Semi-Annual Report (unaudited)



2025

This report may contain forward-looking statements about the Company. Forward-looking statements include statements that are predictive in nature, that depend upon or refer to future events or conditions, or that include words such as "expects", "anticipates", "intends", "plans", "believes", "estimates" or negative versions thereof and similar expressions. In addition, any statement that may be made concerning future performance, strategies or prospects, and possible future Company action, is also forward-looking. Forward-looking statements are based on current expectations and projections about future events and are inherently subject to, among other things, risks, uncertainties and assumptions about the Company and economic factors.

Forward-looking statements are not guarantees of future performance, and actual events and results could differ materially from those expressed or implied in any forward-looking statements made by the Company. Any number of important factors could contribute to any divergence between what is anticipated and what actually occurs, including, but not limited to, general economic, political and market factors, interest and foreign exchange rates, global equity and capital markets, business competition, technology change, changes in government regulations, unexpected judicial or regulatory proceedings, and catastrophic events.

The above-mentioned list of important factors is not exhaustive. You should consider these and other factors carefully before making any investment decisions and you should avoid placing undue reliance on forward-looking statements. While the

Company currently anticipates that subsequent events and developments may cause the Company's views to change, the

Company does not undertake to update any forward-looking statements.

TDB SPLIT CORP. SEMI-ANNUAL MANAGEMENT REPORT OF FUND PERFORMANCE MAY 31, 2025

This is the semi-annual Management Report of Fund Performance (MRFP) for the period ended May 31, 2025. This MRFP contains financial highlights but does not contain the complete financial statements of the Company. The semi-annual financial statements and accompanying notes are attached to this report.

Investors may also obtain a copy of the Company's proxy voting policies and procedures, proxy voting disclosure record, or quarterly portfolio disclosure by visiting our website at www.tdbsplit.com or by writing to the Company at Investor Relations, 200 Front Street West, Suite 2510, Toronto, Ontario M5V 3K2.

These reports are available to view and download at www.tdbsplit.com or www.sedarplus.com.

INVESTMENT OBJECTIVES AND STRATEGIES

TDb Split Corp. invests primarily in common shares of the Toronto-Dominion Bank ("TD Bank").

The Company offers two types of shares:

Priority Equity shares (XTD.PR.A)

The investment objectives with respect to the Priority Equity shares are as follows:

- to provide holders of Priority Equity Shares with cumulative preferential monthly cash dividends in the amount of \$0.05833 per share, to yield 7.0% annually, based on the \$10 repayment amount (previously \$0.04375 per share, yielding 5.25% annually); and
- on or about the termination date of December 1, 2029 (subject to further 5 year extensions thereafter), to pay holders the Priority Equity share repayment amount of \$10 per share.

Class A shares (XTD)

The investment objectives with respect to the Class A shares are as follows:

- 1. to provide holders of Class A shares with regular monthly cash dividends in the amount of \$0.05 per Class A share when the net asset value per unit exceeds \$12.50; and
- to permit such holders to participate in all growth in the net asset value of the Company above \$10.00 per unit.

Risk

The risks of investing in the Company remain as discussed in the Annual Information Form dated February 24, 2025. In addition, note 5 of the financial statements ("Management of Risk of Financial Instruments") contains disclosure on specific types of risks related to the financial investments held by the Company.

RESULTS OF OPERATIONS

North American equity markets delivered mixed performance over the six-month period ended May 31, 2025.

In Canada, equity markets saw modest gains, largely propelled by the energy sector's robust performance, benefiting from recovering global demand and stable commodity prices. During this period, the Bank of Canada extended its rate-cutting cycle, bringing the overnight rate down from 3.75% in November 2024 to 2.75% by March 2025, where it has been maintained since. These cuts were in response to moderating inflation and persistent economic softness, particularly evident in subdued consumer demand and business investment, alongside the significant uncertainty surrounding U.S. trade tariffs and their potential impact on the Canadian economy.

One key factor influencing the Canadian economy was the escalation of global trade policy tensions. New tariffs implemented since January 2025 impacted the outlook for merchandise trade, fostering a cautious investment environment and raising concerns about cross-border commerce. Equity markets experienced notable and at times significant volatility during the period, predominantly driven by U.S. trade policy and its implications for economic growth and inflation.

The market price of TD Bank appreciated by 19.61% during the period ended May 31, 2025

The net assets per unit finished the period at \$14.20 as at May 31, 2025. A combined total of \$0.60 was paid in distributions during the period to Class A shareholders and Priority Equity shareholders, bringing total distributions paid since inception to \$17.59 per unit.

Pursuant to the special retraction right in connection with the extension of the termination date of the Company from December 1, 2024 to December 1, 2029, the Company redeemed 4,409,314 Priority Equity shares and 6,014 Class A shares and made retraction payments of \$44,093,140 and \$6,916, respectively, to each class of shares on December 9, 2024.

Following the special retraction payment, and in order to restore balance in the number of shares outstanding for each class of shares, Class A shares were consolidated on the basis of 0.5 post-consolidation Class A shares for every 1 pre-consolidation Class A share outstanding on December 12, 2024.

In connection with the extension, the Company also amended the dividend entitlement of the Priority Equity shares, increasing the annual distribution rate to 7.0% from 5.25% effective December 1, 2024.

During the period ended May 31, 2025, 1,207,600 Priority Equity shares were sold through an atthe-market equity program ("ATM Program") at an average selling price of \$10.38 per Priority Equity share. Gross proceeds, net proceeds and commissions on the Priority Equity share sales were, \$12,540,197, \$12,237,178 and \$303,019, respectively.

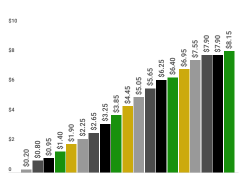
During the period ended May 31, 2025, 770,500 Class A shares were sold through the ATM Program at an average selling price of \$3.66 per Class A share. Gross proceeds, net proceeds and commissions on the Class A share sales were, \$2,823,019, \$2,754,012 and \$69,007, respectively.

As at May 31, 2025, net assets of the Company were \$66.4 million.

The dividend income from the common shares of TD Bank is supplemented by income received from a selective covered call writing program.

Class A shares - Distributions

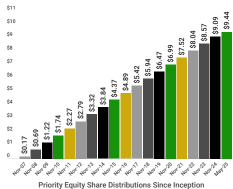
Total distributions per Class A share during the period amounted to \$0.25.



