

# Automotive Properties Real Estate Investment Trust Unaudited Condensed Consolidated Interim Financial Statements

For the period ended September 30, 2025

# **Automotive Properties REIT**Condensed Consolidated Interim Balance Sheets (Unaudited)

	Γ	As at	As at
(in thousands of Canadian dollars)	Note	September 30, 2025	December 31, 2024
ASSETS			
		***	000
Cash and cash equivalents	_	\$636	336
Accounts receivable and other assets Interest rate swaps and foreign exchange forward	5	1,992	1,454
contracts	6	-	1,579
Investment properties	4	1,325,019	1,187,364
Total assets		\$1,327,647	\$1,190,733
LIABILITIES AND UNITHOLDERS' EQUITY			
Liabilities:			
Accounts payable and accrued liabilities	7	\$14,364	\$16,321
Credit facilities and mortgages payable	6	623,077	499,068
Interest rate swaps and foreign exchange forward contracts	6	3,162	_
Unit-based compensation	10	14,374	11,942
Class B LP Units	9	9,450	-
Clade D El Cline		0,100	
Total liabilities		664,427	527,331
		., .21	5,561
Unitholders' equity		663,220	663,402
Total liabilities and unitholders' equity		\$1,327,647	\$1,190,733
rotal habilities and unfallouers equity		Ψ1,521,041	ψ1,130,733

See accompanying notes to the unaudited condensed consolidated interim financial statements.

Approved on behalf of the Board of Trustees

"Julie Morin"

"John Morrison"

Julie Morin

**John Morrison** 

Trustee, Audit Committee Chair

Trustee, Lead Independent

# Automotive Properties REIT Condensed Consolidated Interim Statements of Income and Comprehensive Income (Unaudited)

			nths ended otember 30,	_	onths ended eptember 30,
(in thousands of Canadian dollars)	Note	2025	2024	2025	2024
Net Property Income					
Rental revenue from investment properties and investment properties held for sale	11	\$25,397	\$23,533	\$73,900	\$70,461
Property costs	11	(4,261)	(3,636)	(11,694)	(10,897)
Net Operating Income		\$21,136	\$19,897	\$62,206	\$59,564
Other Income (Expenses)					
General and administrative expenses		\$(1,690)	\$(1,402)	\$(4,827)	\$(4,184)
Interest expense and other financing charges		(6,468)	(6,497)	(18,823)	(19,156)
Fair value adjustment on interest rate swaps and foreign exchange forward contracts	6	(1,881)	(12,485)	(4,741)	(9,763)
Distribution expense on Class B LP Units	8	(57)	-	(57)	(3,125)
Fair value adjustment on Class B LP Units and Unit-based compensation	9, 10	237	(2,821)	(527)	7,514
Fair value adjustment on investment properties and investment properties held for sale	4	(2,319)	5,074	(3,575)	29,105
Net Income		\$8,958	\$1,766	\$29,656	\$59,955
Exchange gain (loss) arising on translation of foreign operations		\$1,459	-	(\$358)	-
Net Income and Other Comprehensive Income		\$10,417	\$1,766	\$29,298	\$59,955

See accompanying notes to the unaudited condensed consolidated interim financial statements.

# Automotive Properties REIT Condensed Consolidated Interim Statements of Changes in Unitholders' Equity (Unaudited)

For the nine months ended September 30, 2025 (in thousands of Canadian dollars)

	Note	Trust Units	Cumulative Net Income	Cumulative Distributions to Unitholders	Accumulated Other Comprehensive Income	Total
Unitholders' Equity at December 31, 2024		\$496,419	\$391,878	\$(224,895)	-	\$663,402
Units issued, net of costs	9	281	-	-	-	281
Net Income		-	29,656	-	-	29,656
Distributions Exchange loss arising on translation of	8	-	-	(29,761)	-	(29,761)
foreign operations		-	-	-	(358)	(358)
Unitholders' Equity at September 30, 2025		\$496,700	\$421,534	\$(254,656)	\$(358)	663,220

For the nine months ended September 30, 2024 (in thousands of Canadian dollars)

	Note	Trust Units	Cumulative Net Income	Cumulative Distributions to Unitholders	Total
Unitholders' Equity at December 31, 2023		\$404,708	\$319,877	\$(184,591)	539,994
Issuance of Units	9	91,711	-	-	91,711
Net Income		-	59,955	-	59,955
Distributions Unitholders' Equity at September 30,	8	<u>-</u>		(26,460)	(26,460)
2024		\$496,419	\$379,832	\$(211,051)	665,200

See accompanying notes to the unaudited condensed consolidated interim financial statements.

4

# **Automotive Properties REIT Condensed Consolidated Interim Statements of Cash Flow (Unaudited)**

			nths ended otember 30,		nths ended otember 30,
(in thousands of Canadian dollars)	Note	2025	2024	2025	2024
OPERATING ACTIVITIES					
Net income		\$8,958	\$1,766	\$29,656	\$59,955
Straight-line rent		(78)	(131)	(297)	(582)
Non-cash compensation expense		557	(213)	1,709	1,076
Fair value adjustment on interest rate swaps and foreign					
exchange forward contracts		1,881	12,485	4,741	9,763
Distribution expense on Class B LP Units		57	-	57	3,125
Fair value adjustment on Class B LP Units and Unit-based					
compensation		(237)	2,821	527	(7,514)
Fair value adjustment on investment properties and					
investment properties held for sale		2,319	(5,074)	3,575	(29,105)
Interest expense and other charges		6,170	6,262	17,951	18,520
Financing fees		298	235	872	636
Amortization of other assets		6	36	20	108
Change in non-cash operating accounts	16	(899)	403	(1,548)	1,047
Cash Flow from operating activities		19,032	18,590	57,263	57,029
INVESTING ACTIVITIES Acquisitions of investment properties Cash Flow used in investing activities	3	(84,060) (84,060)	<u>-</u>	(128,124)	
Cash Flow used in investing activities		(04,060)		(128,124)	
FINANCING ACTIVITIES					
Net Proceeds from Credit Facilities and Mortgages		88,100	4,300	143,400	11,100
Principal repayment on Credit Facilities and Mortgages		(6,387)	(6,118)	(18,994)	(19,010)
Interest paid		(6,158)	(6,290)	(17,887)	(18,604)
Financing fees paid		(445)	(533)	`(1,333)	(677)
Repayments on lease liabilities		(121)	(121)	(363)	(350)
Distributions to REIT unitholders and Class B LP		. ,	, ,	` ,	, ,
unitholders	8	(9,946)	(9,865)	(33,662)	(29,585)
Cash Flow from (used in) financing activities		65,043	(18,627)	71,161	(57,126)
Net increase (decrease) in cash and cash equivalents					
during the period		15	(35)	300	(97)
Cash and cash equivalents, beginning of period		621	238	336	298
Cash and cash equivalents, end of period		\$636	\$201	\$636	\$201
Supplemental cash flow information		<del></del>	7-0:	<del></del>	<del></del>

\$10,000

\$-

\$10,000

See accompanying notes to the unaudited condensed consolidated interim financial statements.

