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We Are Canada Lands Company

Canada Lands Company Limited (CLCL) is a self-financing federal Crown corporation that reports to the Parliament of Canada through the Minister of Government Transformation, Public Works and Procurement.

CLCL is a *Canada Business Corporations Act* corporation listed in Schedule III, Part 1 of the *Financial Administration Act*, and an agent of His Majesty the King in Right of Canada.

CLCL has the following three wholly owned subsidiaries, which, along with CLCL, are collectively referred to as "the Company" or "CLCL":

- Canada Lands Company CLC
 Limited (CLC, Canada Lands or
 Canada Lands Company) is a
 non-agent Crown corporation that
 carries out the Company's core
 real estate business in all regions
 of Canada and owns and operates
 Canada's National Tower (CN
 Tower) in Toronto, Ontario.
- Old Port of Montréal Corporation Inc. (OPMC) is responsible for managing the Old Port of Montréal (OPM) and the Montréal Science Centre (MSC).
- Parc Downsview Park Inc. (PDP) owns and manages Downsview Park and develops the Downsview Lands.

What We Do and Why

Canada Lands Company transforms former Government of Canada properties by strategically reintegrating them into communities.

We have a proven track record, having the necessary expertise to deliver for Canadians. Through our subsidiaries, CLCL transforms former Government of Canada properties through community-led engagement and strategically reintegrates them into communities while ensuring both their sustainability and commercial viability. CLCL also holds, invests in and oversees some of the most renowned attractions in the country, located in Toronto and Montréal.

Since 1995, CLCL has contributed more than \$1.3 billion to the Government of Canada in the form of dividends declared, the payment of surplus lands purchased from the federal government and income taxes paid. As described in CLCL's Strategic Plan, the foundational

values of the Company's work are environmental sustainability, social impact and financial resilience, with progress being made towards addressing the need for more housing. CLCL is doing its part to contribute to important issues while operating in a financially self-sustaining manner. The strategic priorities shared across all of CLCL's divisions are: to be a workplace of choice, to accelerate housing through the transformation of surplus and underutilized properties, and to create unique and unforgettable Canadian experiences. Our activities ensure that surplus government properties are acquired and redeveloped or managed to their optimal value, both financially and non-financially.



How We Do It

CLCL operates in two separate but related business sectors to produce the optimal return on its work for the benefit of all Canadians and its shareholder, the Government of Canada.



Real Estate

After acquiring a property from the Government of Canada, Canada Lands Company applies its expertise to determine the most suitable use for the site and will develop and sell or lease the property.

For properties being redeveloped, Canada Lands engages with local communities and municipal officials to shape a new vision and plan for the site. Once a plan is established, the Company submits applications for the necessary municipal planning approvals. Typically, this process includes the design and installation of parks, roads and essential services. The land is then either transferred to builders in accordance with the approved plan or retained for longterm purposes.

















inclusive and quintessentially Canadian experiences.













BRITISH COLUMBIA

Vancouver

Heather Street Lands Jericho Lands

ALBERTA

Calgary

Currie

Edmonton Village at Griesbach

MANITOBA

Winnipeg

Naawi-Oodena

ONTARIO

Mississauga

1 Port Street East

Toronto

Arbo Downsview

Allen District

Downsview Park

Downsview West District

Downsview East District

CN Tower

 CN Tower Precinct (Aquarium and Phase 2 Lands)

Navy Wharf Court Plaza

Stadium Lands

Ottawa

Booth Street

299 Carling Avenue

1495 Heron Road

Wateridge Village /

Village des Riverains

QUÉBEC

Montréal

Montréal Science Centre

Old Port of Montréal

Pointe-du-Moulin

3155 Côte-de-Liesse

Wellington Basin

Longueuil

Pointe-de-Longueuil

NOVA SCOTIA

Halifax

Shannon Park

NEWFOUNDLAND AND LABRADOR

St. John's

Pleasantville

Attractions

Real Estate Properties

Letter from the Chair of the Board



On behalf of our Board of Directors. I am pleased to present Canada Lands Company Limited's 2024/25 Annual Report. Our mission is to create vibrant communities in an innovative and sustainable manner, providing uniquely Canadian experiences that reflect our country. Canada Lands Company values financial and environmental sustainability and aims to deliver social impact. These values are at the core of the Company and are reflected in our priorities to transform surplus and underutilized federal properties and in the management of iconic Canadian attractions.

Over the past three years as Chair, I have witnessed the Company deliver

on this mission with unwavering commitment. Despite the challenges posed by the current economic climate, Canada Lands continues to enable sustainable and complete communities, including housing and affordable housing, while providing unforgettable guest experiences at our attractions. Our innovative approach consistently makes a positive impact on the lives of Canadians.

Housing remains a critical concern, and Canada Lands is dedicated to being part of the solution.

The Company meets or exceeds municipal requirements for affordable housing and, since its inception, it has created over 3,000 affordable units across the country, with

Our dedicated teams provide invaluable expertise and knowledge that contribute to the organization's collective success.

thousands more affordable units planned. Canada Lands will continue to work closely with the Government in supporting housing commitments and addressing the housing crisis.

Innovation and excellence are at the heart of our operations. Canada Lands integrates sustainability best practices across its real estate developments and attractions management. Our dedicated teams provide invaluable expertise and knowledge that contribute to the organization's collective success. Their efforts ensure that our projects not only meet but exceed expectations in terms of quality, sustainability and community impact.

I would like to extend my heartfelt gratitude to all employees, management teams and CLCL's Board of Directors. Their dedication and hard work are the driving forces behind our achievements and the continued success of Canada Lands Company.

As we look to the future, Canada Lands remains steadfast in its mission. We are proud of our accomplishments and, together, we will continue to innovate, excel and make a lasting difference in the lives of Canadians.

Kaye Melliship

Chair of the Board of Directors

We look forward to increasing our housing numbers as several of our major projects move into the next stages of development.

As President and CEO, it is my responsibility to steer Canada Lands Company towards growth, strength and resilience when delivering on its mission. This past year has been a tremendous example of these attributes. I take immense pride in the dedication demonstrated by our teams across Canada, who devote their expertise to this organization and to addressing the housing crisis our country is facing.

In these challenging times, housing availability is a concern for many Canadians. By leveraging 30 years of real estate development expertise, our teams are uniquely positioned to work with Canadians, industry and government to accelerate the creation of new housing opportunities and build complete communities.

In this annual report, you will see that Canada Lands Company continues to make a significant impact. This past fiscal year, we invested close to \$75 million in real estate development across Canada on revenues of \$362 million, reinforcing our role as a vital economic engine.

In 2024, we set out to enable at least 49,000 homes by 2031 using lands within our current portfolio, with 20% designated as affordable housing.

We look forward to boosting these numbers as several of our major projects move into the housing stages, and as CLC's portfolio of land grows.

Residential real estate development faces significant headwinds, including slowed demand for developed land and reduced housing starts. Political uncertainties,



including our relationship with the United States, are also a cause for concern. However, despite these challenges, our teams continue to advance projects.

In Vancouver, our Heather Lands project reached an exciting milestone alongside our Squamish, Musqueam and Tsleil-Waututh (MST) Nations partners, with the approval of the rezoning enactment. Over in Toronto, our Downsview West district plan received unanimous approval from that city council and moves one step closer to becoming one of the largest transit-oriented communities in the country. Both projects will enable over 10,000 much-needed new and diverse housing options.

Our Attractions Division experienced very solid results this past year, with revenues of \$131 million. Welcoming

a over 10 million yearly visitors is only possible thanks to the unwavering commitment of our team members, who think innovatively about how they can provide an unforgettable and uniquely Canadian experience to our guests and visitors.

With a new federal government in place, Canada Lands Company is poised to continue delivering results and positively impacting communities. I look forward to seeing where our Real Estate and Attractions Divisions take us and how the organization will evolve in the months and years ahead.

Stéphan Déry President and CEO

Corporate Governance

The Board of Directors of CLCL maintained a robust governance structure during the 2024/25 fiscal year that enabled the Company to continue to serve as the Government of Canada's real estate development and attractions management Crown corporation.

CLCL Board and the Boards of its Subsidiaries

All CLCL Board members are also Directors of the Company's three wholly owned subsidiaries: CLC, OPMC and PDP. Along with the Directors, CLCL's President and CEO is a member of the subsidiaries' Boards.

Board Committees and Their Roles

All Board committees are comprised of no fewer than three Directors, none of whom are officers or employees of CLCL or any of its subsidiaries (with the exception of the President and CEO, where applicable). The current convention is that all Directors are members of all committees (except that the President and CEO is not a member of the Audit and Risk Committee). Although the Board may delegate various duties to its committees, each committee remains under the direction of the Board and each

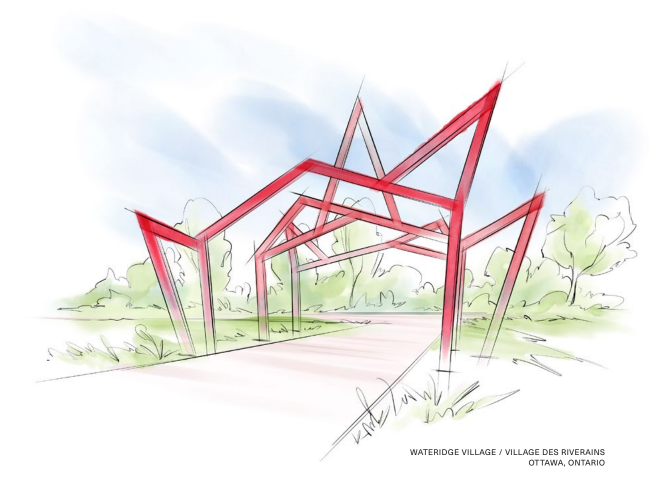
committee's ultimate responsibility is to report to the Board and, where necessary, make recommendations to the Board for consideration.

