: market risk (comprising currency risk, interest rate risk and other price risk), credit risk and liquidity risk. The General Partner seeks to minimize potential adverse effects of these risks on the Limited Partnership's performance by employing professional experience, daily monitoring of the Limited Partnership's positions and market events, by diversifying the investment portfolio within the constraints of the investment objectives and by structuring investments to provide the Limited Partnership with the maximum protection in the event of problems with the issuer of the security. The investment portfolio is primarily comprised of small and medium-sized private Canadian companies, many of which are at an early stage of development. Investments of this type, by their nature, involve a longer investment time horizon than that which is typical for other types of investments. There is no assurance that the portfolio companies will be successful in developing and bringing their products to market in commercially viable quantities at reasonable costs and consequently, there is no assurance that the Limited Partnership's holdings in these portfolio companies will achieve desired returns.

Sensitivity analyses are provided for information purposes only. In practice, the actual results may differ from the sensitivity analysis and the differences may be material.

NOTES TO FINANCIAL STATEMENTS (Unaudited)

As at June 30, 2016

Currency Risk

Currency risk arises from financial instruments that are denominated in a currency other than the Canadian dollar, which is the Limited Partnership's functional and presentation currency. The Limited Partnership is exposed to the risk that the fair value of securities denominated in other currencies will fluctuate due to changes in the exchange rates.

The Limited Partnership has financial instruments denominated in a currency other than the Canadian dollar, the functional currency. Foreign currency risk, as defined in IFRS 7, arises as the value of future transactions, recognised monetary assets and monetary liabilities denominated in other currencies fluctuate due to changes in foreign exchange rates. IFRS 7 considers the foreign exchange exposure relating to non-monetary assets and liabilities to be a component of market price risk not foreign currency risk. However, management monitors the exposure on all foreign currency denominated assets and liabilities. The table below provides analysis between monetary and non-monetary items to meet the requirements of IFRS 7.

The Limited Partnership does not enter into any foreign exchange hedging transactions for the purpose of managing its exposure to foreign exchange movements.

While the Limited Partnership has direct exposure to foreign exchange rate changes on the price of non-Canadian dollar denominated securities, it may also be indirectly affected by the impact of foreign exchange rate changes on the earnings of certain companies in which the Limited Partnership invests, even if those companies' securities are denominated in Canadian dollars. For that reason, the below sensitivity analysis may not necessarily indicate the total effect on the Limited Partnership's net assets.

The table below summarizes the Limited Partnership's financial instruments denominated in a currency other than the Canadian dollar.

June 30, 2016

Asset	USD	Reasonable possible shift	Movement in value
Accounts Receivable	\$119,395	+/- 5%	\$5,970/(\$5,970)
December 31, 2015			
Asset	USD	Reasonable possible shift	Movement in value
Investments	\$504,705	+/- 5%	\$25,235/(\$25,235)

Interest Rate Risk

Interest rate risk arises on interest-bearing financial instruments held in the investment portfolio such as promissory notes and debentures. The Limited Partnership is exposed to the risk that the value of interest-bearing financial instruments will fluctuate due to changes in the prevailing levels of market interest rates. The table below summarizes the Limited Partnership's exposure to interest rate risks. It includes the Limited Partnership's financial assets and liabilities, categorized by the earlier of contractual re-pricing or maturity dates.

June 30, 2016

	Less than 1 year	1 -5 years	Non-interest	Total
			bearing	
Investments	\$7,450,674	18,114,599	\$7,568,225	\$33,133,498
Cash			\$2,829,760	\$2,829,760
Other financial				
assets	\$539,658	-	\$8,499,323	\$9,038,981
Financial liabilities		\$5,080,913	\$200,415	\$5,281,328

NOTES TO FINANCIAL STATEMENTS (Unaudited)

As at June 30, 2016

December 31, 2015				
	Less than 1 year	1 -5 years	Non-interest	Total
			bearing	
Investments	\$9,113,009	\$13,938,454	\$14,779,466	\$37,830,929
Cash			\$350,363	\$350,363
Other financial				
assets	\$539,658		\$365,117	\$904,775
Financial liabilities		\$1,615,913	\$151,012	\$1,766,925

Refer to tables below which present significant unobservable inputs used in the fair value measurements of investments classified as Level 3 for the impact of interest rate increases or decreases on the change in valuation of these investments.