Issuance of Units on acquisition of investment property (Note 3)

# **Notes to the Condensed Consolidated Interim Financial Statements**

For the nine months ended September 30, 2025 and 2024 (in thousands of Canadian dollars, except Unit and per Unit amounts)

#### 1. NATURE OF OPERATIONS

Automotive Properties Real Estate Investment Trust (the "REIT") is an internally managed, unincorporated, openended real estate investment trust existing pursuant to a declaration of trust dated June 1, 2015, as amended and restated on July 22, 2015 (the "Declaration of Trust") under, and governed by, the laws of the Province of Ontario. The REIT was formed to own primarily income-producing automotive dealership properties located in Canada and the United States. The principal, registered and head office of the REIT is located at 133 King Street East, Suite 300, Toronto, Ontario M5C 1G6. The REIT's trust units ("Units") are listed on the Toronto Stock Exchange and are traded under the symbol "APR.UN".

893353 Alberta Inc. ("Dilawri") is a privately held corporation, which, together with certain of its affiliates, held an approximate 30.7% effective interest in the REIT on a fully diluted basis as at September 30, 2025 (December 31, 2024 – 31.3%), through the ownership, direction or control of 15,748,507 Units. On June 21, 2024, Dilawri converted all 9,327,487 outstanding Class B limited partnership units ("Class B LP Units") of Automotive Properties Limited Partnership, the REIT's operating subsidiary (the "Partnership"), held directly or indirectly by Dilawri, into an equal number of Units. Dilawri and its affiliates, other than its shareholders and controlling persons, are referred to herein as the "Dilawri Group".

As at September 30, 2025, the total number of issued and outstanding Units and Class B LP Units was 49,117,113 and 833,333, respectively. The Class B LP Units are economically equivalent to Units and are exchangeable generally on a one-for-one basis for Units (see Notes 9 and 17).

The REIT commenced operations on July 22, 2015 following completion of an initial public offering of Units (the "IPO"). In connection with the completion of the IPO, the REIT indirectly acquired a portfolio of 26 commercial properties from certain members of the Dilawri Group (the "Initial Properties") and leased the Initial Properties to the applicable member of the Dilawri Group (collectively and including members of the Dilawri Group that became tenants at a REIT property after the IPO, the "Dilawri Tenants").

As at September 30, 2025, the REIT owned a portfolio of 87 income-producing commercial properties. The properties are located in metropolitan areas in Canada across British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, and Québec and in the United States in the states of Florida and Ohio, totaling approximately 3.2 million square feet of gross leasable area ("GLA") on approximately 294 acres of land. The Dilawri Tenants are the REIT's major tenant, occupying 37 of the REIT's income-producing commercial properties and jointly occupying one of the REIT's 87 income-producing commercial properties as at September 30, 2025. See Note 17.

The subsidiaries of the REIT included in the REIT's consolidated financial statements include the Partnership, Automotive Properties REIT GP Inc., Automotive Properties US Holdco Inc., APR Britton Parkway Limited Partnership, APR Dale Mabry Limited Partnership and APR Shader Road Limited Partnership.

#### 2. MATERIAL ACCOUNTING POLICY INFORMATION

#### (a) Statement of Compliance

The unaudited condensed consolidated interim financial statements of the REIT are prepared in accordance with International Accounting Standard ("IAS") 34 — Interim Financial Reporting, as issued by the International Accounting Standards Board ("IASB"). These unaudited condensed consolidated interim financial statements should be read in conjunction with the REIT's audited annual consolidated financial statements as at and for the year ended December 31, 2024 and the accompanying notes thereto. These unaudited condensed consolidated interim financial statements do not include all the information required for full financial statements prepared in accordance with IFRS Accounting Standards ("IFRS").

These unaudited condensed consolidated interim financial statements were authorized for issuance by the Board of Trustees of the REIT (the "Board") on November 13, 2025.

#### (b) Basis of Presentation

The unaudited condensed consolidated interim financial statements of the REIT have been prepared using the historical cost basis except for the following items that were measured at fair value:

investment properties and investment properties held for sale as described in Note 4;

- interest rate swaps and foreign exchange forward contracts as described in Note 6;
- Class B LP Units which are exchangeable for Units at the option of the holder as described in Note 9; and
- Deferred Units ("DUs"), Income Deferred Units ("IDUs"), Restricted Deferred Units ("RDUs") and Performance Deferred Units ("PDUs", and together with DUs, IDUs and RDUs, "Unit-based compensation") which are exchangeable for Units in accordance with their terms as described in Note 10.

The unaudited condensed consolidated interim financial statements are presented in Canadian dollars, the REIT's functional and reporting currency. Other Comprehensive Income includes the net foreign exchange impact of the REIT's US properties, which has a USD functional currency.

# (c) Basis of Consolidation

The unaudited condensed consolidated interim financial statements include the accounts of the REIT and the other entities including the newly created US entities, that the REIT controls in accordance with IFRS 10 — Consolidated Financial Statements. Control requires exposure or rights to variable returns and the ability to affect those returns through power over an investee. All intercompany transactions and balances have been eliminated on consolidation.

On June 2, 2023, the REIT entered into a 50/50 joint arrangement (the "Joint Arrangement") with StorageVault Canada Inc. ("StorageVault") to jointly acquire an automotive dealership property located in Brossard, Québec, from a third party vendor. The Joint Arrangement is accounted for in accordance with IFRS 11 — *Joint arrangements* ("IFRS 11"). Under IFRS 11, the Joint Arrangement is considered to be joint operations. The accounting treatment for joint operations requires each venturer to recognize its share of assets, liabilities, revenues, and expenses related to the joint operation in proportion to their respective interest therein.

# (d) Accounting policies

The accounting policies applied by the REIT in these unaudited condensed consolidated interim financial statements are the same as those applied by the REIT in its audited consolidated financial statements as at and for the year ended December 31, 2024.

# (e) Critical accounting judgements and estimates

The REIT will continue to review its discounted cash flow projections, changes in capitalization rates and the impact on the fair value of its investment properties and investment properties held for sale. Valuation inputs and assumptions relating to rental income, rent collection, reserves and discount rates may change over time.