Class A Share Distributions Since Inception

Priority Equity shares - Distributions

Total distributions per Priority Equity share during the period amounted to \$0.35.





8.15
Cumulative total of distributions paid to Class A share since



9.44

Cumulative total of distributions paid to Priority Equity share since inception

RECENT DEVELOPMENTS

Escalating global military tensions and continued uncertainty in global trade relations may contribute to market volatility and could impact the Company's investment portfolio.

RELATED PARTY TRANSACTIONS

Quadravest Capital Management Inc. ("Quadravest") as investment manager and manager earns fees from the Company as described below in the Management Fees section.

FINANCIAL HIGHLIGHTS

The following tables show selected financial information about the Company and are intended to help you understand the Company's financial performance for the past five years. This information is derived from the Company's semi-annual financial statements and previous audited annual financial statements. The information in the following table is presented in accordance with National Instrument ("NI") 81-106 and, as a result, does not act as a continuity of opening and closing net assets per unit.

The Company's net assets per unit

		•			ovembe	
May 3	31, 2025	2024	2023	2022	2021	2020
Net assets per unit, beginning of the period ⁽¹⁾ Increase (decrease) from operations	11.15(5)	12.07	13.69	14.53	12.10	15.84
Total revenue	0.27	0.57	0.55	0.53	0.48	0.34
Total expenses	(0.09)	(0.13)	(0.13)	(0.15)	(0.16)	(0.15)
Realized gains (losses) for the period	(0.08)	0.07	0.44	0.23	(0.12)	(0.40)
Unrealized gains (losses) for the period	2.25	(0.94)	(1.68)	(0.36)	3.03	(2.71)
Total increase (decrease) from operations ⁽²⁾	2.35	(0.43)	(0.82)	0.25	3.23	(2.92)
Distributions ⁽³⁾						
Canadian dividends	(0.60)	(0.53)	(0.88)	(1.13)	(1.08)	(0.68)
Total distributions	(0.60)	(0.53)	(0.88)	(1.13)	(1.08)	(0.68)
Net assets per unit at end of period	14.20	11.15	12.07	13.69	14.53	12.10
Net assets per Priority Equity share	10.00	10.00	10.00	10.00	10.00	10.00
Net assets per Class A share	4.20	1.15	2.07	3.69	4.53	2.10
Net assets per unit at end of period	14.20	11.15	12.07	13.69	14.53	12.10

- (1) Net assets per unit is the difference between the aggregate amount of the Company's assets and the aggregate amount of its liabilities, excluding Priority Equity shares and net assets attributable to holders of redeemable Class A shares, at the valuation date, divided by the number of units then outstanding.
- (2) Total increase (decrease) from operations is before the payment of Class A shares and Priority Equity shares and other income (charges) related to the Priority Equity shares and is calculated based on the weighted average number of units outstanding during the period.
- (3) Distributions on the Priority Equity shares and Class A shares are based on the number of Priority Equity shares and Class A shares outstanding on the record date for each distribution in the period and were paid in cash. Characterization of distributions is based on the tax treatment that is received by investors (for semi-annual periods ended May 31, it is based on the actual characterization for the most recently completed annual period and will be updated at year end).
- (4) As a result of the consolidation of Class A shares on a 0.5 for 1 basis on December 12, 2024, after the payment of special retractions in December 2024 in connection with the extension of the termination date of the Company, comparative figures from prior periods are not comparable to the figures presented as at May 31, 2025.
- (5) The net assets per unit, beginning of the period is based on net assets per Class A share of \$1.15 prior to giving effect to the consolidation of Class A shares on a 0.5 for 1 basis on December 12, 2024. The net assets per Class A share at the beginning of the period, after giving effect to the subsequent share consolidation, was \$2.30.

RATIOS AND SUPPLEMENTAL DATA

	Г		Years	Years ended November 30		
	May 31, 2025	2024	2023	2022	2021	2020
Net asset value (millions)(1)	\$66.4	\$87.8	\$87.0	\$88.9	\$86.3	\$60.0
Number of units outstanding ⁽²⁾	4,674,935	7,875,091	7,207,111	6,491,166	5,941,760	4,954,760
Base Management expense ratio ⁽³⁾	1.34%	1.00%	0.98%	1.05%	1.14%	1.11%
Management expense ratio including secondary offering issue costs ⁽⁴⁾	2.01%	1.32%	1.30%	1.43%	2.01%	3.44%
Management expense ratio per Class A share ⁽⁵⁾	32.12%	42.20%	26.11%	16.45%	20.88%	40.60%
Portfolio turnover rate ⁽⁶⁾	0.29%	91.51%	26.50%	4.79%	4.63%	108.2%
Trading expense ratio ⁽⁷⁾	0.07%	0.09%	0.05%	0.02%	0.03%	0.08%
Closing market price (TSX): Priority Equity shares	\$10.50	\$10.19	\$9.75	\$9.75	\$10.50	\$10.03
Closing market price (TSX): Class A shares	\$4.17	\$2.07	\$3.05	\$4.60	\$5.01	\$3.00

- (1) This information is provided as at May 31 or November 30.
- (2) At times when there is an unequal number of Class A and Priority Equity shares outstanding, a notional unit amount will be determined as the quotient of the total net asset value of the Company and the sum of the net asset value per share attributable to Class A shares and Priority Equity shares.
- (3) A separate base management expense ratio per unit has been presented to reflect the ongoing operating expenses of the Company. The base management expense ratio per unit is based on total expenses for the stated period, excluding commissions and other portfolio transaction costs, distributions on Priority Equity shares and any one time offering expenses and is expressed as an annualized percentage of the average net asset value of the Company during the period.
- (4) Share issue expenses including all agents' fees and other offering expenses are one time initial expenses connected with the launch of the Company or any subsequent secondary offering. Any expenses incurred with secondary offerings were offset by the accretion to net asset value per unit of such offerings.
- (5) Management expense ratio per Class A share is based on the requirements of NI 81-106. This instrument requires that all split share companies produce an expense ratio which allocates all ongoing operating expenses of the Company (excluding commissions and other portfolio transaction costs), all distributions on Priority Equity shares and all issuance costs to the Class A shares and expresses this as an annualized percentage of the average net asset value attributable to the Class A shares during the period. The management expense ratio per Class A share should not be interpreted as the required return necessary for the Company or the Class A shares to cover the operating expenses of the Company. This calculation is based only on a portion of the Company's assets whereas the Company utilizes its entire assets to generate investment returns. Management believes that the base management expense ratio per unit disclosed in the table above is the most representative ratio in assessing the ongoing efficiency of the administration of the Company, making comparisons to the expense ratios of single unit mutual funds or determining the minimum investment returns necessary by the Company to achieve growth in net asset value per unit.
- (6) The Company's portfolio turnover rate indicates how actively Quadravest manages the portfolio investments. A portfolio turnover rate of 100% is equivalent to the Company buying and selling all of the securities in its portfolio once in the course of the period. The Company employs a covered call writing strategy which can cause the portfolio turnover rate to be higher than conventional mutual funds. The higher the Company's portfolio turnover rate in a period, the greater the trading costs payable by the Company in the period and the greater chance of an investor receiving taxable capital gains in the period. There is not necessarily a relationship between a high turnover rate and the performance of the Company.
- (7) The trading expense ratio represents total commissions and other portfolio transaction costs expressed as an annualized percentage of the average net asset value of the Company during the period.