Attractions Committee

The Attractions Committee provides advice, oversight and strategic direction to management and the Board with respect to the Company's Attractions Division. The Company's Attractions Division generally includes, but is not limited to, the CN Tower, Montréal Science Centre, Old Port of Montréal and the parkland at Downsview Park.

Governance Committee

The Governance Committee reviews and provides recommendations to the Company's Board with respect to corporate governance processes, structures, guidelines and practices to facilitate, evaluate and continually improve the Board's effectiveness in overseeing the business and affairs of the Company.



Human Resources Committee

The Human Resources Committee is mandated to review, report and, when appropriate, provide recommendations to the Board with respect to all of the Company's human resources matters, including, but not limited to, employee compensation and benefits, pension plans, employee turnover and succession planning, and labour relations.

Real Estate Committee

The Real Estate Committee provides advice, oversight and strategic direction to the Company's management and the Board with respect to the Company's real estate projects.

Board Community Outreach

Although Board meetings are most often held in Toronto (the location of the Company's head office), Directors may on occasion meet in other cities across Canada to familiarize themselves more fully with the Company's various projects and the communities in which those projects

are located. During the past fiscal year, in-person Board meetings were held in Calgary, Halifax, Montréal and Toronto.

Director Continuing Education

In line with corporate governance best practices, Directors attend continuous learning events and education sessions that enhance their skills, performance and contributions to the Board.

Director Attendance and Compensation

Seven Board meetings were held during the past fiscal year. Four of the meetings were held in person and three of the meetings were held by videoconference. The compensation for the Chair and Directors is set by the Governor in Council and consists of annual retainers of \$9,400 for the Chair and \$4,500 for Directors, as well as a per diem rate of \$375, both for the Chair and the Directors. The following chart shows Directors' attendance at CLCL meetings and videoconferences during the fiscal year.

BOARD MEMBER ATTENDANCE	MEETINGS
Kaye Melliship	7/7
Dr. Tareq Al-Zabet	7/7
Victoria Bradbury	7/7
Guy Harvey	6/7
Brenda Knights	7/7
Margaret MacDonald	7/7

Team Overview

Board of Directors

As at April 1, 2025



Kaye Melliship



Dr. Tareq Al-Zabet



Victoria Bradbury



Guy Harvey Director



Brenda Knights
Director



Margaret MacDonald

Senior Management Team



Stéphan Déry President and Chief Executive Officer



Greg Barker Chief Legal Officer and Senior Vice President, Corporate Governance



Elisa Campbell Vice President, Real Estate, West



James Cox Vice President, Real Estate, Central Region



As at April 1, 2025

Isabel Dansereau Chief Operating Officer, Attractions (Québec) and Executive Director, Old Port of Montréal



Tara Dinsmore Vice President, Real Estate (NCR) | Vice President, Acquisitions & Business Development



Peter George Chief Operating Officer, CN Tower



Marcelo Gomez-Wiuckstern Chief Communications and Public Affairs Officer



Deana Grinnell Executive Vice President, Real Estate



Neil Jones Executive Vice President, Attractions



Teresa Law Chief Human Resources Officer



Pierre-Marc Mongeau Vice President, Real Estate, Québec/Atlantic and Old Port of Montréal



Matthew Tapscott Executive Vice President, Finance and Chief Financial Officer

Financial Highlights

\$151 M Operating Cash Inflows in 2024/25.

200

\$845 M

Revenue generated over the past three years (\$282 M/year).

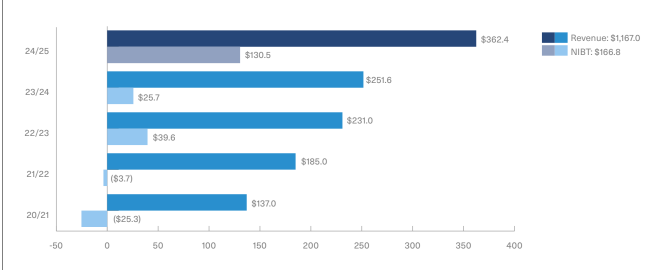
\$196 N

Before Taxes generated over the past three years.

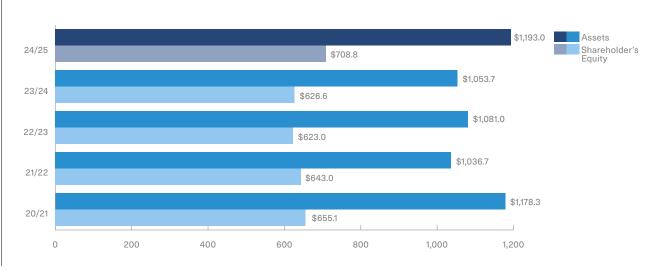
\$1.2 B Assets at March 31, 2025. An increase of 13% from the

prior year.

Revenue and Net Income Before Taxes



Assets and Shareholder's Equity



Credit Facilities Available

Operating Cash Flow

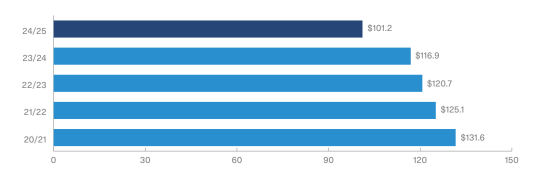
24/25

23/24

22/23

20/21

-50



100

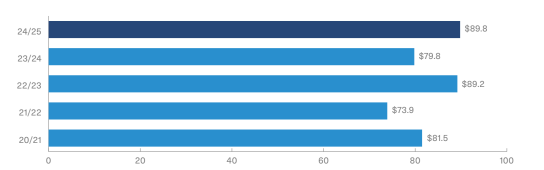
150

\$22.9

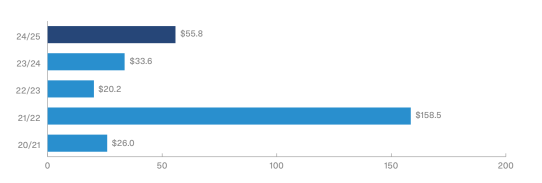
50

(\$43.4)

Capital Investment



Return to Shareholder



\$414 M Capital Investment over the past five years (\$83 M/year).

\$294 M
Returns to the
Shareholder over
the past five years.

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Management's Discussion and Analysis of Financial Results

FOR THE YEAR ENDED MARCH 31, 2025

This Management's Discussion and Analysis (MD&A) provides important information about the business of Canada Lands Company Limited (CLCL) and its subsidiaries (collectively, the Company), its financial performance for the year ended March 31, 2025, and its assessment of factors that may affect future results. The MD&A should be read in conjunction with CLCL's audited consolidated financial statements and notes (collectively, the consolidated financial statements). The MD&A and consolidated financial statements have been prepared in accordance with International Financial Reporting Standards (IFRS).

The following MD&A is the responsibility of management and is current as at June 25, 2025, unless otherwise noted.

The Board of Directors (Board) of CLCL has approved this disclosure.

All dollar amounts, unless otherwise stated, are in millions of Canadian dollars.

The Company's financial reporting publications are available on the Company's website, www.clc-sic.ca.

EDMONTON, ALBERTA

Overview

Performance Highlights

	Year ended March 31, 2025	Year ended March 31, 2024	Three years ended March 31, 2025
Total revenue	\$ 362.4	\$ 251.6	\$ 844.8
Total operating profit*	186.0	82.6	352.9
Total operating profit margin*	51.3%	32.8%	41.8%
Total net income before tax	130.5	25.7	195.8
Acquisitions	25.3	-	52.4
Investment	89.8	79.8	258.8
Cash provided by operating activities	151.3	-	174.3
Total credit availability**	101.2	116.9	101.2
Net income taxes paid	13.0	23.6	46.8
Dividends paid to the Government of Canada	11.0	10.0	31.0
Upfront and note payments to the Government of Canada	22.9	-	22.9
Total assets**	1,193.2	1,053.7	1,193.2

Highlights for Fiscal Year 2024/2025

Financial

- The Company was able to:
- Generate \$362.4 in revenue, which was an increase of \$110.8 (44.0%) over the prior year.
- Produce operating profit of \$186.0 during the year, which was an increase of more than \$100.0 (> 100.0%) over the prior year.
- The Company invested more than \$89.0 primarily in its real estate development in communities across the country and in its attractions.
- The Company declared a \$20.0 dividend, reinvested \$9.0 to support the Federal Budget 2024 housing initiatives, paying a net \$11.0 dividend to its shareholder.
- The Company made promissory note repayments of \$22.9 to former property custodians, and made income tax payments of \$13.0.
- The Company generated \$151.3 in operating cash flows during the year.