# 3. ACQUISITIONS AND DISPOSITIONS

During the nine-month period ended September 30, 2025, the REIT completed the following acquisitions:

Property	Location	Date of Acquisition	Total Investment Properties (1)
Columbus Tesla <sup>(i)</sup>	Dublin, OH	March 11, 2025	\$26,679
Tampa Rivian <sup>(ii)</sup>	Tampa, FL	April 11, 2025	\$18,639
Orlando Rivian <sup>(iii)</sup>	Orlando, FL	September 18, 2025	\$23,742
GM Île -Perrot (iv)	Pincourt, QC	September 25, 2025	\$15,072
Île -Perrot Toyota (iv)	Pincourt, QC	September 25, 2025	\$13,502
Mazda 2-20 (iv)	Pincourt, QC	September 25, 2025	\$14,022
Hyundai Île -Perrot (iv)	Pincourt, QC	September 25, 2025	\$8,012
Body Shop CCIP (iv)	Pincourt, QC	September 25, 2025	\$4,692
Ford Île -Perrot (iv)	Pincourt, QC	September 25, 2025	\$17,351
Total Acquisitions			\$141,711
(1) Includes acquisition costs	•		

<sup>(1)</sup> Includes acquisition costs.

- (i) On March 11, 2025, the REIT acquired the real estate underlying a Tesla collision center property ("Columbus Tesla") located in Dublin, Ohio, United States, a suburb of Columbus, for a purchase price of US\$17,800 plus acquisition costs of US\$846, translated to a total of C\$26,679. Columbus Tesla is under lease with Tesla and consists of approximately 94,000 square feet of GLA on 6.3 acres of land. The REIT funded the purchase price of Columbus Tesla primarily by drawing on its revolving credit facilities.
- (ii) On April 11, 2025, the REIT acquired the real estate underlying an automotive dealership property located in Tampa Bay, Florida, United States ("Tampa Rivian") for a purchase price of US\$13,075 plus acquisition costs of US\$345, translated to a total of C\$18,639. Tampa Rivian is under lease with Rivian and consists of approximately

- 25,000 square feet of GLA on 2.7 acres of land. The REIT funded the purchase price of Tampa Rivian primarily by drawing on its revolving credit facilities.
- (iii) On September 18, 2025, the REIT acquired the real estate underlying an automotive dealership property located in Orlando, Florida, United States ("Orlando Rivian") for a purchase price of US\$16,800 plus acquisition costs of US\$405, translated to a total of C\$23,742. Orlando Rivian is under lease with Rivian and consists of approximately 34,938 square feet of GLA on 6.4 acres of land. The REIT funded the purchase price of Orlando Rivian primarily by drawing on its revolving credit facilities.
- (iv) On September 25, 2025, the REIT acquired a portfolio of five automotive dealership properties and one collision centre property located in Île-Perrot, Québec (GM Île-Perrot, Île-Perrot Toyota, Mazda 2-20, Hyundai Île-Perrot, Ford Île-Perrot and a body shop) (collectively, the "Île-Perrot Properties") for an aggregate purchase price of \$70,479, plus acquisition costs of \$2,171. The Île-Perrot Properties consist of an aggregate of approximately 177,932 square feet of GLA situated on approximately 24.0 acres of land and are indemnified by Groupe AutoForce Inc. The REIT funded the acquisition of the Île-Perrot Properties through the issuance by the Partnership of 833,333 Class B LP Units and by drawing on its existing credit facilities.

During the year ended December 31, 2024, the REIT completed the following acquisitions:

Property	Location	Date of Acquisition	Total Investment Properties (1)
Strongco (Nors) (i)	Boucherville, QC	November 25, 2024	\$14,530
Brandt Tractor <sup>(i)</sup>	Brossard, QC	November 25, 2024	\$11,879
McNaught Expansion (iii)	Winnipeg, MB	October 15, 2024	\$7,100
Total Acquisitions			\$33,509

- (1) Includes acquisition costs.
- (i) On November 25, 2024, the REIT acquired two heavy construction equipment dealership properties located in the Greater Montreal Area (the "Greater Montreal Properties") for a purchase price of \$25,350, plus acquisition costs of \$1,059. The Greater Montreal Properties consist of (i) a 31,000 square-foot Brandt Tractor Ltd. facility with a John Deere heavy construction equipment dealership that is situated on 6.6 acres of land located in Brossard, Québec, and (ii) a 28,611 square-foot Strongco (Nors) heavy construction equipment dealership (Volvo and other equipment brands) that is situated on 5.1 acres of land located in Boucherville, Québec. The REIT funded the purchase price of the Greater Montreal Properties with cash on hand and by drawing on its revolving credit facilities.
- (ii) On October 15, 2024, the REIT funded the dealership facility expansion at its McNaught Cadillac Buick GMC dealership property located in Winnipeg, Manitoba (the "McNaught Expansion"). The McNaught Expansion added a new Cadillac building of approximately 13,681 square feet of GLA at an investment of approximately \$7,100, resulting in an annual rent increase. The tenant has exercised an early lease renewal and extended the duration of the existing lease term to 2043. The REIT funded the McNaught Expansion with cash on hand.

During the year ended December 31, 2024, the REIT completed the following disposition:

Property	Location	Date of Disposition	Total Investment Properties (1)
Kennedy Lands <sup>(i)</sup>	Markham, ON	October 1, 2024	\$53,800
Total Dispositions			\$53,800

<sup>(1)</sup> Net of disposition costs.

(i) On October 1, 2024, the REIT completed the sale of the automotive dealership property located at 8210 and 8220 Kennedy Road and 7 and 13/15 Main Street, in Markham, Ontario (collectively, the "Kennedy Lands") to a member of the Dilawri Group for gross proceeds of \$54,000, less disposition costs of \$200.

# 4. INVESTMENT PROPERTIES AND INVESTMENT PROPERTIES HELD FOR SALE

	Income producing properties	Right-of-use assets	September 30, 2025	December 31, 2024
Balance, beginning of period	\$1,184,572	\$2,792	\$1,187,364	1,179,315
Acquisitions (1)	141,711	-	141,711	33,509
Disposition (2)	-	-	-	(53,800)
Fair value adjustment on investment properties	(3,362)	(213)	(3,575)	27,664
Straight-line rent	297	_	297	676
Foreign currency translation	(778)	-	(778)	
Balance, end of period	\$1,322,440	\$2,579	\$1,325,019	\$1,187,364

- (1) Includes acquisition costs of \$4,433 (December 31, 2024 \$1,059)
- (2) Includes disposition costs of nil (December 31, 2024 \$200)

# **Valuation of Investment Properties**

The REIT valued the investment properties using a discounted cash flow approach whereby a current discount rate was applied to the projected net operating income that a property can reasonably be expected to produce in the future. Property under development is measured using both a comparable sales method and a discounted cash flow method, net of costs to complete. The REIT's valuation inputs are supported by quarterly market reports from an independent appraiser. For the three and nine months ended September 30, 2025, the REIT adjusted the discount rates for properties across all markets to reflect current market conditions.