The interest bearing securities with a maturity of less than one year are comprised of short-term investments in the amount of \$2,798,320 (December 31, 2015: \$Nil) and debt securities of private companies in the amount of \$4,652,354 (December 31, 2015: \$9,113,009) which mature in less than one year.

Other Price Risk

Other price risk is the risk that the value of financial instruments will fluctuate as a result of changes in market prices (other than those arising from interest rate risk or currency risk), whether caused by factors specific to an individual investment, its issuer, or all factors affecting all instruments traded in a market or market segment. All securities present a risk of loss of capital. The General Partner moderates this risk through careful selection of securities and other financial instruments within the parameters of the investment strategy. The maximum risk resulting from financial instruments is equivalent to their fair value. The Limited Partnership's equity and debt instruments are susceptible to market price risk arising from uncertainties about future prices of the instruments.

As at June 30, 2016, if equity prices on the Toronto Stock Exchange had increased or decreased by 5%, all other variables held constant, the net assets of the Limited Partnership attributed to public portfolio companies would have increased or decreased, respectively, by approximately \$770 or approximately 0.002% of total net assets (December 31, 2015: \$1,279 or 0.004%).

The Limited Partnership's venture investments (unlisted) are susceptible to market price risk arising from uncertainties about future values of the investment securities. The General Partner and the Advisor provide the Limited Partnership with investment advice and its portfolio companies with business advice to limit and manage market risk.

As at June 30, 2016, if the value of the Limited Partnership's equity venture investments had increased or decreased by 5%, all other variables held constant, the net assets of the Limited Partnership attributed to venture investments would have increased or decreased respectively by approximately \$377,641 or approximately 1.02% of net assets (December 31, 2015: \$738,973 or 2.09%).

Credit Risk and Concentration Risk

Credit risk is the risk that a counterparty to a financial instrument will fail to discharge an obligation or commitment that it has entered into with the Limited Partnership. The fair value of debt securities includes consideration of the credit worthiness of the debt issuer. The carrying amount of the debt investments as presented below represents the maximum credit risk exposure as at June 30, 2016 and December 31, 2015. This also applies to other assets, as they have a short term to settlement.

All transactions in listed securities are settled/paid for upon delivery using approved brokers. The risk of default is considered minimal as delivery of securities sold is only made once the broker has received payment. Payment is made on a purchase once the securities have been received by the broker. The trades will fail if the other party fails to meet its obligations. All transactions in private issuers are settled/paid for upon delivery using a third party agent such as a law firm as an intermediary. The risk of default is considered minimal as delivery of the securities sold is only made once the agent or legal counsel acting as the intermediary has received payment.

NOTES TO FINANCIAL STATEMENTS (Unaudited)

As at June 30, 2016

The Limited Partnership's financial assets exposed to credit risk were concentrated in the following asset categories:

June 30, 2016

Asset Security Counterparty		Counterparty	Amount
Cash		CIBC Mellon	\$418,177
Short-term Investments	Banker's Acceptance	HSBC	\$2,798,320
Debt Securities	Secured by General	ArticAX Inc., Dejero Labs	\$22,766,953
	Security Agreement	Inc., Carta Solutions Holding	
		Corporation, Electronic	
		Systems Software Solutions	
		Inc., Camouflage Software	
		Inc., Health Care Services	
		International Inc., Intelligent	
		Mechatronic Systems Inc.,	
		NuData Security Inc., Mobify	
		Research and Development	
		Inc., PitchPoint Soltuions	
		Inc., Ridetones Inc., Idegene	
		Skura Inc., 2315257 Ontario	
		Inc.,ERMS Corporation,	
		Roadhouse Holdings Inc.	
otal cash and debt securities			\$25,983,450