MANAGEMENT FEES

Pursuant to the terms of the investment management agreement, Quadravest is entitled to a base management fee payable in arrears at an annual rate equal to 0.55% of the net asset value of the Company, which includes the outstanding Priority Equity shares, calculated as at each month-end valuation date.

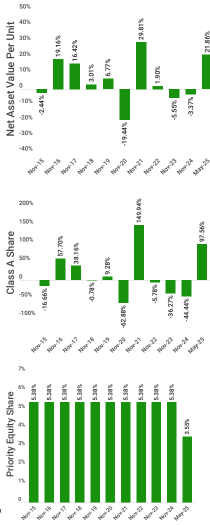
Pursuant to the management agreement, Quadravest is entitled to an administration fee payable monthly in arrears at an annual rate equal to 0.1% of the net asset value of the Company, which includes the outstanding Priority Equity shares, calculated as at each month-end valuation date.

The base management fee was used by Quadravest to provide investment analysis, make investment decisions, and make brokerage arrangements for the purchase and sale of securities including the covered call writing program. The administration fee was used to provide or arrange administrative services required by the Company which includes all operational services, financial accounting, shareholder reporting and regulatory reporting.

PAST PERFORMANCE Year-by-Year Returns

The past performance of 1) the net asset value per unit; 2) the Priority Equity share on a net asset value basis; and 3) the Class A share on a net asset value basis for each of the last ten years are presented in the bar charts below. Each bar in the chart reflects the change in percentage terms of how a unit, a Priority Equity share or a Class A share would have increased or decreased during the applicable year. In respect to the charts displayed below, please note the following:

- The performance information shown assumes that all cash distributions made by the Company during the years shown were reinvested in the applicable additional securities of the Company;
- b) The performance information does not take into account sales, redemption, distribution or other optional charges that would have reduced returns or performance; and
- c) Past performance of the Company does not necessarily indicate how it will perform in the future.



⁽¹⁾ The returns per unit and per Class A share for the period ended May 31, 2025 reflect the consolidation of Class A shares in December 2024.

Summary of Investment Portfolio All holdings as at May 31, 2025

Name	Weighting (%)
Toronto-Dominion Bank Cash	95.1 5.9
Other net assets (liabilities)	-1.0 100.0

The summary of investment portfolio may change due to ongoing portfolio transactions of the Company. Updates are available quarterly.

MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL REPORTING

The interim financial statements of TDb Split Corp. (the "Company") have been prepared by Quadravest Capital Management Inc. (the "Manager" of the Company) and approved by the Board of Directors of the Company. The Manager is responsible for the information and representations contained in these interim financial statements and the other sections of the semi-annual report. The Manager maintains appropriate procedures to ensure that relevant and reliable financial information is produced. The interim financial statements have been prepared in accordance with International Financial Reporting Standards as issued by the International Accounting Standards Board ("IFRS Accounting Standards"), as applicable to the preparation of interim financial statements, including International Accounting Standard ("IAS") 34, Interim Financial Reporting. The material accounting policy information applicable to the Company is described in note 3 to the financial statements.

The Board of Directors of the Company is responsible for ensuring that management fulfills its responsibilities for financial reporting and has reviewed and approved these interim financial statements.

WAYNE FINCH

Chief Executive Officer, President and Director Quadravest Capital Management Inc.

SILVIA GOMES

Chief Financial Officer Quadravest Capital Management Inc.

TDB SPLIT CORP. STATEMENTS OF FINANCIAL POSITION

As at May 31, 2025 (Unaudited) and November 30, 2024

	May 31, 2025 (\$)	November 30, 2024 (\$)
ASSETS		
Current Assets		
Investments	63,136,722	20,410,440
Cash	3,928,838	67,841,629
Interest, dividends and other receivables	380	3,626
	67,065,940	88,255,695
LIABILITIES		
Current Liabilities		
Written options	116,100	14,940
Fees and other accounts payable	75,456	84,960
Distributions payable	505,784	345,090
Priority Equity shares (notes 1 and 6) ⁽¹⁾	46,858,460	78,877,600
Class B shares	1,000	1,000
	47,556,800	79,323,590
NET ASSETS ATTRIBUTABLE TO HOLDERS OF REDEEMABLE		
CLASS A SHARES (note 1) ⁽¹⁾	19,509,140	8,932,105
Number of Priority Equity shares (note 6)	4,685,846	7,887,760
Number of Class A shares (note 6)	4,649,173	7,763,560
Number of Class A shares outstanding,	, ,	, ,
after giving effect to subsequent consolidation (note 1) $^{(2)}$	N/A	3,881,780
Net assets per Priority Equity share	\$10.00	\$10.00
Net assets per Class A share	\$4.20	\$1.15
Net assets per unit	\$14.20	\$11.15
Net assets per Class A share, after giving effect		
to the subsequent consolidation (note 1) $^{(2)}$	N/A	\$2.30

⁽¹⁾ Priority Equity shares and net assets attributable to holders of redeemable Class A shares amounts include retraction payment amounts of \$44,093,140 and \$6,916, respectively, made on December 9, 2024 pursuant to the special retraction right offered to shareholders in connection with the extension of the termination date of the Company. See note 1 for further details.

Approved on behalf of the Board of Directors

WAYNE FINCH

PETER CRUICKSHANK

Reter Cruickht

Director

Director

⁽²⁾ Amounts as at November 30, 2024 reflect the impact of the consolidation of Class A shares on a 0.5 for 1 basis on December 12, 2024 after the payment of special retractions in connection with the extension of the termination date of the Company. See note 1 for further details.