The overall capitalization rate applicable to the REIT's entire portfolio increased to 6.74% as at September 30, 2025 (December 31, 2024 – 6.69%). The following table highlights the significant valuation inputs used in determining the fair value of the REIT's income producing properties:

# **Significant Valuation Inputs**

	September	· 30, 2025	December	31, 2024
Total Income Producing Properties	Range	Weighted average	Range	Weighted average
Discount rate	5.30% - 11.50%	7.58%	5.25% - 11.45%	7.53%
Terminal capitalization rate	5.05% - 10.70%	7.25%	5.00% - 11.20%	7.16%

A 25 basis point decrease or increase in capitalization rates or discount rates would result in an increase or decrease in the fair value of the investment properties of approximately \$50,900 or \$(47,300), respectively, as of September 30, 2025. A 50 basis point decrease or increase in capitalization rates or discount rates would result in an increase or decrease in the fair value of the investment properties of \$105,900 or \$(91,300), respectively, as of September 30, 2025.

# **Rental Commitments**

Minimum rental commitments on non-cancellable tenant operating leases are as follows:

Within 1 year	\$87,290
After 1 year, but not more than 5 years	336,239
More than 5 years	430,760
<del>-</del>	\$854,289

#### 5. ACCOUNTS RECEIVABLE AND OTHER ASSETS

As at	September 30, 2025	December 31, 2024
Prepaid indemnity fee (1)	\$178	\$218
Right-of-use assets, net of depreciation	40	47
Prepaid and other receivables	1,774	1,189
	\$1,992	\$1,454

<sup>(1)</sup> See Note 15 – Related Party Transactions.

#### 6. CREDIT FACILITIES AND MORTGAGES PAYABLE

# (a) Credit facilities and mortgages payable consist of:

As at	September 30, 2025	December 31, 2024
Facility 1 <sup>(i)</sup>	\$248,283	\$237,117
Facility 2 <sup>(ii)</sup>	123,476	76,820
Facility 3 <sup>(iii)</sup>	221,447	153,821
Mortgages <sup>(iv)</sup>	32,897	33,874
Total	626,103	501,632
Financing fees <sup>(v)</sup>	(3,026)	(2,564)
	\$623,077	\$499,068_

# (i) Facility 1 includes:

A non-revolving loan in the amount of \$227,683 (December 31, 2024 – \$236,517) bearing interest at the Canadian Overnight Repo Rate Average ("CORRA") rate plus 150 basis points ("bps") or the Canadian Prime rate ("Prime") plus 25 bps, maturing in June 2027. The principal is repayable in equal quarterly payments based on a 25-year amortization. On February 6, 2025, the REIT entered into a floating-to-fixed interest rate swap within Facility 1 in the amount of \$7,000 for a term of nine years at an interest rate of 4.46% and also entered into a floating-to-fixed interest rate swap in the amount of \$8,000 for a term of eight years at an interest rate of 4.56%. In March 2025, the REIT renewed a \$10,000 floating-to-fixed interest rate swap for a term of nine years at an interest rate of 4.53%. On April 16, 2025, with an effective date of March 31, 2025, the REIT renewed a \$8,681 floating-to-fixed interest rate swap for a term of nine years at an interest rate of 4.50%. In September 2025, the REIT renewed a \$10,000 floating-to-fixed interest rate swap for a term of eight years at an interest rate of 4.60%. The REIT entered into floating-to-fixed interest rate swaps, with remaining terms of 0.2 to 8.4 years as at September 30, 2025, which resulted in a weighted average effective interest rate of 4.63% (December 31, 2024 – 4.57%).

A revolving credit facility in the amount of \$30,000 bearing interest at Prime plus 25 bps or CORRA rate plus 150 bps, maturing in June 2027, of which \$20,600 was drawn as at September 30, 2025 (December 31, 2024 – \$600).

# (ii) Facility 2 includes:

A non-revolving loan in the amount of \$114,476 (December 31, 2024 - \$76,820) bearing interest at the CORRA rate plus 150 bps or Prime plus 25 bps, maturing in March 2029. The principal is repayable in monthly blended payments based on a 25-year amortization. On July 4, 2025, the REIT renewed a \$9,287 floating to fixed interest rate swap within Facility 2 for a term of five years at an interest rate of 4.58%. In September 2025, the REIT increased the amount of the non-revolving portion of Facility 2 by \$40,000. The REIT entered into floating-to-fixed interest rate swaps with remaining terms of 0.8 to 5.2 years as at September 30, 2025, which resulted in a weighted average effective interest rate of 4.21% (December 31, 2024 - 3.90%). See Note 17.

A revolving credit facility in the amount of \$20,000 bearing interest at Prime plus 25 bps or CORRA rate plus 150 bps, maturing in March 2029, of which \$9,000 was drawn as at September 30, 2025 (December 31, 2024 – \$nil).

# (iii) Facility 3 includes:

A non-revolving loan in the amount of \$182,047 (December 31, 2024 – \$153,821) bearing interest at the CORRA rate plus 150 bps or Prime plus 50 bps, maturing in March 2028. On March 31, 2025, the maturity date was extended from June 2026 to March 2028. The principal is repayable in monthly blended payments based on a 20 year amortization. In June 2025, the REIT increased the amount of the non-revolving portion of Facility 3 by \$35,000. On July 2, 2025, with an effective date of June 30, 2025, the REIT renewed a \$9,875 floating-to-fixed interest rate swap for a term of six years at an interest rate of 4.58%. The REIT entered into floating-to-fixed interest rate swaps with remaining terms of 0.3 to 7.3 years as at September 30, 2025, which resulted in a weighted average effective interest rate of 4.35% (December 31, 2024 – 4.33%). See Note 17.

A revolving credit facility in the amount of \$40,000 bearing interest at Prime plus 25 bps or the CORRA rate plus 150 bps, maturing in March 2028, of which \$39,400 was drawn as at September 30, 2025 (December 31, 2024 – \$nil).