Operational and Other Significant Developments

- During the year, the Company enabled more than 4,100 housing units across Canada, including 35% affordable units—an overall increase of 75% in total housing enabled, compared to the prior year.
- The Company has moved forward on a number of housing initiatives in Budget 2024, including establishing a housing innovation team to support the expansion of the Company's activities to build more homes on public lands, and moving forward expeditiously on the leasing land for long-term and temporary housing uses. As a result, the Company, in partnership with local not-for-profits and the Canada Mortgage and Housing Corporation (CMHC) entered into four long-term residential land leases at three of its properties mentioned in Budget 2024, in support of enabling more housing, including affordable housing, faster.
- During the year, the Company acquired Embassy Bosa Inc.'s (Bosa) 50% interest in a portion of the Currie, Calgary project, which represented 7.9 hectares (19.6 acres).
- During the year, the federal government launched the Canada Public Land Bank (CPLB), which included an interactive geospatial tool allowing for the exploration of federal properties available for housing development. The Company contributed a number of its properties to the CPLB for offers, feedback and/or proposals for evaluation.
- Through investments, acquisitions and cash flow from operations, the Company's assets have increased to \$1,193.2, which is an increase of 13.2% from the prior year.
- The Company's attractions welcomed more than 2.5 million paid guests during the year, which was approximately 1.1% higher than the prior year.

^{*} Operating profit = Total net income before taxes, interest and other expenses, impairment, pre-acquisition costs and write-offs, and general and administrative expenses.

^{**} Total credit availability and Total assets in both columns show the March 31, 2025 ending balance.

The performance highlights are discussed in further detail in the "Resources, Risks and Relationships" section.

Three-Year Financial Recap

- During the three years, the Company has invested more than \$258.0, primarily in its real estate development and attractions assets. The real estate investments have taken place across Canada, in projects in Vancouver, Edmonton, Calgary, Toronto, Ottawa, Winnipeg, Montréal, Halifax and St. John's. The attractions investments have occurred primarily at the CN Tower, OPMC and Downsview Park.
- The Company has returned to its shareholder close to \$54.0 through dividends, and upfront and note repayments, as well as an additional \$46.8 in income tax payments, over the past three years.
- CLCL has generated close to \$845.0 in revenue, yielding an operating profit of \$352.9 and a 41.8% operating profit margin.

Business Update

Despite various headwinds in a number of real estate markets, and macroeconomic uncertainties, the Real Estate Division of the Company was able to deliver real estate land sales of close to \$170.0 million. The Attractions Division of the Company performed well financially this year, producing comparable financial results to the prior year. The Company's rental revenues were slightly lower than the prior year, but are expected to increase in future years as the Company continues to explore its leasing strategy, particularly to support housing enablement. Interest and other revenues were strong, but below the prior year as a result of overall interest rates declining. The Company incurred higher general and administrative costs to support the higher revenues, along with investing in corporate initiatives such as enabling more homes faster.

Budget 2024 was presented on April 16, 2024. A significant portion of the Budget is dedicated to providing more housing faster for Canadians. The proposed Budget mentions potential funding for the Company and working with the Department of National Defence (DND) to divest surplus properties that have the potential for housing. Budget 2024 also has a number of other housing initiatives where the Company may be involved, including long-term leasing, disposal time reductions, increased transactions velocity, enabling housing on actively used federal properties and working with federal Crown corporations. The impact of Budget 2024 continues to be determined and assessed as the parties, including the Company, work through operationalizing it.

Real estate markets across the country are continuing to be challenging for land developers, given the current economic environment, while the need for additional housing, particularly affordable housing, which is a priority for many, continues to be discussed. Broad inflationary pressures seem to have dissipated, with the inflation rate returning to its more traditional level. Lower inflation, and slowing economic growth in Canada, have allowed the Bank of Canada to significantly reduce its Policy interest rate in recent months, which is expected,

over time, to help the residential real estate market. With the priorities of the new Federal government around bringing down costs for Canadians and making housing more affordable, there is optimism that this will help spurn on real estate market activity, particularly the residential market, but assistance will be needed from other levels of government and key partners to generate the momentum needed to address the housing crisis.

That said, the macroeconomic uncertainty has heightened due to geopolitical risk. The new United States (US) administration, and the impact of its policies, particularly those on trade, could significantly impact Canada's economy, creating inflationary pressures, unemployment, customer behaviour changes and/or economic contraction.

About CLCL

CLCL is the parent of Canada Lands Company CLC Limited (CLC), Parc Downsview Park Inc. (PDP) and Old Port of Montréal Corporation Inc. (OPMC), collectively referred to as the CLCL Subsidiaries.

CLCL has three divisions:

- · Real Estate.
- Attractions.
- Corporate/Shared Services.

The Real Estate Division primarily includes development lands held in CLC and PDP's development lands (Downsview Lands) and is comprised of four regions: West, Central, National Capital Region (NCR) and Quebec/Atlantic.

The Attractions Division is comprised of Old Port of Montréal (OPM), Montréal Science Centre (MSC), Downsview Park and the CN Tower.

CLCL carries out its policy mandate "to ensure the commercially oriented, orderly disposition of selected surplus federal real properties with optimal value to the Canadian taxpayer and the holding of certain properties." This mandate was provided to the Company by the Government of Canada (the "Government") on reactivation of the Company in 1995.

CLCL's mission is to "ensure the innovative and commercially sound redevelopment and reintegration of surplus Government of Canada properties into local communities while developing, retaining, and managing certain real estate assets and uniquely Canadian attractions".

CLC holds real estate across the country in various provinces and in various stages of development, with significant holdings in Vancouver, British Columbia; Calgary and Edmonton, Alberta; Winnipeg, Manitoba; Ottawa, Mississauga and Toronto, Ontario; Montréal, Québec; Dartmouth, Nova Scotia; and St. John's, Newfoundland and Labrador.

PDP was originally comprised of 231 hectares (572 acres) of land at the former Canadian Forces Base in Toronto. The holdings at PDP are composed of active recreation, parkland, commercial operations and real estate development assets.

The CN Tower is an iconic national landmark and tourist attraction located in downtown Toronto. The core business is managing the country's highest observation tower, restaurant operations and EdgeWalk.

OPMC is located in the heart of historic Montréal along the St. Lawrence River. Its core business covers two main areas: OPM, which manages and hosts activities on the 2.5-kilometre-long (1.6 mile) urban recreational, tourist and cultural site along the St. Lawrence River; and the MSC, which operates the Science Centre and IMAX theatre.

Governance

CLCL's Board is composed of the Chair and six Directors. For more details on CLCL's governance, see the Corporate Governance section of the CLCL 2024/25 Annual Report.

The Board's expenses for the year, including meetings, travel expenses, conferences and seminars, liability insurance, and annual retainers and per diems, totalled \$0.4 (March 31, 2024 – \$0.4). The Board and senior management expenses are posted on CLC's website at www.clc-sic.ca/reports-and-expenses.

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2024/25 Financial Results

Results of Operations

A summary of the various components of the Company's Consolidated Statement of Comprehensive Income follows. Discussion of the significant changes in each of these components for the year ended March 31, 2025, compared to the prior year are provided on the following pages.

During the year, the Attractions Division improved on its strong performance from the prior year, increasing paid guest attendance by more than 28,000 and increasing revenues by \$0.3 compared to March 31, 2024.

The Real Estate Division had a strong year, with real estate sales of \$168.6. The Real Estate Division continues to face challenging headwinds, particularly on land sales, as the overall demand for development lands, as shown by lower housing starts and new home sales activity across the country and in many major markets that the Company has projects in, remains below historical averages. The Bank of Canada reduced its Policy interest rate by 225 basis points between June 2024 and March 2025, following almost a full year of no changes. In addition, there continues to be a strong push from many, including federal, provincial, territorial and municipal levels of government, to build more homes in Canada, particularly affordable homes, and to do it quickly.

The Company's rental operations for the year continued to show strong performance in both the Real Estate Division and the Attractions Division.

The Company's interest and other income was \$2.6 lower compared to the prior year due to a lower interest rate environment.