STATEMENTS OF COMPREHENSIVE INCOME / (LOSS)

For the SIX month periods ended May 31 (unaudited)

	2025	2024 (\$)
INCOME	(4)	(4)
INCOME Net gain (loss) on investments and derivatives		
Net realized gain (loss)	(340,848)	758,038
Net change in unrealized appreciation/depreciation	9,931,708	(5,934,204)
Dividends	1,064,511	1,608,866
Interest for distribution purposes	141,214	526,222
Net gain (loss) on investments and derivatives	10,796,585	(3,041,078)
EXPENSES (note 7)		
Management fees	193,387	282,206
Audit fees	15,649	14,745
Directors' fees Independent Review Committee fees	7,167 1,154	7,167 1,154
Custodial fees	2,076	12,535
Legal fees	34,008	25,961
Shareholder reporting costs	15,273	14,327
Other operating expenses	72,904	43,256
Harmonized sales tax	43,735	60,528
Transaction costs	19,350	17,023
	404,703	478,902
Increase (decrease) in net assets attributable to holders of redeemable Class A shares before distributions		
and other income (charges) related to Priority Equity shares	10,391,882	(3,519,980)
Distributions on Priority Equity shares	(1,579,540)	(1,908,684)
Premium (discount) on Priority Equity shares	464,197	(27,507)
Issuance costs on Priority Equity shares	(310,311)	(97,729)
Increase (decrease) in net assets attributable to holders of	0.066.220	(E EE2 000)
redeemable Class A shares	8,966,228	(5,553,900)
Increase (decrease) in net assets attributable to holders of redeemable Class A shares per share (notes 1 and 8) $^{(1)}$	2.05	(1.54)

⁽¹⁾ Increase (decrease) in net assets attributable to holders of redeemable Class A shares per share for the period ended May 31, 2024, has been restated to reflect the impact of the consolidation of Class A shares on a 0.5 for 1 basis on December 12, 2024. See note 1 for further details. Previously this amount was reported as (\$0.77).

STATEMENTS OF CHANGES IN NET ASSETS

ATTRIBUTABLE TO HOLDERS OF REDEEMABLE CLASS A SHARES

For the Six month periods ended May 31 (unaudited)

	2025 (\$)	2024 (\$)
Net Assets attributable to holders of redeemable Class A shares - Beginning of period	8,932,105	14,842,742
Increase (decrease) in net assets attributable to holders of redeemable Class A shares	8,966,228	(5,553,900)
Gross proceeds on issuance of Class A shares (note 6) Issuance costs on Class A shares Net proceeds on issuance of Class A shares	2,823,019 (76,299) 2,746,720	400,745 (78,396) 322,349
Class A share redemptions	(7,125)	-
Distributions on Class A shares ⁽¹⁾ Canadian dividends	(1,128,788)	-
Change in net assets attributable to holders of redeemable Class A shares	10,577,035	(5,231,551)
Net Assets attributable to holders of redeemable		
Class A shares - End of period	19,509,140	9,611,191

⁽¹⁾ The tax characterization of distributions is an estimate only based on the actual characterization for the respective most recently completed annual period. Actual period-end characterization will differ.

TDB SPLIT CORP. STATEMENTS OF CASH FLOW

For the SIX month periods ended May 31 (unaudited)

	2025 (\$)	2024 (\$)
Cash flows from (used in) operating activities		
Increase (decrease) in net assets attributable to holders		
of redeemable Class A shares	8,966,228	(5,553,900)
Adjustment for:		
Distributions on Priority Equity shares	1,579,540	1,908,684
(Premium) discount on Priority Equity shares	(464,197)	27,507
Issuance costs on Priority Equity shares	310,311	97,729
Net realized (gain) loss on investments and derivatives	340,848	(758,038)
Net change in unrealized appreciation/depreciation		
of investments and derivatives	(9,931,708)	5,934,204
Purchase of investments, net of option premiums	(32,686,574)	(10,732,868)
Proceeds from sale of investments	(347,688)	16,440,931
(Increase) decrease in interest, dividends and other receivables	3,246	344
Increase (decrease) in fees and other accounts payable	(21,854)	(9,581)
Net cash flows from (used in) operating activities	(32,251,848)	7,355,012
Cash flows from (used in) financing activities		
Gross proceeds on issuance of Class A shares		
and Priority Equity shares (note 6)	15,363,216	1,677,238
Issuance costs on Class A shares and Priority Equity shares	(374,260)	(176,125)
Amounts Paid on Redemption of Priority Equity shares	(44,102,265)	-
Distributions on Class A shares	(896,329)	-
Distributions on Priority Equity shares	(1,651,305)	(1,902,979)
Net cash flows from (used in) financing activities	(31,660,943)	(401,866)
Net increase (decrease) in cash	(63,912,791)	6,953,146
Cash at beginning of the period	67,841,629	31,287,978
Cash at end of the period	3,928,838	38,241,124
Dividends received*	1,064,511	1,608,866
Interest received*	141,214	526,222

^{*} Included as part of Cash Flows from Operating Activities.

TDB SPLIT CORP. SCHEDULE OF PORTFOLIO INVESTMENTS AS AT MAY 31, 2025 (UNAUDITED)

No. of shares (contracts)	Description	Average Cost (\$) (Premiums received)	Fair Value (\$)
666,210	Core Holding Canadian Common Equities Toronto-Dominion Bank	52,984,830	63,136,722
	Total Canadian Common Equities in Core Holding (100.2%)	52,984,830	63,136,722
	Call options written (100 shares per co	ontract)	
(360)	Toronto-Dominion Bank @ \$92 June 202	25 (34,452)	(116,100)
	Total Canadian call options written (-	0.2%) (34,452)	(116,100)
		52,950,378	63,020,622
	less adjustment for transaction costs Total Investments (100.0%)	(18,411) 52,931,967	63.020.622

NOTES TO THE FINANCIAL STATEMENTS

For the SIX month periods ended May 31, 2025 and 2024 (unaudited)

1. Incorporation

TDb Split Corp. (the "Company") is a mutual fund corporation established under the laws of the Province of Ontario on May 24, 2007 that began investment operations on August 7, 2007. The manager and the investment manager of the Company is Quadravest Capital Management Inc. ("Quadravest" or "Manager"). The Company's principal office is located at 200 Front Street West, Suite 2510, Toronto, Ontario M5V 3K2. The Company invests in the common shares of Toronto-Dominion Bank ("TD Bank"). The Company employs an active covered call writing program to generate additional income in addition to the dividends received.