#### (iv) Mortgages:

The REIT has entered into certain mortgages with Canadian Schedule 1 banks and a life insurance company that have interest rates that range from 2.21% to 5.73% and have maturity dates that range from March 2027 to April 2031 (the "Mortgages"). As at September 30, 2025, the weighted average interest rate of the Mortgages was 3.90% (December 31, 2024 - 3.89%).

(v) During the nine-month period ended September 30, 2025, the REIT incurred financing fees of \$1,333 (September 30, 2024 – \$693). The amounts are accounted for using the effective interest method, and \$3,026 remains unamortized at September 30, 2025 (December 31, 2024 – \$2,564).

The credit facilities described above (the "Credit Facilities") and the Mortgages are secured by the REIT's investment properties. As of September 30, 2025, the REIT had ten unencumbered properties with an aggregate fair value of approximately \$153,830 (December 31, 2024 – three unencumbered properties with an aggregate fair value of approximately \$43,840).

# Principal repayments are as follows:

2025	\$6,753
2026	27,050
2027	259,453
2028	216,456
Thereafter	116,391
Total	\$626,103

# (b) Interest Rate Swaps and Foreign Exchange Forward Contracts

The REIT entered into interest rate derivative contracts to limit its exposure to fluctuations in the interest rates payable on variable rate financings for Facility 1, Facility 2, and Facility 3. Gains or losses arising from changes in the fair value of the interest rate derivative contracts are recognized in the unaudited condensed consolidated interim statements of income and comprehensive income (terms described in Note 6(a)(i), (ii) and (iii) above).

As at September 30, 2025, the notional principal amount of the interest rate swaps was \$447,997 (December 31, 2024 –\$431,064) and the fair value adjustment of the interest rate swaps was \$(1,881) for the three months ended September 30, 2025 and the fair value adjustment of the interest rate swaps was \$(4,250) and \$(491), totaling \$(4,741) for the nine months ended September 30, 2025, compared to the fair value adjustment of the interest rate swaps of \$(12,485) and \$(9,763) for the three-and nine-month periods ended September 30, 2024, respectively.

As at September 30, 2025, the net liability balance of interest rate swaps in the aggregate amount of (\$3,162) was comprised of an asset balance of \$446, offset by a liability balance of (\$3,608) related to interest rate swaps (December 31, 2024 – the net asset balance of interest rate swaps and foreign exchange forward contracts in the aggregate amount of \$1,579 was comprised of an asset balance of \$1,882 in respect of interest rate swaps and an asset balance of \$491 in respect of the foreign exchange forward contracts, partially offset by a liability of \$794 related to interest rate swaps). There are no foreign exchange forward contracts as at September 30, 2025.

# 7. ACCOUNTS PAYABLE AND ACCRUED LIABILITIES

Accounts payable and accrued liabilities consist of:

As at	September 30, 2025	December 31, 2024
Accounts payable and accrued liabilities	<b>\$7,490</b> <sup>(1)</sup>	\$5,199
Accrued interest	521	689
Distributions payable (Note 8)	3,422	7,265
Lease liabilities	2,931	3,168
	\$14,364	\$16,321

<sup>(1)</sup> Includes \$550 accrual which is related to the issuance of Class B LP Units (See Note 9).

As at September 30, 2025, the REIT, as lessee, is committed under long term land and other leases that are classified as a liability to make lease payments with minimum annual rental commitments as follows (not including imputed interest costs):

Within 1 year	\$323
After 1 year, but not more than 5 years	1,242
More than 5 years	1,366
Total	\$2,931

#### 8. DISTRIBUTIONS

	Three months	s ended Sept 2025	ember 30,	Three mor	nths ended Se 30, 2024	ptember
		Class B			Class B	
	Units	LP Units	Total	Units	LP Units	Total
Paid in Cash	\$9,946	-	\$9,946	\$9,865	-	\$9,865
Declared	10,020	57	10,077	9,865	-	9,865
Payable as at period end	3,365	57	3,422	3,290	-	3,290

	Nine months ended September 30, 2025		Nine month	s ended Sep 2024	tember 30,	
		Class B			Class B	
	Units	LP Units	Total	Units	LP Units	Total
Paid in Cash <sup>(1)</sup>	\$33,662	-	\$33,662	\$26,460	\$3,125	\$29,585
Declared	29,760	57	29,817	26,460	3,125	29,585
Payable as at period end	3,365	57	3,422	3,290	-	3,290

<sup>(1)</sup> On December 16, 2024, the REIT declared a special distribution to Unitholders for total cash value of \$3,976 paid on January 6, 2025.

# 9. UNITHOLDERS' EQUITY AND CLASS B LP UNITS

#### **Units**

The REIT is authorized to issue an unlimited number of Units.

Each Unit is transferable and represents an equal, undivided beneficial interest in the REIT and any distributions from the REIT, whether of net income, net realized capital gains (other than such gains allocated and distributed to redeeming Unitholders) or other amounts and, in the event of the termination or winding-up of the REIT, in the net assets of the REIT remaining after satisfaction of all liabilities. All Units rank equally among themselves without

discrimination, preference or priority and entitle the holder thereof to receive notice of, to attend and to one vote at all meetings of Unitholders and holders of Special Voting Units or in respect of any written resolution thereof.

Unitholders are entitled to receive distributions from the REIT (whether of net income, net realized capital gains or other amounts) if, as and when declared by the Board. Upon the termination or winding-up of the REIT, Unitholders will participate equally with respect to the distribution of the remaining assets of the REIT after payment of all liabilities. Such distribution may be made in cash, as a distribution in kind, or both, all as the Board in its sole discretion may determine.

Units have no associated conversion or retraction rights. No person is entitled, as a matter of right, to any pre-emptive right to subscribe for or acquire any Unit, except for Dilawri as set out in the Exchange Agreement entered into on closing of the IPO between the REIT and certain members of the Dilawri Group, pursuant to which such members of the Dilawri Group have been granted, among other things, certain rights to participate in future offerings of the REIT.

On March 17, 2025, 55,750 DUs and IDUs were exchanged for Units, of which 28,779 Units were subsequently surrendered and cancelled in order to fulfill tax payment obligations in accordance with applicable tax regulations.

#### **Class B LP Units**

In conjunction with the IPO, and as partial consideration for the Initial Properties, the REIT, through the Partnership, issued Class B LP Units to certain members of the Dilawri Group. Each Class B LP Unit is exchangeable at the option of the holder for one Unit (subject to certain anti-dilution adjustments), is accompanied by a Special Voting Unit (which provides the holder with that number of votes at any meeting of Unitholders to which a holder of the number of Units that may be obtained upon the exchange of the Class B LP Unit to which such Special Voting Unit is attached would be entitled), and will receive distributions of cash from the Partnership equal to the distributions to which a holder of the number of Units that may be obtained upon the exchange of the Class B LP Unit to which such Special Voting Unit is attached would be entitled. On June 21, 2024, Dilawri converted all 9,327,487 previously outstanding Class B LP Units into an equal number of Units.