December 31, 2015

Asset	Security	Counterparty	Amount
Cash		CIBC Mellon	\$350,363
Debt Securities	Secured by General	ArticAX Inc., Dejero Labs	\$23,051,463
	Security Agreement	Inc., Carta Solutions Holding	
		Corporation, Electronic	
		Systems Software Solutions	
		Inc., FinanceIT Canada Inc.,	
		Intelligent Mechatronic	
		Systems Inc., GroupBy Inc.,	
		NuData Security Inc., Mobify	
		Research and Development	
		Inc., PitchPoint Soltuions	
		Inc., Ridetones Inc. Skura	
		Inc., 2315257 Ontario Inc.	
		Clayco Capital Ventures	
		LLC., ERMS Corporation	
Total cash and debt securities		•	\$23,401,826

Credit risk arising on short-term debt instruments is partially mitigated by investing primarily in rated instruments of R1 for commercial paper instruments or by investing in debt securities which are secured by a general security agreement on the assets of the issuing portfolio company. The R1 ratings is a credit rating scale developed by Dominion Bond Rating Services (DBRS) which provides an opinion on the risk that an issuer will not meet its short-term financial obligations in a timely manner. Ratings are based on quantitative and qualitative considerations relevant to the issuer and the relative ranking of claims. The R1 rating signifies that, according to DBRS, the issuer has substantial capacity for the payment of short-term financial obligations as they come due. Investments in the debt securities in the venture portfolio are non-investment grade and therefore subject to higher credit risk. Credit risk on debt securities in the venture portfolio is assessed by reviewing the

NOTES TO FINANCIAL STATEMENTS (Unaudited)

As at June 30, 2016

financial position and cash flows of the venture portfolio company. The Limited Partnership mitigates the credit risk on debt securities in the venture portfolio by seeking companies with sufficient assets available as collateral and current and expected cash flows to support the payment of interest and repayment of the debt security.

Other than outlined above, there were no significant concentrations of credit risk to counterparties as at June 30, 2016 or December 31, 2015.

The business of the Limited Partnership is to make investments in small and medium-sized eligible businesses in order to generate interest and dividend income and long-term capital appreciation. In order to achieve this objective the Limited Partnership invests in several broad industry sectors: i) financial technology and eCommerce, ii) media technology, iii) healthcare and health care information technology, iv) security and software services, v) other technology and financial related businesses. The General Partner and Advisor seek out eligible investments which will meet the investment objectives of the Limited Partnership while maintaining risk at acceptable levels. The Limited Partnership attempts to limit the risk to any one venture investment by limiting the amount invested in any one company or any one industry. As at June 30, 2016, the Limited Partnership's venture investments exposed to credit risk were concentrated in the following sectors:

	June 30, 2	2016	December 31, 2015			
Industry	% of total investments	# of companies	% of total investments	# of companies		
Financial Technology						
and eCommerce	10.95%	2	17.22%	4		
Media Technology	22.98%	4	15.14%	4		
Health Care and Health						
Care Technology	9.64%	3	3.89%	3		
Security Software and						
Services	11.36%	4	8.55%	3		
Other Technology and						
Financial	20.16%	1	16.17%	1		
Total Venture Debt						
Investments	75.09%	14	60.97%	15		

Liquidity Risk

Liquidity risk is the risk that the Limited Partnership may not be able to settle or meet its obligations on time or at a reasonable price. Liquidity risk is considered to be low. The Limited Partnership maintains adequate cash balances to meet short term requirements. In addition, the Limited Partnership is not exposed to daily cash redemptions of the Units.

All the financial liabilities of the Limited Partnership as at June 30, 2016 and December 31, 2015, with the exception of the note payable, fall due within twelve months. The note payable may have a maturity date of up to 24 months from the date of advance.

Fair value measurement

The Limited Partnership classifies its investments within a fair value hierarchy, based on the inputs used in their fair value measurement. The hierarchy of inputs is summarized as follows:

- Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date.
- Level 2: Inputs other than quoted prices included with Level 1 that are observable for the asset or liability, either directly or indirectly; and
- Level 3: Inputs are unobservable for the asset or liability.