Financial Results		
Year ended March 31	2025	2024
Real estate sales	\$ 168.6 \$	55.0
Attractions, food, beverage and other hospitality	131.0	130.7
Rental operations	45.9	46.4
Interest and other	16.9	19.5
Total Revenues	\$ 362.4 \$	251.6
General and administrative expenses	42.9	32.2
Income before taxes	130.5	25.7
Net income and comprehensive income (after taxes)	93.2	13.9

Results by Entity								
Year ended March 31	2025				2024			
	OPM	C PDP	CLC	Total	OPMC	PDP	CLC	Total
Real estate sales	\$	- \$ -	\$ 168.6	\$ 168.6	\$ -	\$ -	\$ 55.0	\$ 55.0
Attractions, food, beverage and other hospitality	12.	6 1.3	117.1	131.0	11.7	1.0	118.0	130.7
Rental operations	12.	6 14.6	18.7	45.9	11.8	12.3	22.3	46.4
Interest and other	3.	3 0.2	13.4	16.9	3.1	0.6	15.8	19.5
Total Revenues	\$ 28.	5 \$16.1	\$ 317.8	\$ 362.4	\$ 26.6	\$ 13.9	\$ 211.1	\$ 251.6
General and administrative expenses	5.	8 1.3	35.8	42.9	(1.3)	1.2	32.3	32.2
Income (loss) before taxes	(18.7	7) (3.3)	152.5	130.5	(21.9)	(2.8)	50.4	25.7
Comprehensive income (loss) after taxes	(18.7	7) (2.4)	114.3	93.2	(21.9)	(2.1)	37.9	13.9

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Operations by Revenue Type

Total revenue generated was \$362.4 for the year, comprised of four principal sources:

1. Real Estate Sales

Real estate sales were \$168.6 for the year, comprising sales of property developed as building parcels or individual lots and sold to builders. Revenue comprises sales in specific projects across Canada as the individual marketplaces dictate.

The Company generated a gross profit of \$104.5 (or 62.0%) on real estate sales for the year. The gross profit generated in the prior year was \$10.4 (or 18.9%). Included in the gross profit for the current year was a cost-to-complete (CTC) adjustment of \$4.0 related to sales in prior years.

Real estate land sales and gross profit depend on the nature and mix of the properties sold in any given year. Consequently, the Company's business does not necessarily allow for a consistent year-over-year volume of sales or geographical distribution.

Margins vary widely from project to project and are influenced by many factors, including market demand in the project's location, the proximity of competing developments, the mix of products within the project, the cost of land and the length of time for a project to be sold.

2. Attractions, Food, Beverage and Other Hospitality

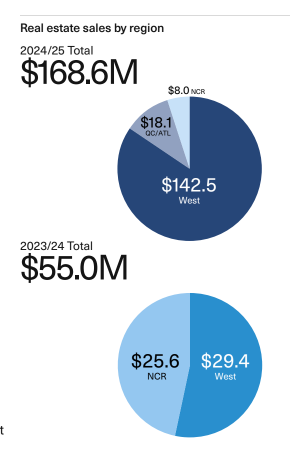
Attractions, food, beverage and other hospitality represent revenue from the CN Tower operations (including admissions, restaurants and related attractions), and OPM, MSC and Downsview Park operations (including parking, concessions, programming, events, corporate rentals and other hospitality revenues).

The CN Tower generated revenue of close to \$120.0 for the year, which was similar to the prior year. The CN Tower's earnings before interest, taxes, depreciation and amortization (EBITDA) were \$55.2 for the year, which was unfavourable to the prior year's EBITDA by \$2.3. The decrease in EBITDA, when compared to the prior year, is attributable primarily to the input pressures, which drove margins down.

For the year, the CN Tower welcomed more than 1.7 million guests, which was slightly less than last year.

OPMC revenues, which include the MSC, generated revenue of \$12.6 for the year, which was an increase of \$0.9 from the prior year. The MSC generated \$6.8 in revenues from its ticket sales (\$6.6 in the prior year), which was driven by hosting more than 0.5 million visitors at its IMAX theatre and exhibits.

Downsview Park generated revenue of \$1.3 in the year from its programs and events, which was \$0.3 higher than the prior year.



3. Rental Operations

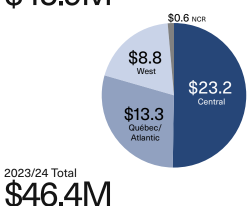
Rental operations comprise revenue from commercial, industrial and residential properties held as investments, as well as from properties located on lands under development and held for future development across the country.

Rental revenues were \$45.9 for the year from properties in inventory at various stages of development, and other properties across CLC, OPMC and PDP. Rental revenues for the year were \$0.5 lower than the prior year.

The Company generated \$16.9 (36.8%) for the year from its rental operations. The rental profits for the prior year were \$3.8 (8.2%). Included in rental operations is the recovery of the proportionate cumulative operating deficits from prior years related to a parcel of land that was sold.









4. Interest and Other Revenues

Interest and other revenue of \$16.9 for the year were lower by \$2.6 than the prior year. Interest and other revenue are comprised principally of interest on cash and cash equivalents, long-term receivables, and donation and sponsorship revenues at OPMC. The primary drivers of the decrease in revenue in the year compared to the prior year were lower interest rates on the Company's cash balances.

Other Items

1. General and Administrative Expenses

General and administrative expenses (G&A) of \$42.9 for the year were higher than the prior year by \$10.7. The higher G&A was primarily a result of the one-time savings in the prior year for accrued PILT savings of \$4.8 based on current estimates and information related to OPMC, resulting in a total year-over-year impact of \$7.1. In addition, there were higher overhead expenses to support the additional revenue generated, as well as spending on major corporate and Budget 2024 initiatives.

2. Impairment, Pre-Acquisition Costs and Write-Offs

During the year, the Company had \$11.6 in these types of expenses, which was \$2.5 lower than the prior year. These expenses are largely non-recurring by their nature and can fluctuate year over year based on a variety of factors.

3. Interest and Other

Interest and other is typically comprised of non-capitalized interest on either the Company's credit facilities or the notional interest on its promissory notes. The expense of \$1.0 was \$9.6 lower than the prior year. The lower interest and other expenses were driven primarily by the one-time interest expense charge in the prior year related to the OPMC PILT.

4. Taxes

The Company had a net income tax expense of \$37.4 during the year, which includes a current income tax expense of \$35.5 and a deferred tax recovery of \$1.9. The current income tax expense decreased from the prior year because of higher taxable income in CLC. The Company's current position on the deferred tax assets (DTA) at OPMC is consistent with its position at March 31, 2024, which is to not recognize the benefits from the DTA at OPMC, which are primarily non-capital losses and temporary differences, as it is not probable that they would be utilized in the future. The result is that, for the year, \$4.8 in OPMC DTA benefits are not being recognized. Once adjusted for the OPMC DTA not recognized, the current tax expense effective tax rate (ETR) of 28.6% for the period is lower than the ETR of the comparable prior year period of 45.8%; both ETRs are higher than the statutory rates due primarily to the tax losses from OPMC not being recognized for tax purposes.

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Financial Position

Assets

Summary of the Company's assets		
Year ended March 31	2025	2024
Cash and cash equivalents	\$ 337.7 \$	223.2
Inventories	463.5	447.8
Property, plant and equipment	161.8	160.1
Deferred tax asset recoverable	69.0	70.8
Long-term receivables	58.0	64.9
Investment properties	51.4	29.3
Trade and other assets	51.8	57.6
Total	\$ 1,193.2 \$	1,053.7

Cash and Cash Equivalents

The Company continues to maintain high levels of liquidity, which will allow it to respond to future potential opportunities and risks that may require significant amounts of cash immediately. At March 31, 2025, cash and cash equivalents balances held in major Canadian chartered banks and financial institutions were \$337.7. Of the \$9.0 originally restricted cash, \$8.5 remains to fund Budget 2024 initiatives.

During the year, the Company also invested \$89.8 in capital assets in both real estate and attractions, paid a dividend to its shareholder of \$11.0 and paid its income taxes of \$13.0, including those owing from the prior year, and funded working capital.

The Company's investment strategy is to optimize, not maximize, financial returns on its cash and cash equivalents. Given the nature of the Company's liabilities, particularly its current liabilities, it is important that the investments of the Company provide a high degree of liquidity and protect against principal erosion.

Inventories

The Company's inventories comprise properties held for future development of \$4.8 (March 31, 2024 – \$96.8), properties under development of \$458.7 (March 31, 2024 – \$351.0) and properties held for sale of \$nil (March 31, 2024 – \$nil).

Properties held for future development are at various stages of planning at March 31, 2025. The Company anticipates almost all of its inventory currently classified as property held for future development—more than \$4.0—will shift to being classified as property under development within the next 12 months as various planning approvals are received.

Inventory is recorded at the lower of cost and net realizable value. During the period, there were no write-downs or reversal of write-downs included in the Consolidated Statement of Comprehensive Income.

The Company incurred expenditures on real estate inventories of \$62.5 during the year as compared to \$56.4 in the prior year. Spending on inventories varies period over period, based on required and planned expenditures on those properties to prepare them for sale.

The Company's investments in its real estate properties continue to be supported by profitable forecast returns, and are driven by the Company's objective to create value for the local communities in which its developments are located.

Property, Plant and Equipment

Property, plant and equipment consist principally of the CN Tower, Downsview Park, the MSC and OPM. Capital expenditures are made to property, plant and equipment to maintain and enhance the high quality of the infrastructure, maintain life safety systems and enhance asset life cycles.

The Company actively reviews its property, plant and equipment investments budgets and forecasts to determine the appropriate allocations of resources and timing of expenditures.

There were capital additions of \$23.5 for the year, compared with \$20.1 during the prior year. Currently, the Company is undertaking a \$21.0 project at the CN Tower to modernize its outdoor terrace level. During the year, the Company substantially completed the modernization of the CN Tower observation level, which started in FY2021/22. Capital expenditures vary year over year, based on required and planned expenditures on property, plant and equipment.