On September 25, 2025, in connection with the purchase of the Île-Perrot Properties, the REIT, through the Partnership, issued 833,333 Class B LP Units to the seller. In the event that the five day volume-weighted average trading price of the REIT Units on the Toronto Stock Exchange (the "VWAP") is less than \$12.00 per REIT Unit on the date that is two years following September 25, 2025, the REIT has agreed to make a cash payment to the holder in an amount equal to the difference between (i) \$12.00 and (ii) the VWAP as of the date that is two years following the closing date subject to a maximum cash payment of \$1,250. Each Class B LP Unit is exchangeable at the option of the holder for one Unit (as per securities law, subject to four month hold-period), is accompanied by a Special Voting Unit (which provides the holder with that number of votes at any meeting of Unitholders to which a holder of the number of Units that may be obtained upon the exchange of the Class B LP Unit to which such Special Voting Unit is attached would be entitled), and will receive distributions of cash from the Partnership equal to the distributions to which a holder of the number of Units that may be obtained upon the exchange of the Class B LP Unit to which such Special Voting Unit is attached would be entitled.

#### For the nine months ended September 30, 2025

	Units	Amount
Units, beginning of period	49,090,142	\$496,419
Units issued for vested DUs and IDUs	55,750	581
Units, surrendered and cancelled	(28,779)	(300)
Total Units, end of period	49,117,113	\$496,700
Class B LP Units, beginning of period	-	-
Class B LP Units issued	833,333	9,450
Total Class B LP Units, end of period	833,333	9,450
Total Units and Class B LP Units, end of period	49,950,446	\$506,150

	Units	Amount
Units, beginning of year	39,727,346	\$404,708
Units issued, net of costs	9,327,487	91,316
Units issued for vested DUs and IDUs	72,837	814
Units, surrendered and cancelled	(37,528)	(419)
Units issued for special distribution	2,096,173	23,023
Units consolidated (cancelled) for special distribution	(2,096,173)	(23,023)
Total Units, end of year	49,090,142	\$496,419
Class B LP Units, beginning of year	9,327,487	\$100,550
Class B LP Units converted to Units	(9,327,487)	(91,316)
Fair value adjustment on Class B LP Units	-	(9,234)
Total Class B LP Units, end of year	-	-
Total Units and Class B LP Units, end of year	49,090,142	\$496,419

#### 10. UNIT-BASED COMPENSATION

The REIT offers an Equity Incentive Plan (the "Plan") whereby DUs, PDUs and RDUs may be granted to eligible participants (each, a "Participant") on a discretionary basis by the Governance, Compensation and Nominating Committee of the Board. The maximum number of Units approved for issuance under the Plan is 1,750,000. Each DU, PDU and RDU is economically equivalent to one Unit, however, under no circumstances shall they be considered Units nor entitle a Participant to any rights as a Unitholder, including, without limitation, voting rights or rights on liquidation. Each DU, PDU and RDU shall receive a distribution of additional IDUs equal to the amount of distributions paid per Unit by the REIT on its Units. Upon vesting of the DUs, PDUs, RDUs and IDUs, a Participant may elect, prior to their expiry, to exchange such vested DUs, PDUs, RDUs and IDUs (subject to satisfaction of any applicable withholding taxes) for an equal number of Units. The holder of such DUs, PDUs, RDUs and IDUs cannot settle them for cash. Under the Plan, the fair value of the DUs, PDUs, RDUs and IDUs is recognized as compensation expense over the vesting period. Fair value is determined with reference to the market price of the Units.

The Units are redeemable at the option of the holder and are considered puttable instruments in accordance with IAS 32 — *Financial Instruments: Presentation* ("IAS 32"). As the exemption under IAS 32 does not apply to IFRS 2 — *Share Based Payments*, Unit-based compensation is accounted for as a liability. The deferred unit liability is adjusted to reflect the change in their fair value at each reporting period with the changes in fair value recognized as compensation expense.

During the nine months ended September 30, 2025, the REIT accrued short-term incentive awards in the amount of \$706 which will be settled by the granting of DUs and/or cash (September 30, 2024 – \$486).

All independent trustees of the REIT elected to receive board and committee compensation in the form of DUs. The fair value of each DU granted is measured based on the volume-weighted average trading price of the Units for the five trading days immediately preceding the grant date. The amount of DUs, PDUs, RDUs and IDUs vested and outstanding under the Plan is outlined below:

	Units Granted <sup>(2)(3)</sup>	Units Outstanding and Vested <sup>(1)</sup>	Outstanding Unit-based compensation End of Period <sup>(2)</sup>
DUs	745,898	739,471	8,386
PDUs	181,230	129,416	1,468
RDUs	155,072	107,494	1,216
IDUs	354,703	291,193	3,302
Total	1,436,903	1,267,574	\$14,374

# As at December 31, 2024

	Units Granted	Units Outstanding and Vested <sup>(1)</sup>	Outstanding Unit-based compensation End of Year
DUs	671,070	666,346	7,256
PDUs	142,515	97,722	1,064
RDUs	116,418	79,602	867
IDUs	298,168	252,974	2,755
Total	1,228,171	1,096,644	\$11,942

- (1) Units Granted and Units Outstanding are net of redemption, surrendered and cancelled Units.
- (2) For the nine-month period ended September 30, 2025, 208,732 DUs, PDUs, RDUs and IDUs were granted, of which 77,369 PDUs and RDUs and 56,535 IDUs were accounted for in accordance with the vesting schedule.
- (3) Includes a fair value loss of \$527 for the nine months ended September 30, 2025 (September 30, 2024 loss of \$1,720).

# 11. RENTAL REVENUE AND PROPERTY COSTS

(a) Rental Revenue		
For the three months ended September 30,	2025	2024
Base rent	\$21,058	\$19,766
Property tax recoveries	4,261	3,636
Straight line rent adjustment	78	131
Rental revenue	\$25,397	\$23,533
For the nine months ended September 30,	2025	2024
Base rent	\$61,909	\$58,982
Property tax recoveries	11,694	10,897
Straight line rent adjustment	297	582
Rental revenue	\$73,900	\$70,461
(b) Property Costs		
For the three months ended September 30,	2025	2024
Property tax expense	\$4,261	\$3,636
Property cost	\$4,261	\$3,636
For the nine months ended September 30,	2025	2024
Property tax expense	\$11,694	\$10,897
Property cost	\$11,694	\$10,897

#### 12. SEGMENT INFORMATION

All of the REIT's assets and liabilities are in, and its revenues are derived from, the Canadian and United States real estate industry segment. The REIT's investment properties are, therefore, considered by management to have similar economic characteristics.