NOTES TO FINANCIAL STATEMENTS (Unaudited)

As at June 30, 2016

In determining the value of assets for which there does not exist a published market, the General Partner will be guided, where appropriate, but not bound by, the following criteria:

- Investments are valued at fair value (the highest price available in an open and unrestricted market between fully informed and prudent parties, acting at arm's length, under no compulsion to transact, expressed in terms of cash).
- The fair value of investments is determined on the basis of expected realizable value of the investments on a going concern basis or if they were disposed of in an orderly disposition over a reasonable period of time, as appropriate.
- Where the investment is progressing satisfactorily in relation to the Limited Partnership's expectations, a reasonable multiple of sustainable earnings, cash flow, revenue or discounted cash flow (as considered appropriate) with a cross-reference to, and an assessment of, tangible asset value may be used. Such valuation multiples are developed through reference to comparable public entities discounted to reflect the inherent differences between private and public holdings such as size, performance and lack of marketability. Consideration will be given to the planned timing of an initial public offering of the investee company.
- New investments are valued at fair value giving consideration to whether there is a substantial arm's length transaction which establishes a different value or there is a significant change from the General Partner's expectations.
- If there is a significant arm's length enforceable offer or transaction with respect to an investment, values used in such offer or transaction may be used in the valuation of the investment. In such circumstances, consideration will be given to whether new or existing investors participated in the offer or transaction and the current level of market interest in the investment. Similarly, if there is a valuation prepared by a qualified independent party, such valuation will be considered to provide a valid indication of the estimated fair market value of an investment.
- Debt instruments, other than short-term liquid debt instruments will be valued at fair value (with accrued interest and discounts earned included in interest receivable) and giving consideration to whether the instrument is in arrears or whether a write-down or other provision is considered prudent due to the unlikelihood of full realization on the investment. Where there is a decline in the carrying value of a debt instrument, the instrument and related accrued interest will be written down.
- Short-term liquid debt instruments (having a term to maturity of 365 days or less) are valued at amortized cost which approximates fair value with accrued interest or discounts earned included in interest receivable.

The following tables indicate the fair value hierarchy of the inputs used in valuing the Limited Partnership's investments.

June 30, 2016

	Quoted Prices in Active Market (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	Total
Fixed Term	-	\$2,798,320	\$22,766,953	\$25,565,273
Equities	\$15,410	-	\$7,552,815	\$7,568,225
Total	\$15,410	\$2,798,320	\$30,319,768	\$33,133,498

December 31, 2015 **Significant Other Quoted Prices in Active** Significant Unobservable **Total** Market (Level 1) **Observable Inputs** Inputs (Level 3) (Level 2) Fixed Term \$23,051,463 \$23,051,463 Equities \$25,572 \$14,753,894 \$14,779,466 \$25,572 \$37,805,357 \$37,830,929 Total

NOTES TO FINANCIAL STATEMENTS (Unaudited)

As at June 30, 2016

The carrying value of all other financial instruments of the Limited Partnership, which may include receivables on the sale of investments, accrued interest and other receivables, accounts payable and accrued liabilities approximates their fair value. During the six-month period ended June 30, 2016 and the year ended December 31, 2015 there were no investments transferred between Level 1, Level 2, or Level 3. The Limited Partnership's policy is to recognize transfers into and out of the fair value hierarchy as of the date of the event or change in circumstances giving rise to the transfer.

Level 3	June 30, 2016	December 31, 2015
Balance - beginning of period	\$37,805,357	\$30,516,698
Purchases	\$5,526,226	\$20,777,651
Sales, maturities and repayments	(\$12,875,872)	(\$12,645,455)
Realized Gains	\$708,435	\$24,293
Unrealized Gains (Losses)	(\$844,378)	(\$867,830)
Balance – end of period	\$30,319,768	\$37,805,357
Unrealized Gains (Losses) during the period attributed to		_
investments held at end of the period	(\$48,377)	(\$902,409)

The equity investments are valued with reference to the last round of equity financing, comparable public companies, transactions involving similar companies and reference to third party valuations among other things. If the equity investment includes a put right the investment may be valued by applying a discount for the expected time to exercise the Limited Partnership's put right to realize on this investment.