There were non-cash depreciation charges of \$13.5 during the year compared to \$12.1 in the prior year. These expenditures exclude repairs and maintenance costs.

Deferred Tax Asset Recoverable

The net DTA amount of \$69.0 principally relates to the temporary differences between the carrying values of assets and liabilities for financial reporting purposes, which are lower than the amounts used for taxation purposes for the Downsview Lands. The balance at March 31, 2025 is consistent with that at March 31, 2024.

Consistent with the Company's position at March 31, 2024, the Company is not recognizing the OPMC DTAs, as it is not probable that they would be utilized in the future. The result is that gross temporary differences of \$195.7, or approximately \$53.1 of DTA, are not being recognized.

The majority of the DTAs are expected to be realized upon the sale of development lands in future years.

Long-Term Receivables

The long-term receivables primarily represent the third-party partners' proportionate share of the promissory note obligations for certain properties. Long-term receivables of \$58.0 include amounts receivable from third-party joint venture partners, and decreased during the year as a result of collections from a partner.

Investment Properties

The Company's investment properties consist primarily of the land at the Rogers Centre, the CN Tower Base, land allocated to long-term leases and the rental properties at PDP. The balance increased during the year as a result of approximately \$20.7 being transferred from inventory to investment property as a result of the four long-term residential land leases being signed.

Trade and Other Assets

Trade and other assets include current income taxes recoverable, rent and other receivables, prepaid assets, investments and CN Tower inventory. The decrease from March 31, 2024 is primarily attributed to rent payments, property tax prepayments and the recoveries as part of the Heather Street Lands sale.

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Liabilities and Shareholder's Equity

The Company's assets are financed with a combination of debt and equity.

Components of liabilities and shareholder's equity		
Year ended March 31	2025	2024
Credit facilities	\$ 71.9 \$	56.6
Notes payable	284.7	304.7
Trade and other payables	43.5	36.2
Provisions	22.3	11.1
Prepaid rents, deposits and others	32.4	8.9
Deferred revenue	8.0	9.6
Tax liabilities and other	21.6	-
Total liabilities	\$ 484.4 \$	427.1
Contributed surplus	181.2	181.2
Retained earnings	527.6	445.4
	708.8	626.6
Total liabilities and shareholder's equity	\$ 1,193.2 \$	1,053.7

Credit Facilities

The Company has two credit facilities.

PDP has an unsecured demand revolving credit facility for \$100.0. The credit facility can be used by way of loans, bankers' acceptances and letters of credit (LCs). PDP has utilized \$79.2 at March 31, 2025 (March 31, 2024 – \$63.7), of which \$7.3 (March 31, 2024 – \$7.1) has been used as collateral for outstanding LCs. The borrowings from the credit facility have been primarily used to finance the construction and development of the Downsview Lands, but are also used to support investment in Downsview Park. During the year, the Company decreased available

credit by \$15.5, primarily as a result of cash advanced from the facility to fund those investments.

CLC has a senior, unsecured revolving credit facility in the amount of \$100.0. The credit facility can be used to secure outstanding LCs. CLC has utilized \$19.6 at March 31, 2025 (March 31, 2024 – \$19.4) as collateral for outstanding LCs.

The credit facilities contain certain financial covenants. As at March 31, 2025, the Company complied with all its financial covenants for the credit facilities.

Notes Payable

Notes payable are issued in consideration for the acquisition of real estate properties and are due to the Government of Canada. These notes are repayable in most instances on the earlier of their due dates from 2025 to 2050 and the dates on which net proceeds become available from the sale by the Company of the properties in respect of which the notes were issued. Exceptions to the above approach are where, in a limited number of instances, the terms of the note state when the issuer can demand payment and are not dependent on property cash flows. For all notes, the government can elect to defer the Company's payment of amounts when due and repayable. All notes are non-interest bearing. For accounting purposes, the notes are required to be fair valued at acquisition, and as a result may be discounted. depending on the specific characteristics of the notes payable (see "Critical Accounting Estimates" section), which could result in non-cash interest charges.

During the year, the Company made repayments of \$22.9 to former property custodians.

Based on the anticipated timing of the sale of the real estate properties and the specific repayment requirements within the notes, principal repayments are estimated to be as follows:

Principal repayments Years ending March 31 (Remainder of year) \$ 54.3 2026 2027 2028 2029 2030 40.6 Subsequent years \$ Subtotal 289.7 Less: amounts representing 5.0 imputed interest **Total** \$ 284.7

Trade and Other Payables

Trade and other payables are higher than the balance at March 31, 2024, primarily as a result of timing. All trade and other payables are trade payables and accrued liabilities incurred in the normal course of operations. The Company continues to pay its suppliers in accordance with the payment terms.

Provisions

Provisions represent obligations of the Company where the amount or timing of payment is uncertain and are comprised largely of costs to complete sold real estate projects. During the year, the Company increased its provision for CTC by \$9.1 as a result of additional obligations and cost escalations and increased environmental provisions by \$6.6. The Company continues to contest OPMC's PILT with the City of Montréal but has determined no provision is required currently.

Prepaid Rents. Deposits and Others

Prepaid rents, deposits and others are largely comprised of real estate sales deposits by purchasers and builder deposits, which are part of the normal course of operations.

Deferred Revenue

Deferred revenue represents revenue from rental/leasing, programs and events, and development and other income that has not yet been earned by the Company.

Tax Liabilities and Other

Tax liabilities represent the current income taxes payable or accrued by the Company. The increase compared to the March 31, 2024 balance was due to the payment of the prior year income taxes owing plus the amount of instalments for FY2024/25, based on the prior year taxable income at CLC, partially offset by the taxable income in CLC for the period. The current balance largely represents the estimated amount of income taxes owing for the period less instalment payments made.

Resources, Risks and Relationships

Capital Resources and Liquidity

In addition to the items noted below, please see the "Risks and Uncertainties Affecting the Company" section in this MD&A.

Capital resources available to the Company		
As at March 31	2025	2024
Cash and cash equivalents	\$ 337.7	\$ 223.2
Investments	4.5	4.5
Remaining credit facilities (1)	\$ 20.8	\$ 36.3

(1) Remaining credit facilities available for cash borrowings.

The Company's cash and cash equivalents increased by \$114.5 during the year primarily as a result of:

- Cash inflows from operating activities, excluding expenditures on real estate properties, tax payments and payments on provisions totalling \$231.2 for the year.
- Interest received of \$9.8.
- Net cash advanced from credit facilities of \$15.3.

The increase was partially offset because of:

- Acquisitions of \$25.3.
- Investments in real estate inventory, property, plant and equipment and investment properties of \$89.8.
- Note repayments of \$22.9.
- \$11.0 dividend payment to the Company's shareholder.
- Income tax payments/instalments of \$13.0.

Net working capital surplus of the Co	mpany
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As at March 31	2025	2024
Cash and cash equivalents	\$ 337.7 \$	223.2
Other current assets (excluding inventories)	40.2	50.4
Total current assets	\$ 377.9 \$	273.6
Current portion of notes payable	54.3	19.3
Other current liabilities	159.7	109.5
Total current liabilities	\$ 214.0 \$	128.8
Net working capital surplus	\$ 163.9 \$	144.8

The total current assets (excluding inventories) at March 31, 2025 have increased since March 31, 2024 by \$104.3, primarily by cash inflows from operations. The total current liabilities have increased from March 31, 2024, by \$85.2 compared to prior year. This increase was primarily driven by additional borrowings of \$15.3 against the credit facilities, and approximately \$54.3 in promissory note repayments expected in the next 12 months – an increase of nearly \$35.0 from the prior year – due to upcoming maturities and anticipated proceeds from property sales. Additionally, income taxes payable rose to \$21.0 reflecting the company's strong financial performance during the year.

The Company believes that its capital resources and its net working capital surplus, along with cash flows to be generated from operating and financing activities, have positioned it to meet the following liquidity needs in the short term and the long term.

The Company's principal liquidity needs over the next 12 months are to:

- Fund the operating deficits of some of the Company's attractions and G&A overhead expenses.
- Fund recurring expenses.
- Manage current credit facilities.

- Fund the continuing development of its inventory and investment properties.
- Fund capital requirements to maintain and enhance its property, plant and equipment.
- Provide funding for provision amounts.
- Fund investing activities, which may include:
- Property acquisitions.
- Note repayments.
- Discretionary capital expenditures.
- Make distributions to its shareholder.

Beyond 12 months, the Company's principal liquidity needs are:

- Credit facility repayments.
- Note repayments.
- Recurring and non-recurring capital expenditures.
- Fund the operating deficit of OPMC, and possibly other attraction operating deficits.

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- Development costs.
- Potential property acquisitions.

Risk Management

The Company uses a practical approach to the management of risk. The objective of the Company's risk management approach is not to completely eliminate risk but rather to optimize the balance between risk and return for the Company.

Risk Governance

The Board has overall responsibility for risk governance and oversees management's identification of the key risks facing the Company, and the implementation of appropriate risk assessment processes to manage these risks.