#### 13. CAPITAL MANAGEMENT

The REIT defines its capital as the aggregate of Unitholders' equity, Credit Facilities, Mortgages and Class B LP Units which, as at September 30, 2025, totaled \$1,295,747 (December 31, 2024 – \$1,162,470). The REIT is free to determine the appropriate level of capital in the context of its cash flow requirements, overall business risks and potential business opportunities. The REIT will make adjustments to its capital based on its investment strategies and changes to economic conditions.

In order to maintain or adjust its capital structure, the REIT may increase or decrease the amount of distributions paid to Unitholders, issue new Units and debt, or repay debt. The REIT manages its capital structure with the objective of:

- complying with the guidelines set out in its Declaration of Trust;
- complying with debt covenants;
- ensuring sufficient liquidity is available to support its financial obligations and to execute its operating and strategic plans;
- maintaining financial capacity and flexibility through access to capital to support future growth; and
- minimizing its cost of capital while taking into consideration current and future industry, market and economic risks and conditions.

The REIT has certain key financial covenants in its Credit Facilities and Mortgages, including debt service ratios and leverage ratios, as defined in the respective agreements. These ratios are measured by the REIT on an ongoing basis to ensure compliance with the agreements. As at September 30, 2025, the REIT was in compliance with each of the covenants under these agreements.

#### 14. FAIR VALUES AND FINANCIAL INSTRUMENT RISK MANAGEMENT

The fair value of the REIT's financial assets and financial liabilities, except as noted below, approximate their carrying values due to their short-term nature.

The following table provides the classification and measurement of non-current financial assets and liabilities as at September 30, 2025:

Financial Assets/(Liabilities)	Classification/ Measurement	Carrying Value	Fair Value
Credit Facilities and Mortgages payable	Amortized Cost	\$(623,077)	\$(626,103)
Interest Rate Swaps	FVTPL	(3,162)	(3,162)
Unit-based compensation	FVTPL	(14,374)	(14,374)
Class B LP Units	FVTPL	(9,450)	(9,450)
		\$(650,063)	\$(653,089)

The following table provides the classification and measurement of financial assets and liabilities as at December 31, 2024:

Financial Assets/(Liabilities)	Classification/ Measurement	Carrying Value	Fair Value
Credit Facilities and Mortgages payable	Amortized Cost	\$(499,068)	\$(501,632)
Interest Rate Swaps and Foreign Exchange Forward Contracts	FVTPL	1,579	1,579
Unit-based compensation	FVTPL	(11,942)	(11,942)
		\$(509,431)	\$(511,995)

The REIT uses various methods to estimate the fair values of assets and liabilities that are measured at fair value on a recurring or non-recurring basis in the statement of financial position after initial recognition. The fair value hierarchy reflects the significance of inputs used in determining the fair values.

- Level 1 quoted prices in active markets for identical assets and liabilities;
- Level 2 inputs other than quoted prices in active markets or valuation techniques where significant inputs are based on observable market data; and
- Level 3 valuation technique for which significant inputs are not based on observable market data.

The following summarizes the significant methods and assumptions used in estimating the fair value of the REIT's assets and liabilities measured at fair value:

#### (i) Investment Properties

The REIT assessed the valuation of the investment properties using a discounted cash flow approach whereby a current discount rate was applied to the projected net operating income which a property can reasonably be expected to produce in the future. The fair value of investment properties as at September 30, 2025 is \$1,325,019 (December 31, 2024 – \$1,187,364) (Level 3).

#### (ii) Credit Facilities and Mortgages

The fair value of the REIT's Credit Facilities and Mortgages is determined based on the present value of future payments, discounted at the yield on Government of Canada bonds, plus an estimated credit spread at the reporting date for a comparable loan. The fair value of Credit Facilities and Mortgages as at September 30, 2025 is \$626,103 (December 31, 2024 – \$501,632) (Level 2).

#### (iii) Interest Rate Swaps and Foreign Exchange Forward Contracts

The fair value of the REIT's interest rate swaps which represents a net liability balance as at September 30, 2025 is \$3,162 (December 31, 2024 – asset balance of \$1,088). The fair value of the REIT's foreign exchange forward contracts balance as at September 30, 2025, is \$nil (December 31, 2024 – \$491). The fair value of an interest rate swap and foreign exchange forward contract is determined using rates observable in the market (Level 2).

# (iv) Class B LP Units

The fair value of the Class B LP Units as at September 30, 2025 is \$9,450 (December 31, 2024 – \$nil). The fair value of the Class B LP Units is based on the traded value of the Units as at the reporting date (Level 1).

# (v) Unit-based compensation

The fair value of Unit-based compensation as at September 30, 2025 is \$14,374 (December 31, 2024 – \$11,942). The fair value of Unit-based compensation is based on the traded value of the Units as at September 30, 2025 (Level 2).

# **Financial Risk Management**

The REIT's activities expose it to a variety of financial risks. The main risks arising from the REIT's financial instruments are market, liquidity and credit risks. Below is a description of those risks and how the exposures are managed.

#### **Market Risk**

The REIT is exposed to market risk as a result of changes in factors such as interest rates and the market price of the Units.

*Interest Rate Risk* – The majority of the REIT's debt is financed with floating rates. Interest rate swaps (with maturities staggered over 10 years) have been entered into to mitigate interest rate fluctuations, thereby mitigating the exposure to changes in interest rates.

Foreign Exchange Risk – The REIT has minimal exposure to foreign exchange risk. The REIT had previously entered into foreign exchange forward contracts to reduce its exposure to such risk; however, the REIT has no foreign exchange forward contracts as at September 30, 2025.

*Tariff Risk* – While the full extent and impact of the trade tariffs and trade restrictions remains uncertain, the REIT is continuing to assess the impact and exposure of this risk.

*Unit Price Risk* - The REIT is exposed to Unit price risk as a result of the issuance of Unit-based compensation. Unit-based compensation negatively impacts net income when the Unit price rises and positively impacts net income when the Unit price declines.

Exchange loss arising on translation of foreign operations – Assets and debt held in U.S. dollars converted to Canadian dollars as at September 30, 2025 may positively or negatively impact net income and other comprehensive income.