In connection with the extension of the Company's term for a further five year period from December 1, 2024 to December 1, 2029, a special retraction right was offered allowing shareholders to tender one or both classes of shares and receive a retraction price based on the November 29, 2024 net asset value per unit of \$11.15 (\$10 per Priority Equity share and \$1.15 per Class A share). The Company redeemed 4,409,314 Priority Equity shares and 6,014 Class A shares on December 9, 2024, pursuant to the special retraction right. As at November 30, 2024, Priority Equity shares and net assets attributable to holders of redeemable Class A shares amounts on the statements of financial position include subsequent retraction payment amounts of \$44,093,140 and \$6,916, respectively.

In connection with the extension, the Company amended the dividend entitlement of the Priority Equity shares, increasing the annual distribution rate to 7.0% from 5.25% effective December 1, 2024.

The termination date may be extended thereafter at the Company's discretion for additional terms of five years each. Shareholders will be provided with a special retraction right in connection with any such extension.

Following the special retraction payment, and in order to restore balance in the number of shares outstanding for each class of shares, Class A shares were consolidated on the basis of 0.5 post-consolidation Class A shares for every 1 pre-consolidation Class A share outstanding on December 12, 2024.

2. Basis of presentation

These financial statements have been prepared in accordance with International Financial Reporting Standards as issued by the International Accounting Standards Board ("IFRS Accounting Standards"), as applicable to the preparation of interim financial statements, including International Accounting Standard ("IAS") 34, Interim Financial Reporting. These financial statements should be read in conjunction with the annual financial statements for the year ended November 30, 2024, which were prepared in accordance with IFRS Accounting Standards.

These financial statements were approved by the Board of Directors of the Company on July 16,2025.

3. Material accounting policy information

The following is a summary of material accounting policy information applicable to the Company.

Investments and financial instruments

The Company classifies its investments, including derivatives, based on both the Company's business model for managing those financial assets and the contractual cash flow characteristics of the financial assets. The portfolio of financial assets is managed and performance is evaluated on a fair value basis. The Company is primarily focused on fair value information and uses that information to assess the assets' performance and to make decisions.

NOTES TO THE FINANCIAL STATEMENTS

For the SIX month periods ended May 31, 2025 and 2024 (unaudited)

The Company has not taken the option to irrevocably designate any equity securities as fair value in other comprehensive income ("FVOCI"). Consequently, all investments, including derivatives are measured at fair value through profit or loss ("FVTPL").

The Company's obligations for net assets attributable to holders of redeemable Class A shares are presented at the annual redemption amount. All other financial assets and liabilities are recognized initially at fair value and subsequently measured at amortized cost, which approximates fair value.

The Company recognizes regular purchases and sales of financial instruments on the trade date, which is the date on which it commits to purchase or sell the instrument. Transaction costs, such as brokerage commissions, related to financial assets and financial liabilities at FVTPL are expensed as incurred and transaction costs related to financial instruments not at FVTPL are included in the carrying amounts thereof. A financial asset is derecognized when the rights to receive cash flows from the investment have expired or have been transferred and when the Company has transferred substantially all the risks and rewards of ownership of the asset. Dividends are recognized as income on the ex-dividend date. Realized gains and losses and unrealized appreciation and depreciation are determined on an average cost basis. The cost of investments is determined using the average cost method.

Written option premiums received by the Company are, so long as the options are outstanding, reflected as a liability, in the Statements of Financial Position and are valued at an amount equal to the current market value of an option that would have the effect of closing the position. Gains or losses realized upon expiration or exercise of the option are included in net realized gain (loss) on investments and derivatives in the Statements of Comprehensive Income/(Loss).

The Priority Equity shares rank prior to the Class A and Class B shares and are thus not subordinate to all other classes of puttable instruments and therefore, the shares have been classified as financial liabilities. These shares are carried at amortized cost. Amortization of premiums or discounts on the issuance of Priority Equity shares is included in the Statements of Comprehensive Income/(Loss).

The Class B shares are subordinate to the Priority Equity shares but rank prior to the Class A shares and are thus not subordinate to all other classes of puttable instruments and therefore, the shares have been classified as financial liabilities. These shares are carried at amortized cost.

The Class A shares may be retracted monthly, annually, or on the termination date of the Company. As a result, the shares contain multiple contractual obligations, and therefore, have been presented as financial liabilities.

The net asset value of the Company is determined in accordance with requirements of law, including National Instrument 81-106, Investment Fund Continuous Disclosure, and is used to process shareholder transactions. For financial reporting purposes, net assets of the Company is determined as the difference between the aggregate amount of the Company's assets and the aggregate amount of its liabilities, excluding Priority Equity shares and net assets attributable to holders of redeemable Class A shares ("Net Assets of the Company"). Priority Equity shares and Class A shares are issued on the basis that an equal number of Priority Equity shares and Class A shares (together, a "unit") will be issued and outstanding at all material times. At times when there is an unequal number of Class A and Priority Equity shares outstanding, a notional unit amount will be determined as the quotient of the total net asset value of the Company and the sum of the net asset value per share attributable to Class A shares and Priority Equity shares.

NOTES TO THE FINANCIAL STATEMENTS

For the SIX month periods ended May 31, 2025 and 2024 (unaudited)

Valuation of investments

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

The fair value of financial assets and liabilities that are not traded in an active market is determined using valuation techniques. The Company uses a variety of methods and makes assumptions that are based on market conditions existing at each reporting date. Valuation techniques include the use of comparable recent arm's length transactions, reference to other instruments that are substantially the same, discounted cash flow analysis, option pricing models and others commonly used by market participants and which make the maximum use of observable inputs. Refer to note 5 for further information about the Company's fair value measurements.

Cash

Cash is comprised of demand deposits with a financial institution.

Translation of foreign currencies

The Company's functional and presentation currency is Canadian dollars. The fair value of investments and other assets and liabilities in foreign currencies are translated into the Company's functional currency at the rates of exchange prevailing at each measurement date. Purchases and sales of investments, income and expenses are translated at the rates of exchange prevailing on the respective dates of such transactions.