The Limited Partnership considers the following factors to identify "comparable companies": the same or similar industries, business models, size in terms of revenues and market capitalization, geographic location, market focus and financial structure. The General Partner will also consult with management of the investee companies to help identify comparable companies which are often direct competitors to the investee company.

Comparable multiples such as enterprise value to revenue multiple is applied to the trailing twelve months actual revenues of the investee company to determine the enterprise value of the investee company. An additional discount may be applied to the enterprise value to take into consideration that the investee company is a private company and therefore its securities are illiquid. Once the enterprise value of the investee company is determined the net debt is removed (total debt less cash) and the remaining equity value is allocated to the capital of the investee company in order of ranking (e.g., preferred shares, common shares).

The fixed term securities are valued at fair value. Adjustments to fair value are made in cases where the operating results and financial condition of the investee company suggest that the Limited Partnership may not be able to realize the full amount of the investment. The Limited Partnership reviews the investee company's compliance with financial covenants, ability to make interest and principal payments, changes in the market interest rates for similar investments, operating performance relative to budget, the need for further financing and the availability of collateral to secure the debt among other factors in determining the fair value of the investment.

NOTES TO FINANCIAL STATEMENTS (Unaudited)

As at June 30, 2016

The following tables present significant unobservable inputs used in the fair value measurements of investments classified as Level 3:

Weighted

Reasonable

June	30,	2016
D-L4	C	

Valuation Metrics	Fair Value	Valuation Technique	Unobservable Inputs	Input Range	Average Input	Possible Shift	Change in Valuation +/(-)
		Discounted		13.50% -			
Performing debt	\$22,766,953	cash flow	Discount rate	24.00%	16.80%	1.00%	\$3,090,802/(\$2,780,431)
					Weighted	Reasonable	
Equity Securities		Valuation	Unobservable		Average	Possible	Change in Valuation
Valuation Metrics	Fair Value	Technique	Inputs	Input Range	Input	Shift	+/(-)
			Enterprise				
Common Shares and		Comparable	value/revenue				
Preferred Shares	\$5,425,123	Multiples	multiple	1.20 - 6.20	4.83	20%	\$1,085,025/(\$1,085,025)
Common Shares and							
Common Share Purchase	00.105 cc.5	Transaction	Transaction			40	\$212.550 (\daggers)
Warrants	\$2,127,692	Value	Value	-	-	10%	\$212,769/(\$212,769)
D.14 C		¥7.1 .4°.	TT 1 1.1.		Weighted	Reasonable	C
Debt Securities Valuation Metrics	Fair Value	Valuation Technique	Unobservable Inputs	Input Range	Weighted Average Input	Reasonable Possibl Shift	C
	Fair Value			Input Range	Average	Possibl	C
	Fair Value \$23,051,463	Technique			Average	Possibl	e +/(-)
Valuation Metrics		Technique Discounted	Inputs	8.00% – 20.00%	Average Input	Possibl Shift	e +/(-)
Valuation Metrics Performing debt Equity Securities	\$23,051,463	Technique Discounted	Inputs	8.00% – 20.00%	Average Input	Possibl Shift 1.009 Reasonable	e +/(-)
Valuation Metrics		Discounted cash flow	Discount rate Unobservable Inputs	8.00% – 20.00%	Average Input 14.51% Weighted	Possibl Shift	e +/(-) % \$4,238,514/(\$3,174,67
Performing debt Equity Securities Valuation Metrics	\$23,051,463	Discounted cash flow Valuation Technique	Discount rate Unobservable Inputs Enterprise	8.00% – 20.00%	Average Input 14.51% Weighted Average	Possibl Shift 1.009 Reasonable	e +/(-) % \$4,238,514/(\$3,174,67) Change in Valuation
Performing debt Equity Securities Valuation Metrics Common Shares and	\$23,051,463 Fair Value	Discounted cash flow Valuation Technique Comparable	Discount rate Unobservable Inputs Enterprise value/revenue	8.00% – 20.00% Input Range	Average Input 14.51% Weighted Average Input	Possibl Shift 1.009 Reasonable Possible Shift	e +/(-) % \$4,238,514/(\$3,174,65) Change in Valuation +/(-)
Performing debt Equity Securities Valuation Metrics	\$23,051,463	Discounted cash flow Valuation Technique Comparable Multiples	Discount rate Unobservable Inputs Enterprise value/revenue multiple	8.00% – 20.00%	Average Input 14.51% Weighted Average	Possibl Shift 1.009 Reasonable	e +/(-) % \$4,238,514/(\$3,174,65) Change in Valuation +/(-)
Performing debt Equity Securities Valuation Metrics Common Shares and Preferred Shares	\$23,051,463 Fair Value \$13,599,727	Discounted cash flow Valuation Technique Comparable Multiples Transaction	Discount rate Unobservable Inputs Enterprise value/revenue multiple Transaction	8.00% – 20.00% Input Range 2.89 – 8.20	Average Input 14.51% Weighted Average Input	Possible Shift 1.009 Reasonable Possible Shift	c +/(-) % \$4,238,514/(\$3,174,6) Change in Valuation +/(-) % \$2,719,945/(\$2,719,94)
Performing debt Equity Securities Valuation Metrics Common Shares and Preferred Shares Common Shares	\$23,051,463 Fair Value	Discounted cash flow Valuation Technique Comparable Multiples Transaction Value	Discount rate Unobservable Inputs Enterprise value/revenue multiple	8.00% – 20.00% Input Range	Average Input 14.51% Weighted Average Input	Possibl Shift 1.009 Reasonable Possible Shift	change in Valuation +/(-) Change in Valuation +/(-) % \$2,719,945/(\$2,719,945)
Performing debt Equity Securities Valuation Metrics Common Shares and	\$23,051,463 Fair Value \$13,599,727	Discounted cash flow Valuation Technique Comparable Multiples Transaction	Discount rate Unobservable Inputs Enterprise value/revenue multiple Transaction	8.00% – 20.00% Input Range 2.89 – 8.20	Average Input 14.51% Weighted Average Input	Possible Shift 1.009 Reasonable Possible Shift	Change in Valuation +/(-) 52,719,945/(\$2,719,945/(\$113,603)