The Audit and Risk Committee (ARC) of the Board has the delegated responsibility for the Company's risk assessment process and oversees the Enterprise Risk Management program and its effectiveness, along with the Internal Audit function. The ARC reviews internal audit reports, the annual enterprise risk management key risk refresh process, information on key risks, key risk trends, key risk mitigations, and the status of action items related to enterprise key risks.

Other Board Committees oversee key risks inherently associated with their areas of responsibility.

Senior management is accountable for identifying and assessing key risks and defining controls and actions to mitigate risks while continuing to focus on the operational objectives of the Company.

Enterprise Risk Management

The Company's risk structure follows the three lines of defence model, assigning roles and responsibilities across the Company.

The first line of defence is the business, led by Senior Management, who are charged with identifying and managing risks at the individual business unit level. The business is also responsible for, among other things, complying with risk management and Company policies, elevating and escalating risks, and implementing sufficient, appropriate controls to mitigate its risks.

The second line of defence is the Risk Management Function (RMF), who are responsible for operationalizing and managing the Enterprise Risk Management (ERM) program. The RMF ensures the Company complies with its ERM policies, manages risk reporting and updates, and provides an independent challenge function to the business.

The RMF facilitates risk reporting across the Company frequently, including to the ARC. The RMF provides training and education to the business on ERM policies and ensures that ERM is embedded into Company strategy and planning.

Annually, the Company performs an enterprise risk refresh, whereby the key risks are reviewed, assessed and updated, where applicable. The refresh starts with the identification of key risks at the business unit level

and progresses through the Company's regions and divisions, to ultimately arrive at the enterprise's key risks. The results of the refresh are communicated to the ARC and Board.

During the year, the Company continued its ERM maturation by adding risk appetite and risk metrics to its ERM program, which will continue to develop in support of effective, efficient risk management and ultimately the Company's strategy.

The third line of defence is the Company's Internal Audit function, which provides independent and objective assurance to the ARC and Board by evaluating the design and operating effectiveness of internal controls and risk management. Through the annual Internal Audit plan, the risks and controls identified are considered and incorporated for review.

Risks and Uncertainties Affecting the Company

The Company's financial results are affected by the performance of its operations and various external factors influencing the specific sectors and geographic locations in which it operates, as well as macroeconomic factors such as economic growth, inflation, interest rates, foreign exchange, regulatory requirements and initiatives, geopolitical uncertainty, market conditions, and litigation and claims that arise in the normal course of business.

The following section describes factors that in the Company's view are material and that could adversely affect the Company's business, financial condition and result of operations. The risks below are not the only risks that may impact the Company. Additional risks not currently known or considered immaterial by the Company at this time may also have a material adverse effect on the Company's future business and operations.

General Macroeconomic Risks

The Company's operations and performance, particularly in the Real Estate and Attractions Divisions, are affected by general economic conditions, including economic activity and economic uncertainty, along with employment rates and foreign exchange rates.

Economic Growth

The Canadian economy expanded by 1.6% in 2024 as per Statistics Canada¹. In its January 2025 Monetary Policy Report (MPR), the Bank of Canada (BoC) predicted that the Canadian economy would grow 1.3% in 2024, indicating that it had a strong finish to 2024. In its April 2025 MPR², the BoC highlighted that it is very challenging to predict economy growth in future years, particularly in 2025, given the uncertainty created by the United States (US) trade policy and how households, businesses and

governments are reacting and adapting to tariffs from that policy. As a result, the BoC created two scenarios in its April MPR to assist. Scenario 1 is that tariffs are imposed; however, most are negotiated away quickly, but that uncertainty around trade policy remains until the end of 2026. Scenario 2 is more impactful in that it assumes that uncertainty and portions of tariffs persist, with additional US tariffs added, leading to a longer, more sustained global trade war.

Under scenario 1, the BoC predicts the Canadian economy to grow by 1.6% in 2025 and 1.4% in 2026. In scenario 2, the impacts of the assumptions are more significant, and as a result, the BoC predicts the Canadian economy to grow by 0.8% in 2025 and to retract by 0.2% in 2026.

Predictions about the Canadian economy, particularly in the short term, given the uncertainty of US trade policy and its tariffs, are driving higher degrees of uncertainty in predicting economic growth. In addition, there may various potential countermeasures in response to the tariffs that Canada may impose, which exacerbates the uncertainty.

In the same report, the BoC forecasted that the global economy is expected to grow by around 3.0% in 2025 and 2.9% in 2026, under scenario 1, while scenario 2 predicts growth of 2.5% in 2025 and 2.2% in 2026. In its January MPR, the BOC only had a single scenario, predicting growth of 3.1% in 2025 and again in 2026. The change from January to April plus the inclusion of another scenario highlights the downward pressure of the trade policy on global economic growth predictions. Economic growth (or decline) can directly impact the performance of real estate and tourism.

Inflation

The inflation rate in Canada was within the BoC's control range of 1% - 3% for all of 2024.

In April 2025, Statistics Canada reported that the annual inflation rates was 2.3%. The inflation rate continues to show stability, particularly around gasoline prices.

The BoC in its April MPR is forecasting an annual rate of inflation of 1.8% and 2.0% for 2025 and 2026. respectively, under scenario 1, and 2.0% and 2.7% for 2025 and 2026, respectively, under scenario 2. Of course, all of these forecasts may be significantly impacted by the US tariffs, which could be inflationary.

Unemployment

The current (May 2025) Canadian unemployment rate reported by Statistics Canada was 7.0%, an increase from April 2025 of 0.1%, and 0.7% higher than May 2024. In its Labour Survey May 2025 (LFS), Statistics Canada reported employment declines in public administration, accommodation and food services, transportation and warehousing and other support services, offset by increases in retail trade, and information, culture and

recreation. Of interest, the LFS reported that year-overyear (YoY) average hourly wages were up 3.4%. Many are predicting that the unemployment rate will move up slightly compared to its current rate; however, the impact of US tariffs could impact the Canadian job market significantly. Amongst other things, the unemployment rate, and the number of people employed, can impact wage growth and inflation.

Interest Rates

In June 2025, the BoC held its overnight lending rate (Policy Rate) at 2.75%. Overall, the BoC has decreased its Policy Rate by 225 basis points since June 2024. More cuts are predicted in 2025, with many predicting a rate of 2.00% to 2.50% at the end of 2025. The current rate of 2.75%, although high compared to recent historical rates, is the lowest Policy Rate since September 2022. Elevated interest rates can significantly impact real estate markets and the tourism industry. Interest rates may also be impacted by the US trade policy and political uncertainty.

Geopolitical Uncertainty

Geopolitical conditions, including global supply chain disruptions, the new US administration, impacts from the continuing Ukraine-Russia military conflict, military engagements throughout the Middle East region and other evolving geopolitical conditions, may affect the activities of the Company.

The new US administration continues to poses a significant risk to Canada and its economy. Since February 1, 2025, the US administration has made various tariff announcements, including tariffs on Canadian goods, which Canada responded to by imposing countertariffs. Tariff announcements, including additional tariffs and tariff reductions and eliminations, continue to be rolled out frequently. The potential impact of tariffs, and counter-tariffs, could impact the US and Canadian economies significantly, including economic growth, employment, foreign exchange and fiscal policy.

Although the Company does not operate outside of Canada, the impacts of geopolitical uncertainty can have a significant, indirect impact on its operations and its financial performance. International policy decisions can also have impacts on the Canadian and local economies. Geopolitical uncertainty risk may create significant uncertainty and volatility, which may include commodity price fluctuations, restrictions on foreign investment in Canada and/or travel restrictions.

^{1.} Statistics Canada release May 1, 2025: Gross domestic product by industry: Provinces and territories, 2024

^{2.} See Bank of Canada's April 2025 Monetary Policy Report, mpr-2025-04-16.pdf

Real Estate Division Related Risks

Real estate is generally subject to risk, given its nature, with each property being subject to risks depending on its specific nature, location and the development cycle timing. Certain significant expenditures, including property taxes, maintenance costs, insurance costs and related charges, must be made regardless of the economic conditions surrounding the property, but the timing of other significant expenditures is discretionary and can be deferred.

Federal Budget 2024

On April 16, 2024, the federal government introduced Budget 2024. Budget 2024 had a significant focus on housing with the objective to support building more homes faster. To support its intentions, it proposed a variety of new or enhanced programs that have been, and will continue to be, implemented over the coming months. Budget 2024 included proposing funding for the Company for two initiatives aimed at building temporary and permanent housing faster and making it more affordable. The Company was also mentioned, as it works with the Department of National Defence to divest certain surplus properties that have the potential for housing. Within Budget 2024, there are several other areas that may impact the Company less directly. The effects of Budget 2024 will be felt as policies are adopted, and then operationalized, which could impact the Company.

Housing

Housing availability, and specifically affordable housing, are significant issues facing Canada currently. Housing demand has outpaced growth, resulting in insufficient supply, which is being driven by a variety of factors, including recently strong population growth. The imbalance between supply and demand has led to elevated prices, while higher interest rates impact project viability and housing affordability.

Housing supply has not kept up with demand. Although lower interest rates may help facilitate an increase in housing supply, the BoC notes that the amount of available land for new homes, zoning restrictions and a lack of skilled labour continue to be constraints on the supply side.