Management fees and administration fees

Management fees and administration fees are accrued by the Company over time, as services are rendered by Quadravest. Refer to note 7 for further information about the calculation of management and administration fees of the Company.

Increase (decrease) in net assets attributable to holders per redeemable Class A share

Increase (decrease) in net assets attributable to holders per redeemable Class A share is based on the increase or decrease in net assets attributable to holders of redeemable Class A shares divided by the weighted average number of such shares outstanding during the period. Refer to note 8 for the calculation.

Taxation

The Company qualifies as a mutual fund corporation under the Income Tax Act (Canada) (the "Tax Act") and it is subject to income tax in each taxation year on the amount of its net income for the taxation year, including net realized taxable capital gains, if any, at the rate applicable to mutual fund corporations. The general income tax rules associated with

NOTES TO THE FINANCIAL STATEMENTS

FOR THE SIX MONTH PERIODS ENDED MAY 31, 2025 AND 2024 (UNAUDITED)

a public corporation also apply to a mutual fund corporation with the exception that taxes payable on net realized capital gains are refundable on a formula basis when its shares are redeemed or when it pays capital gains dividends out of its capital gains dividend account to its shareholders.

Interest and foreign income are taxed at normal corporate rates applicable to mutual fund corporations and can be reduced by permitted deductions for tax purposes.

All of the Company's expenses including management fees, administration fees and operating expenses will be taken into account in determining its overall tax liability.

As a mutual fund corporation, taxable dividends received from taxable Canadian corporations are subject to a Part IV tax of 38 1/3%. Such taxes are fully refundable upon payment of taxable dividends to its shareholders on a basis of \$1.15 for every \$3 of dividends paid. Any such tax paid is reported as an amount receivable until recovered through the payment to shareholders of dividends out of net investment income. All tax on net taxable realized capital gains is refundable when the gains are distributed to shareholders as capital gains dividends or through redemption of shares at the request of shareholders, while the Company qualifies as a mutual fund corporation. As a result of the capital gains refund mechanism and Part IV tax refunds, the Company recovers any Canadian income taxes paid in respect of its capital gains and taxable Canadian dividends. As a result, the Company has determined that it is in substance not taxable. Consequently, the tax benefit of capital and non-capital losses and other temporary differences have not been reflected in the Statements of Financial Position as deferred income tax assets or liabilities.

The Company has estimated accumulated non capital losses for tax purposes as at May 31, 2025 of \$6,283,603 (November 30, 2024-\$6,283,603) that are available to lower taxable income in future periods if required and expire after the scheduled termination date of the Company. The Company also has estimated accumulated capital losses for tax purposes of \$4,016,461 (November 30, 2024-\$4,021,544) which may be used to lower future capital gains if required and which do not expire.

4. Critical Accounting Estimates and Judgments

The preparation of these financial statements include estimates and assumptions by management based on past experiences, present conditions and expectations of future events. Where estimates were made, the reported amounts for assets, liabilities, income and expenses may differ from the amounts that would otherwise be reflected if the ultimate outcome of all uncertainties and future events were known at the time these financial statements were prepared. The Company's most significant estimates involve the measurement of investments and derivatives at fair value as described in note 5.

5. Management of Risk of Financial Instruments

The Company classifies fair value measurements within a hierarchy which gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities and lowest priority to unobservable inputs. The three levels of the fair value hierarchy are:

Level 1 - Quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can assess at the measurement date;

Level 2 - Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly; and

Level 3 - Inputs that are unobservable for the asset or liability.

NOTES TO THE FINANCIAL STATEMENTS

FOR THE SIX MONTH PERIODS ENDED MAY 31, 2025 AND 2024 (UNAUDITED)

The following table illustrates the classification of the Company's financial instruments within the fair value hierarchy as at May 31, 2025 and November 30, 2024:

Financial assets	and liabilities	at fair value	as at May 31, 2025

	Level 1	Level 2	Level 3	Total
Equities	\$63,136,722	-	-	\$63,136,722
Options	(\$116,100)	-	-	(\$116,100)
	\$63,020,622		-	\$63,020,622

Financial assets and liabilities at fair value as at November 30, 2024

	Level 1	Level 2	Level 3	Total
Equities	\$20,410,440	-	-	\$20,410,440
Options	(\$14,940)	-	-	(\$14,940)
	\$20,395,500		_	\$20,395,500

All fair value measurements above are recurring and fair values are classified as Level 1 when the related security or derivative is actively traded and a quoted price is available. There were no transfers or reclassifications between levels for the period ended May 31, 2025 or the year ended November 30, 2024.

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

Any sensitivity analysis presented below may differ from actual results and the difference could be material.

Market Price Risk

All securities investments present a risk of loss of capital.

The market price risk is affected by three main components: price risk, interest rate risk and foreign currency movements.

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).

The supplemental covered call writing program generates an additional stream of income to the portfolio which may also help mitigate against market price declines during periods in which a covered call option is written against a position in TD Bank.

The Company is exposed to other price risk from its investment in equity securities and written options. As at May 31, 2025, had the prices on the respective stock exchanges for these equity securities increased by 10%, with all other variables held constant, Net Assets of the Company would have increased by approximately \$5,989,000 (November 30, 2024–\$1,870,000). Similarly, had the prices on the respective stock exchanges for these equity securities decreased by 10%, with all other variables held constant, Net Assets of the Company would have decreased by approximately \$6,250,000 (November 30, 2024–\$2,033,000).

Notes to the Financial Statements

For the SIX month periods ended May 31, 2025 and 2024 (unaudited)

Interest rate risk

Interest rate risk is the risk that the fair value of interest bearing financial instruments will fluctuate due to changes in market interest rates. The majority of the Company's financial assets and liabilities are non interest bearing. As a result, the Company is not subject to significant amounts of risk due to fluctuations in the prevailing levels of market interest rates and considers interest rate risk insignificant as at May 31, 2025 and November 30, 2024.

Currency risk

Currency risk is the risk that financial instruments that are denominated in a currency other than the Canadian dollar, which is the Company's reporting currency, will fluctuate due to changes in exchange rates. All portfolio holdings and Net Assets of the Company are denominated in Canadian dollars and therefore there is no currency risk as at May 31, 2025 and November 30, 2024.

Other risks

Credit risk

Credit risk is the risk that a counterparty will be unable to pay amounts in full when due. All of the Company's transactions are in listed securities and options and are settled and paid for 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 purchase once the securities have been received by the broker. Cash is held with a reputable and regulated financial institution. As at May 31, 2025 and November 30, 2024, the Company did not have significant credit risk exposure.