Sensitivity analyses are provided for information purposes only. In practice, the actual results may differ from this sensitivity analysis and the difference could be material.

9. RECEIVABLE ON SALE OF INVESTMENTS

Included in the receivable on sale of investments is a portion of the proceeds from the sale of venture investments which are being held in escrow in accordance with escrow agreements between the purchasers and the investors of the venture companies. The escrow agreements were established to protect the purchasers of the venture companies against unforeseen claims at the time of the purchase. The proceeds held in escrow will be received based on the escrow agreements release provisions and any legitimate claims against these funds. As at June 30, 2016, the Limited Partnership had recorded a receivable of \$769,777 (December 31, 2015: \$539,658) for proceeds held in escrow based on its best estimate of the cash flows that the Limited Partnership expects to ultimately recover. In addition, the Limited Partnership has included in the receivable on the sale of investments an amount of \$119,395 (December 31, 2015: \$Nil) for a revenue share agreement from the purchaser of the assets of one of the Limited Partnership's venture investments. The estimates of amounts to be received from the funds held in the escrow and from the revenue share agreement are based on inherent uncertainties and the resulting values may differ from the amounts ultimately realized.

NOTES TO FINANCIAL STATEMENTS (Unaudited)

As at June 30, 2016

10. INTERESTS IN UNCONSOLIDATED SUBSIDIARIES, ASSOCIATES AND STRUCTURED ENTITIES

Information about the Limited Partnership's interests in unconsolidated subsidiaries, associates and structured entities are as follows:

June 30, 2016

Investment	Principal Place of Business	Country of Incorporation	Nature of Limited Partnership's Interests	Number of Units	Ownership %	Voting %
ERMS Corporation	Ontario	Canada	Preferred Shares	2,824		
_			Common Shares	264,464,964	71.30	71.30
Geminare Inc.	Ontario	Canada	Preferred Shares	3,603,604		
			Common Shares	3,674,873	22.12	22.12