In its February 2025 Housing Market Outlook (HMO), the Canada Mortgage and Housing Corporation (CMHC) noted the uncertain economic outlook due to geopolitical and immigration changes. The overall impact on the Canadian housing market, as a result of these uncertainties, is mixed. CMHC says that, despite headwinds from economic uncertainty, pent-up demand, more stable inflation and lower interest rates should help housing market activity in Canada improve in 2025.

In the HMO, CMHC does predict that housing starts will slow over the next couple of years, but will remain above their 10-year average. In its Monthly Housing Starts and Other Construction Data Tables for March 2025, CMHC reported that the housing starts six-month moving average trend was down slightly.

The Canadian Real Estate Association (CREA) stated in its April 2025 press release that the average national inventory on hand was 5.1 months, which is consistent with the 10-year average of approximately 5.1, but the highest since the early months of the COVID-19 pandemic. The sales-to-new-listings (SNL) ratio in March 2025 was 47%, which is well below the long-term average of 55%. Typically, 45% to 65% indicates a balanced market, but with additional supply and lower sales volume, the SNL is very close to sliding out of balanced market territory. CREA stated that national home sales fell 4.8% from February, and are down more than 9.0% from March 2024. CREA also updated its 2025 and 2026 forecasts for home sales activity and average home prices. CREA revised down its 2025 resales activity predictions from its January 2025 outlook significantly. CREA now expects 2025 to have similar activity to 2024, which is a decrease of more than 8.5% from its January 2025 prediction for 2025. CREA cited the impact of trade policy and tariffs as the largest driver. The national average home sales prices are expected to remain similar in 2025 to that in 2024. In 2026, national homes sales activity is predicted to increase approximately 2.9% from 2025, with national average home sales prices to increase 1.3% compared to 2025.

On the rental market front, CMHC published its Fall 2024 Rental Market Report (RMR), which noted that the rental market conditions across Canada in large urban centres remain tight, despite some centres having record level growth with supply outpacing strong demand. The RMR noted that the national average vacancy rate for purpose-built rental apartments was up to 2.2% in 2024, up from 1.5% in 2023, but below the 10-year national average of 2.7%. The RMR also reported that the average annual rent rose 5.4% over the year, down from 8.0% in 2023, but well above the 2.8% annual average increase over the past 30-year period. In their April 2025 update rent report, Rentals.ca and Urbanation reported that the average asking national rent was down in March 2025 by 2.8% compared to a year ago, marking the sixth consecutive month that rents have decreased on an annual basis; however, asking rents increased during March 2025 for the first time since September 2024.

CMHC's latest HMO, similar to the RMR, notes that since 2024, rental supply has grown faster than new demand, but that affordability continues to be a challenge. CMHC expects that lower immigration and more first-time homebuyers will continue to reduce rental demand throughout 2025-2027. Many projects are underway, which will bring more supply as they are completed, leading to higher vacancies and slower rental increases.

All levels of government are attempting to take action to help increase the supply of housing and the affordability of housing. Municipalities are under pressure to increase the speed in their approval processes, which can add significant costs to new homes. Those municipalities able to amend their regulatory and planning processes are seeing faster permitting, more housing starts and increased affordability overall. Those that do not are at risk of further erosion to affordability and reduction in supply. The same can be said for provinces. Those provinces that are removing or reducing obstacles to build, investing effectively in infrastructure, lowering taxes and supporting innovation in construction will aid in the delivery of homes faster and more affordably. Those that do not will continue to see challenges in increasing the supply of housing quickly and affordably.

As mentioned above, the federal government focused much of Budget 2024 on housing. Budget 2024 supports the Canada Housing Plan, which intends to help solve the housing crisis in Canada through myriad different tools to unlock 3.9 million homes by 2031. As part of the Canadian federal election, all of the major parties identified that Canada was in a housing crisis and pledged to increase the amount of homes built from the current housing starts velocity, with some parties committing to doubling the housing pace.

Municipalities, provinces and the federal government working together, and contributing where they are able, will drive more optimal speed and efficiency in building homes faster and more affordably. These include making more vacant homes available for housing, which some municipalities are doing through imposing a tax on vacant homes, removing sales taxes on new homes, and exploring innovation in housing. That innovation can come through supporting modular construction that can accelerate development and improve affordability and supply, or through amending building codes, including allowing for advanced wood construction, which can be less costly, supporting affordability and a more positive environmental impact.

Overall, the outlook for the Canadian housing sector is one of variability across the country and there are significant risks and uncertainties that are particular to each of the local markets of Vancouver, Edmonton, Calgary, Winnipeg, Toronto, Ottawa, Montréal, Halifax and St. John's, where the Company currently has real estate holdings.

Office

The office market in Canada has struggled over the past number of years, but Q1 2025 continued the positive signs from Q4 2024 that perhaps vacancy is close to peaking. Colliers, in its Q1 2025 National Market Snapshot (NMS), and CBRE, in its Q1 2025 Canada Office Flgures (COF), both noted either stability or a modest decline in the overall national vacancy rate quarter over quarter.

The COF noted that net absorption was negative for the third quarter in a row; however, the magnitude was relatively minor. Downtown vacancy decreased for the first quarter since Q1 2020. Trophy and Class A continue to be in the highest demand, with their vacancy rates much below the national average over the past two years. Construction activity is close to zero, with only one completed project in Q1 and no new starts. Of note, close to 600,000 of inventory was removed in Q1, as it is in the midst of being converted.

Other Risks

Oil prices can have a significant impact on the Canadian economy, including inflation. Oil prices, particularly the discount on Canadian oil prices, are a major part of the Newfoundland, Saskatchewan and Alberta economies, affecting housing demand through effects on employment and household income. For the three months from February 7, 2025 to May 7, 2025, the benchmark³ price of oil decreased by approximately US\$16/barrel to US\$57/ barrel at the time of writing. Many are predicting an increase in global benchmark oil prices in 2025 as a result of a decline in global tension and uncertainty around US trade policy. The Canadian oil price4 relative to the benchmark oil price has remained relatively stable over the past few months; however, potential US tariffs on Canadian energy products, including oil, could impact its price and demand.

3. WTI Crude

42 Canada Lands Company Limited | Annual Report 2024/25 4. Western Canadian Select

Attractions Division Related Risks

The operations of the CN Tower, OPM and the MSC are directly linked to the performance of the tourism sector in Toronto and Montréal, respectively. The number of visitors to the CN Tower is also related to the seasons and daily weather conditions.

Travel

Local and domestic demand is a major driver for the strong performance at the CN Tower and MSC.

In addition, the CN Tower relies on visitors, particularly United States (US) visitors. Destination Canada's (DC) latest International Overnight Arrivals at a Glance report for February 2025 reported that for the month of November 2024, international overnight arrivals to Canada were about 8% lower than February 2024, and almost all of the major countries were unfavourable YoY. Year-to-date, DC reported a 1% increase compared to 2024.

DC's latest Snapshot in Q3 2024 (DC Snapshot), DC reported that total tourism expenditures for Q3 2024 were 2% and 8% higher than Q3 2023 and Q3 2019 (pre-COVID), respectively. Domestic tourism spending continues to be strong and higher than in Q3 2023 and Q3 2019, while international spending increased in Q3 2023, but continues to be about 96% of Q3 2019 levels. The Asian markets have been slow to return, but are trending well compared to the prior year. The US overnight arrivals represent approximately 70% of the total overnight arrivals year to date. The current political situation between Canada and the US, as well as the foreign exchange rate, is impacting the number of US overnight arrivals in 2025.

DC reported that the total tourism revenue for 2024 had increased 4% compared to 2023, and that both domestic revenue (3%) and international revenue (8%) had increased year over year.

Tourism Employment

Tourism HR Canada (THRC), in its latest labour market snapshot for March 2025, reported that the total labour force in tourism was up 2.1% and tourism employment was up 3.0% from March 2024 levels. respectively, with both increases being driven partially by growth in accommodations and food and beverage services. However, both labour force in tourism and tourism employment were down slightly from February 2025 levels. At this point, THRC says it is unlikely that geopolitical risk and economic instability are significantly influencing the labour force and tourism employment; however, the next several months could be interesting for the sector. The DC Snapshot reported that the estimated unemployment rate for tourism was 5.6% in December 2024, which is 0.7% higher than December 2023, and lower than the national Canadian unemployment rate.

Foreign Exchange

Foreign exchange rates may impact the number of international tourists that Canada, local markets and the Company's attractions can draw. The rate on May 6, 2025, was US\$1.00 = \$1.38, which was approximately 4% lower than a month ago, and consistent with a year ago. There seems to be a consensus from analysts that the Canadian dollar exchange rate with the US dollar will average between \$1.35 and \$1.40 for 2025, and then decrease in 2026 to \$1.33 and \$1.38; however, the impact of the new US Administration could bring more volatility to exchange rates, particularly the US/Canada rate.

A devalued Canadian dollar against other currencies, particularly the US dollar, does impact CN Tower revenues favourably, due to stronger consumer buying power for US travellers. A devalued Canadian dollar may also discourage local visitors from travelling abroad, opting for "staycations" instead. Conversely, a strong Canadian dollar is likely to have the opposite impact on the CN Tower results.