# Liquidity Risk

Liquidity risk arises from the possibility of an inability to renew maturing debt or not having sufficient capital available to the REIT. Mitigation of liquidity risk is discussed above in Note 13 – Capital Management. A significant portion of the REIT's assets have been pledged as security under the REIT's Credit Facilities and Mortgages. Certain of the Credit Facilities allow for an extension of the term in advance of expiration.

#### **Credit Risk**

The REIT is exposed to credit risk from the possibility that counterparties could default on their financial obligations to the REIT. Exposure to credit risk arises from the possibility that the REIT's counterparties may experience financial difficulty and be unable to meet their obligations. The REIT's revenues will be dependent on the ability of the tenants to meet their obligations and the REIT's ability to collect rent therefrom.

#### 15. RELATED PARTY TRANSACTIONS

The REIT's largest Unitholder and lead tenant is the Dilawri Group, which as at September 30, 2025 held an approximate 30.7% (December 31, 2024 – 31.3%) effective interest in the REIT on a fully diluted basis, through its ownership of 15,748,507 Units (December 31, 2024 – 15,748,507 Units). See Note 17. The Dilawri Tenants are the REIT's major tenant and accounted for approximately 48.2% and 48.9% of the REIT's rental income for the three-and nine-month periods ended September 30, 2025, respectively (53.0% and 52.9% for the three- and nine-month periods ended September 30, 2024, respectively).

In the normal course of its operations, the REIT enters into various transactions with related parties and the REIT's policy is to conduct all transactions and settle all balances with related parties on market terms and conditions and in accordance with the Related Party Transaction Policy adopted by the Board and the Declaration of Trust.

In consideration of the applicable Dilawri Tenants leasing the entirety of the two Initial Properties with third party tenants (and thereby bearing occupancy, rental and other risks associated with the portions of those properties to be subleased to third party tenants for the initial lease terms of 12 and 15 years for those properties), the REIT paid to such Dilawri Tenants an indemnity fee in the aggregate amount of \$1,000 at the time of closing of the IPO (amortizable over the term of the leases).

On October 24, 2017, Dilawri paid the REIT \$896 in respect of the recoverable land transfer tax associated with the acquisition of the Initial Properties. To defer the land transfer tax, the REIT subsequently issued letters of credit to the land transfer tax authority in the amount of \$753 on behalf of specific members of the Dilawri Group that sold certain of the Initial Properties to the REIT in connection with the IPO. The Dilawri Group held all of the 9,933,253 issued and outstanding Class B LP Units for three years subsequent to the IPO. Consequently, in August 2025 the matter was closed by the applicable tax authorities and the letters of credit were released and are no longer outstanding.

In connection with the IPO, the REIT and Dilawri entered into the Strategic Alliance Agreement which established a preferential and mutually beneficial business and operating relationship between the REIT and Dilawri. The Strategic Alliance Agreement will be in effect so long as Dilawri and certain other entities related to Dilawri own, control or direct, in the aggregate, an effective interest of at least 10% (on a fully diluted basis) in the REIT. The Strategic Alliance Agreement provides the REIT with the first right to purchase REIT-Suitable Properties (as defined in the Strategic Alliance Agreement) in Canada or the United States acquired or developed by the Dilawri Group. The purchase price in respect of a REIT-Suitable Property will be mutually agreed by the REIT and Dilawri at the applicable time and supported by an independent appraisal report. The REIT did not acquire any investment properties pursuant to the Strategic Alliance Agreement in 2024 or during the nine months ended September 30, 2025.

#### 16. SUPPLEMENTARY INFORMATION

Changes in non-cash operating accounts				
	Three months ended September 30,		Nine months ended September 30,	
in thousands of Canadian dollars)	2025	2024	2025	2024
Accounts receivable and other assets	\$(1,665)	\$456	\$(3,136)	\$1,113
Accounts payable and accrued liabilities	766	(53)	1,588	(66)
Change in non-cash operating accounts	\$(899)	403	\$(1,548)	1,047

#### 17. SUBSEQUENT EVENTS

On October 16, 2025, the REIT renewed a floating-to-fixed interest rate swap within Facility 2 in the amount of \$15,000 for a term of six years at an interest rate of 4.50%.

On October 16, 2025, the REIT acquired a portfolio of three automotive dealership properties located in Dorval, Québec (collectively, the "Des Sources Properties"), for an aggregate purchase price of approximately \$52,500. The Des Sources Properties consist of an aggregate of 140,693 square-feet of GLA (Subaru Des Sources, Honda Des Sources and Volkswagen Des Sources) situated on approximately 9.0 acres of land. The Des Sources Properties are tenanted by members of the Dilawri Group. The REIT funded the purchase price of the Des Source Properties with cash on hand and by drawing on its revolving credit facilities and through an interest-only \$31,500 vendor take-back mortgage with an affiliate of the vendor at an interest rate of 4.5% for a term of five years.

On October 17, 2025, the REIT increased the amount of the non-revolving portion of Facility 3 by \$40,000.

On October 23, 2025, the REIT completed a bought deal public offering of 3,070,000 Units at a price of \$11.11 per Unit (the "Offering Price") to a syndicate of underwriters (the "Underwriters") for gross proceeds of \$34,108 (the "Public Offering"). Concurrently with the Public Offering, the REIT completed a private placement of 1,442,844 Units at the Offering Price to a member of the Dilawri Group (the "Dilawri Subscriber") for gross proceeds of \$16,030 (the "Concurrent Private Placement" and, together with the Public Offering, the "Offering"). On October 28, 2025, the REIT issued and sold an additional 428,200 Units at the Offering Price to the Underwriters for gross proceeds of \$4,757 pursuant to the partial exercise of the over-allotment option granted to the Underwriters in connection with the Public Offering (the "Over-Allotment Option"). Concurrently, the REIT completed the issue and sale of an additional 201,247 Units at the Offering Price to the Dilawri Subscriber for gross proceeds of \$2,236 pursuant to the exercise of an option granted to the Dilawri Subscriber in connection with the Concurrent Private Placement (the "Dilawri Option"). The completion of the Over-Allotment Option and the Dilawri Option increased the total gross proceeds of the Offering to \$57,131. The REIT used the net proceeds from the Offering to repay indebtedness under its Credit Facilities, including the debt incurred to fund the cash portion of the acquisition of the Des Sources Properties.

On October 29, 2025, the REIT acquired an automotive dealership property located in Île-Perrot, Québec ("Honda Île-Perrot") for a purchase price of \$4,800. Honda Île-Perrot consists of 18,670 square feet of GLA situated on approximately 4.0 acres of land. The REIT funded the acquisition of Honda Île-Perrot with cash on hand.