Liquidity risk

Liquidity risk is the risk that the Company may not be able to settle or meet its obligations on time or at a reasonable price. The Company is exposed to liquidity risk primarily through its monthly and annual retractions of Class A shares and Priority Equity shares. The Company receives adequate notice for all retraction requests. The Company's portfolio is invested in TD Bank which is a highly liquid large capitalization stock that trades on the Toronto Stock Exchange ("TSX"). All Class A shares and Priority Equity shares outstanding are redeemable on a monthly and annual basis but are scheduled to be redeemed upon termination of the Company. As at May 31, 2025 and November 30, 2024, all other financial liabilities are payable within three months from the end of the period.

Concentration risk

The Company's only equity holding is concentrated in the common shares of TD Bank and as such will be exposed to the specific factors that affect this stock.

The Company's investment portfolio is concentrated in the following segments as at:

The company 5 investment portions is concentrated in the following segments as at:					
	May 31, 2025	November 30, 2024			
TD Bank common shares	95.1%	23.2%			
Call options written	-0.2%	0.0%			
Other assets less liabilities					
(excluding Priority Equity shares)	5.1%	76.8%			
	100%	100%			

NOTES TO THE FINANCIAL STATEMENTS

For the SIX month periods ended May 31, 2025 and 2024 (unaudited)

6. Redeemable Units

Priority Equity shares

The Company is authorized to issue an unlimited number of Priority Equity shares.

Priority Equity share transactions	May 31, 2025	May 31, 2024
Beginning of period	7,887,760	7,217,560
Issued during the period	1,207,600	130,400
Redeemed during the period	(4,409,514)	-
End of period	4,685,846	7,347,960

Priority Equity shares are entitled to cumulative monthly cash dividends of \$0.05833 per share, to yield 7.0% annually, based on the \$10 repayment amount (previously \$0.04375 per share, yielding 5.25% annually). All Priority Equity shares outstanding on the termination date will be redeemed by the Company on that date. The Priority Equity shares have been presented as liabilities in the financial statements.

Priority Equity shares trade under the symbol "XTD.PR.A" on the TSX. The trading price of Priority Equity shares on the TSX was \$10.50 as at May 31, 2025 (November 30, 2024-\$10.19). Priority Equity shares may be surrendered at any time for retraction at specified retraction amounts, but will be retracted only on the last business day of each month. Shareholders who concurrently retract a Priority Equity share and a Class A share in the month of December in each year will be entitled to receive an amount equal to the net asset value per unit calculated on the last business day of December. Priority Equity shares retracted in any other month will receive a retraction price based on a discounted specified retraction formula. Under the terms of a recirculation agreement, the Company may, but is not obligated to, require the recirculation agent to use its best efforts to find purchasers for any Priority Equity shares or Class A shares tendered for retraction.

The Priority Equity shares rank in priority to the Class A shares and Class B shares with respect to the payment of dividends. Priority Equity shares rank in priority to the Class A shares upon termination of the Company.

The Company may issue shares to the public from time to time, at the Company's discretion, under an at-the-market equity program (the "ATM Program"). Any Class A shares or Priority Equity shares sold in the ATM Program will be sold through the TSX or any other marketplace in Canada on which the Class A shares and Priority Equity shares are listed, quoted or otherwise traded at the prevailing market price at the time of sale.

During the period ended May 31, 2025, 1,207,600 Priority Equity shares were sold through the ATM Program at an average selling price of \$10.38 per Priority Equity share. Gross proceeds, net proceeds and commissions on the Priority Equity share sales were \$12,540,197, \$12,237,178 and \$303,019, respectively.

During the year ended November 30, 2024, 670,200 Priority Equity shares were sold through the ATM Program at an average selling price of \$10.02 per Priority Equity share. Gross proceeds, net proceeds and commissions on the Priority Equity share sales were \$6,718,566, \$6,621,073 and \$97,493, respectively.

NOTES TO THE FINANCIAL STATEMENTS

For the SIX month periods ended May 31, 2025 and 2024 (unaudited)

Class A shares and Class B shares

Authorized

An unlimited number of Class A shares 1,000 Class B shares

Class A share transactions	May 31, 2025	May 31, 2024
Beginning of period	7,763,560	7,156,460
Issued during the period	770,500	142,500
Redeemed during the period	(6,114)	-
Consolidated during the period	(3,878,773)	
End of period	4,649,173	7,298,960

Class A shares were originally issued at \$10.00 per share. Class A share distributions are targeted at \$0.05 per month per share, when the net asset value per unit exceeds \$12.50. All Class A shares outstanding on the termination date will be redeemed by the Company on that date. Class A shares trade under the symbol "XTD" on the TSX. The trading price of Class A shares on the TSX was \$4.17 as at May 31, 2025 (November 30, 2024-\$2.07). Class A shares may be surrendered at any time for retraction at specified retraction amounts, but will be retracted only on the last business day of each month. Shareholders who concurrently retract a Class A share and a Priority Equity share in the month of December in each year will be entitled to receive an amount equal to the net asset value per unit calculated on the last business day of December. Class A shares retracted in any other month will receive a retraction price based on a discounted specified retraction formula. Under the terms of a recirculation agreement, the Company may, but is not obligated to, require the recirculation agent to use its best efforts to find purchasers for any Priority Equity shares or Class A shares tendered for retraction. Gains or losses from the redemption of shares, if any, are recorded in gain (loss) on redemptions on the Statements of Comprehensive Income/(Loss). The Priority Equity shares rank in priority to the Class A shares with respect to the payment of dividends. Upon the termination of the Company, Class A shareholders will receive an amount equal to the net asset value per unit less \$10.00 (the repayment value of the Priority Equity shares). During the period ended May 31, 2025, 770,500 Class A shares were sold through the ATM Program at an average selling price of \$3.66 per Class A share. Gross proceeds, net proceeds and commissions on the Priority Equity share sales were \$2,823,019, \$2,754,012 and \$69,007, respectively.

During the year ended November 30, 2024, 607,100 Class A shares were sold through the ATM Program at an average selling price of \$2.35 per Class A share. Gross proceeds, net proceeds and commissions on the Priority Equity share sales were \$1,429,057, \$1,403,707 and \$25,350, respectively.