December 31, 2015

Investment	Principal Place of Business	Country of Incorporation	Nature of Limited Partnership's Interests	Number of Units	Ownership %	Voting %
ERMS Corporation	Ontario	Canada	Preferred Shares	2,824		
			Common Shares	264,464,964	71.30	71.30
Geminare Inc.	Ontario	Canada	Preferred Shares	3,603,604		
			Common Shares	3,674,873	22.12	22.12
XPI Holdings Inc.	Ontario	Canada	Preferred Shares	6,104		•
(DisclosureNet Inc.)			Common Shares	325,160	26.23	26.23

11. FUTURE ACCOUNTING CHANGES

IFRS 9, Financial instruments

The final version of IFRS 9, Financial instruments, was issued by the IASB in July 2014 and will replace IAS 39 Financial Instruments: Recognition and Measurement. IFRS 9 introduces a model for classification and measurement, a single, forward-looking "expected loss" impairment model and a substantially reformed approach to hedge accounting. The new single, principle based approach for determining the classification of financial assets is driven by cash flow characteristics and the business model in which an asset is held. The new model also results in a single impairment model being applied to all financial instruments, which will require more timely recognition of expected credit losses. It also includes changes in respect of own credit risk in measuring liabilities elected to be measured at fair value, so that gains caused by the deterioration of an entity's own credit risk on such liabilities are no longer recognized in profit or loss. IFRS 9 is effective for annual periods beginning on or after January 1, 2018, however is available for early adoption. In addition, the own credit changes can be early applied in isolation without otherwise changing the accounting for financial instruments. The Limited Partnership is in the process of assessing the impact of IFRS 9 and has not yet determined when it will adopt the new standard.

IFRS 15, Revenue from Contracts with Customers

IFRS 15 establishes a five-step model that will apply to revenue earned from a contract with a customer, regardless of the type of revenue transaction or the industry. The standard's requirements will also apply to the recognition and measurement of gains and losses on the sale of some non-financial assets that are not an output of the entity's ordinary activities. IFRS 15 is effective for annual periods beginning on or after January 1, 2018. The Limited Partnership is in the process of evaluating the impact of IFRS 15 on the Company's financial statements.

NOTES TO FINANCIAL STATEMENTS (Unaudited)

As at June 30, 2016

12. COMPARATIVE PERIOD ADJUSTMENTS

These financial statements include adjustments to the comparative financial statements for the six month period ended June 30, 2015 relating to the General Partner allocations. These adjustments were made to reflect the presentation of the General Partner's allocation of interest and equity in the Limited Partnership, on a comparable basis consistent with the presentation for the year ended December 31, 2015.

Statement of Changes in Equity

The Statement of Changes in Equity for the six month period ended June 30, 2015 was revised to present the allocation of total equity between the Limited Partners' interest and the General Partners's interest.

The opening balance of General Partner's interest reflects amounts relating to the General Partner Priority Profit Allocation (\$257,178) and the Performance Allocation (\$607,604), previously classified as financial liabilities to the General Partner.

Statement of Changes in Cash Flows

The Statement of Changes in Cash Flows for the six month period ended June 30, 2015 was revised to present the payment of distributions to the General Partner and the Limited Partners. The General Partner Priority Profit Share and performance allocation distribution previously presented as \$900,622 was revised to be presented as General Partner Priority Profit distribution of \$511,062 and performance allocation distribution of \$102,661. The amount for Net change in non-cash balances related to operations was decreased to \$32,970 to reflect the change for the amounts paid for General Partner Priority Profit allocation and performance allocation distribution. Proceeds from the issue of the notes payable was added to show the amount of advances under the credit facility of \$2,200,000. The amount for Net change in non-cash balances related to operations was decreased accordingly.

13. SUBSEQUENT EVENT

The Limited Partnership made a distribution of \$0.125 per unit on July 29, 2016 to Unitholders of record on July 19, 2016. Following the July 29, 2016 distribution, the Limited Partnership issued 17,528 Units to participants in the Distribution Reinvestment Plan. Net cash distributed to Limited Partners on July 29, 2016 was \$353,387.