The holders of Class B shares are not entitled to receive dividends. The Class B shares are retractable at a price of \$1.00 per share. Class B shareholders are entitled to one vote per share. On May 29, 2007, the Company issued 1,000 Class B shares to TDb Split Corp. Holding Trust, for cash consideration of \$1,000.

7. Expenses

The Company is responsible for all expenses incurred in connection with the operation and administration of the Company, including, but not limited to, accounting and administration fees, custodian fees, transfer agent fees, legal and audit expenses, fees payable to the independent directors of the Company and the Company's independent review committee, regulatory filing

NOTES TO THE FINANCIAL STATEMENTS

FOR THE SIX MONTH PERIODS ENDED MAY 31, 2025 AND 2024 (UNAUDITED)

and stock exchange fees, costs of reporting to shareholders and costs and expenses arising as a result of complying with all applicable laws, regulations and policies.

Pursuant to the management agreement, Quadravest is entitled to an administration fee payable monthly in arrears at an annual rate of 0.10% of the net asset value of the Company, which includes the outstanding Priority Equity shares, calculated as at each month-end valuation date.

Pursuant to the terms of the investment management agreement, Quadravest is entitled to a base management fee payable in arrears at an annual rate equal to 0.55% of the net asset value of the Company, which includes the outstanding Priority Equity shares, calculated as at each month-end valuation date.

The monthly discount to net asset value of 2% applicable to the redemption of Priority Equity shares and Class A shares is payable to Quadravest. Redemption fees paid for the period ended May 31, 2025 were \$NIL (November 30, 2024-\$NIL).

Total management fees of \$193,387 (May 31, 2024-\$282,206) incurred during the period ended May 31, 2025 include the administration fee and base management fee. As at May 31, 2025, \$36,089 (November 30, 2024-\$46,619) was payable to the Manager with respect to the administration fee and investment management fee.

The brokerage commissions paid during the period ended May 31, 2025 by the Company for its portfolio transactions were \$19,350 (May 31, 2024-\$17,023). Brokerage commissions paid to certain brokers may, in addition to paying for the cost of brokerage services in respect of portfolio transactions, also provide for the cost of investment research services provided to the investment manager. The value of such research services included in commissions paid to brokers for the period ended May 31, 2025 amounted to \$936 (May 31, 2024-\$3,229).

8. Increase (decrease) in net assets attributable to holders per redeemable Class A share

The increase (decrease) in net assets attributable to holders per redeemable Class A share for the periods ended May 31, 2025 and 2024 is calculated as follows:

	May 31, 2025	May 31, 2024
Increase (decrease) in net assets attributable to holders of redeemable Class A shares	\$8,966,228	(\$5,553,900)
Weighted average Class A shares outstanding ⁽¹⁾	4,363,898	3,613,764
Increase (decrease) in net assets attributable to holders of redeemable Class A shares per share ⁽¹⁾	\$2.05	(\$1.54)

⁽¹⁾ Increase (decrease) in net assets attributable to holders of redeemable Class A shares per share and weighted average Class A shares outstanding for the period ended May 31, 2024, have been restated to reflect the impact of the consolidation of Class A shares on a 0.5 for 1 basis on December 12, 2024. See note 1 for further details. Previously these amount were reported as (\$0.77) and 7,227,527, respectively.

9. Distributions

Distributions per share were as follows:

	May 31, 2025	May 31, 2024
Priority Equity shares	\$0.35	\$0.2625
Class A shares	\$0.25	\$-

NOTES TO THE FINANCIAL STATEMENTS

For the SIX month periods ended May 31, 2025 and 2024 (unaudited)

10. Capital Management

The Company considers its capital to consist of Class A, Class B and Priority Equity shares.

The Company's objectives in managing its capital are:

- i) to provide holders of Priority Equity shares with fixed cumulative preferential monthly cash dividends in an amount of \$0.05833 per share, to yield 7.0% annually, based on the \$10 repayment amount (previously \$0.04375 per share, yielding 5.25% annually) and to pay holders the Priority Equity share repayment amount of \$10 per share on the termination date; and
- ii) to provide holders of Class A shares with regular monthly cash distribution targeted to be \$0.05 per Class A share when the net asset value per unit exceeds \$12.50 and to permit such holders to participate in all growth in the net asset value of the Company above \$10.00 per unit.

In order to manage its capital structure, the Company may adjust the amount of dividends paid to shareholders or return capital to shareholders.

11. Reconciliation of net asset value per Class A share to net assets attributable to holders per redeemable Class A share

As at May 31, 2025 and November 30, 2024, there were no differences between net asset value per Class A share used for transactional purposes and net assets attributable to holders per redeemable Class A share for financial reporting purposes.

12. New IFRS Accounting Standard

In April 2024, the International Accounting Standards Board issued IFRS 18, "Presentation and Disclosure in Financial Statements", which replaces IAS 1, "Presentation of Financial Statements", and aims to improve the quality of financial reporting. IFRS 18 introduces requirements to present new defined categories and subtotals in the statement of comprehensive income (loss), adopt a structured approach to summarizing expenses (such as by nature or by function), and include a dedicated note disclosing management-defined performance measures used outside the financial statements. It also provides enhanced guidance on the aggregation and disaggregation of information within both the primary financial statements and the notes. This standard is effective for annual periods beginning on or after January 1, 2027, with early adoption permitted. The Company is currently assessing the impact of these new requirements.

QUADRAVEST CAPITAL MANAGEMENT INC.

Quadravest Capital Management Inc. was formed in 1997 and is focused on the creation and management of enhanced yield products for retail investors. The investment strategy combines fundamental based equity investing with covered call writing. Guided by four key principles, Quadravest sets attainable investment objectives that allow the team to stay focused on a long-term investment strategy.

The four principles – innovation in financial products, discipline in investment management, solid results for investors, and excellence in client service – form the foundation of Quadravest. Each member of the firm's tight-knit team is committed to upholding these principles, ensuring a coherence and dedication that is unique to the Company.

Quadravest has raised over \$2.5 billion in initial public offerings.

BOARD OF DIRECTORS

Wayne Finch,
Director, President, Chief Executive
and Chief Investment Officer,
Quadravest Capital Management Inc.

Laura Johnson, Chief Investment Strategist and Portfolio Manager, Quadravest Capital Management Inc.

John Steep, President, S. Factor Consulting Inc. Peter Cruickshank, Director, Quadravest Capital Management Inc.

Michael W. Sharp, Retired Partner, Blake, Cassels & Graydon LLP

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