OPM historically draws more than 80% of its customers from its local market. MSC draws significantly from schools. To continue to draw visitors, OPMC needs to continue to invest in its current attractions and exhibits at OPM and MSC, and to partner with various organizations while developing new exhibits and attractions to refresh its offerings to visitors.

Cybersecurity Risks

Cybersecurity is a key risk that needs to be actively managed by businesses in Canada and around the world. Emerging technologies, such as artificial intelligence (AI), have the potential to create value, but are also technologies being deployed in more complex cybersecurity attacks, increasing cybersecurity risks. Cyberattacks, and the criminals who perpetrate them, are continually evolving the sophistication of how they target and who they target.

Businesses must protect against financial fraud, the loss of sensitive data and the disruption of business operations, and ensure the protection, safety and security of their guests. A significant, successful attack against the Company's critical network infrastructure and supporting system, or on that of the Company's key suppliers, could result in negative consequences, including loss of revenue, litigation, remediation costs and reputational damage.

The Company has a cybersecurity strategy and a program designed to support that strategy. The Company invests in technologies, as well as the education and training of its staff, to safeguard its information, and continually reviews its mitigation strategies to align with industry best practices. As cyber risk and cybercrime continue to evolve, this requires shifts in strategies and investment. The Company continues to invest in new technologies, reinvest in its education and training of staff, and to review, with the assistance of third-party experts, its cybersecurity maturity, risk assessment, disaster recovery, and prevention and detection techniques.

Interest Rate and Financing Risks

The Company believes it has effectively managed its interest rate risk. The Company's notes payable are non-interest bearing, and repayable on the earlier of their due dates between 2025 and 2050 or the dates on which net proceeds become available from the sale by the Company of the properties in respect of which the notes were issued, except in a limited number of instances where the terms of the note state when the issuer can demand payment that is not dependent on property cash flows.

The Company is exposed to interest rate risk on one of its two credit facilities and cash and cash equivalents. Cash and cash equivalents earn interest at the prevailing market interest rates and have limited exposure to interest rate risk due to their short-term nature. Credit facility borrowings bear interest at fixed and variable interest rates. Variable interest borrowings are exposed to interest rate risk. The impact of a change in the interest rate of ±1.0% would not be significant to the Company's earnings or cash flow.

The Company's credit facilities borrowing authorities from the Minister of Finance expire on October 31, 2025. The Company expects to receive borrowing authorities for its two credit facilities before expiration but is actively mitigating the risk through discussions with the Government to obtain the requested authorities, extend authorities temporarily, and/or use of other Company resources instead of borrowings. similar facility before its expiration, while also maintaining sufficient cash and cash equivalent levels.

The Company believes that these financing instruments adequately mitigate its exposure to interest rate fluctuations. The Company believes that the repayment terms of its notes, in conjunction with management's estimated cash flows from projects, will adequately provide it with proceeds to discharge the notes on their due dates and repay outstanding credit facilities.

Credit Risk

Credit risk arises from the possibility that tenants and purchasers may experience financial difficulty and be unable to pay the amounts owing under their commitments.

The Company has attempted to reduce the risk of credit loss by limiting its exposure to any one tenant or industry and by performing credit assessments in respect of new leases and credit transactions. Also, this risk is further mitigated by signing long-term leases with varying lease expirations. Credit risk on land sale transactions is mitigated by strong minimum deposit requirements, cash land sales and recourse to the underlying property until the purchaser has satisfied all financial conditions of the sale agreement.

The Company continuously monitors its tenant and trade receivables to identify any arrears amounts and, where applicable, will take appropriate actions to collect past due amounts.

Climate Change

The current and future impacts of climate change present both risks and opportunities. Climate change and the risks associated with it are complicated and often interconnected. Although assessing the economic impacts of climate change is a complex undertaking, with considerable uncertainties surrounding the magnitude of future events and the financial value of those impacts, it is critical to evaluate.

The failure of the Company to effectively assess and manage climate-related risks, in the short term or long term, could have a material impact on the Company.

A significant priority in the Company's ESG Roadmap is climate, and as a result, the Company is taking several actions to actively manage climate change within its attractions, in its real estate projects and corporately. The Company will continue to actively manage climate risk and take the appropriate steps to manage risks and take actions on opportunities, whether from a capital or operating perspective.

Environmental Liability and Regulatory Risks

As the owner of real property, the Company is subject to various federal, provincial and municipal laws relating to environmental matters. Such laws provide that the Company could be liable for the costs of removing certain hazardous substances and remediating certain hazardous locations.

The failure to remove or remediate such substances or locations, if any, could adversely affect the Company's ability to develop or sell such real estate.

The Company is not aware of any material noncompliance with environmental laws at any of its properties, nor is it aware of any investigations or actions pending or anticipated by environmental regulatory authorities in connection with any of its properties, or any pending or anticipated claims related to environmental conditions at its properties.

The Company will continue to make the capital and operating expenditures necessary to ensure that it is compliant with environmental laws and regulations.

Acquisitions

The Company's ability to acquire properties on a timely basis at a fair value is key to achieving a number of the Company's strategic objectives and targets in the short, medium and long term. Along with acquiring properties, being engaged early with property custodians can be critical in efficiently and effectively developing and repurposing properties.

The Company mitigates the risk through its relationships with various custodians and other stakeholders in the Government and through active policy discussions and involvement.

Other Key Risks

Sufficient staffing levels, particularly at the Company's attractions, are key to the Company's operations. Should the Company be unable to attract or retain adequate, skilled staff to meet market demand, this may impact financial results and pose financial and reputational risks. The Company mitigates these risks through a variety of recruitment and retention strategies.

Labour disruptions, particularly at the Company's key attractions, are a financial and reputational risk. The Company mitigates these risks through its labour relations strategies, which include active management and planning.

Physical security at the Company's properties, particularly its attraction sites, is extremely important, particularly given the current global climate and the visibility of the Company's sites.

ESG, and being a good corporate citizen, is an emerging and evolving risk. The failure to adopt an ESG program that is integrated into long-term plans, strategy and business operations and that is focused on material ESG factors management and performance monitoring may result in the inability to meet the Company's stakeholders' expectations.

Inflation, particularly higher input costs in the Company's real estate and attractions, could have a significant impact on project proformas and product costing if these higher costs become entrenched. These risks are mitigated through procurement and purchasing strategies, proactive planning and effective sourcing.

Major suppliers, particularly those that are key to supporting significant elements of the operations, are crucial to running the business. Without those suppliers, operations could be disrupted, posing a variety of significant risks. The Company manages this risk by continuously engaging with these suppliers, ensuring sufficient, appropriate contracting terms in agreements and enforcing those terms, diversifying its suppliers for key business needs, wherever possible, and proactive procurement planning to guarantee continuity of quality service.

The overall nature of real estate development projects and the Company's attractions is that they are highly visible to the public. The Company's strategy to mitigate the risk of adverse media is to proactively engage with its stakeholders, be responsive and follow established communications protocols.

Guarantees and Contingent Liabilities

The Company may be contingently liable with respect to litigation and claims that arise in the normal course of business. The Company's holdings and potential acquisition of properties from the Government may be impacted by land claims. The Company continues to work with various government agencies and organizations to assist in establishing a process whereby such surplus lands could be transferred to the Company. Disclosure of commitments and contingencies can be found in notes 13 and 14 of the consolidated financial statements for the period ended March 31, 2025.

Related Parties

CLCL is wholly owned by the Government of Canada and is under common control with other government agencies and departments, and Crown corporations. The Company enters into transactions with these entities in the normal course of business.

Significant transactions with related parties during the period were as follows:

Year ended March 31	2025	2024
Real estate land sales	\$ - \$	-
Rental, leasing and other revenues	0.8	1.4
Dividend paid to shareholder	\$ 11.0 \$	10.0
CLCL's Consolidated Statement of Financial Position includes the following balances with related parties:		

As at March 31	2025	2024
Net trade receivable (payable) and other from federal agencies and departments	\$ (0.2) \$	0.2
Prepaid rent, deposits, others	20.2	-
Notes payable	284.7	304.7

Task Force on Climate-related Financial Disclosures

The Company is a formal supporter of the Task Force on Climate-related Financial Disclosures (TCFD). In 2022, the Company began adopting the TCFD framework as part of its corporate reporting and planning processes, aligned with the federal Budget 2021 requirement. In addition, the Company strives to support the Government of Canada's transition to net-zero carbon and climate-resilient operations by identifying areas of alignment with the Greening Government Strategy, a set of government-approved commitments that apply to all core government departments and agencies as part of the federal government's commitment to reducing absolute scope 1 and scope 2 greenhouse gas (GHG) emissions by 40% by 2025 and by at least 90% below 2005 levels by 2050.

As global GHG emissions continue to rise, the Company recognizes there will be increased physical risks posed to it, society and the communities in which the Company operates. The Company also understands that there are opportunities to mitigate the worst impacts of climate change by acting today. This includes taking action to reduce the Company's GHG emissions, planning and establishing targets, and enhancing the climate resiliency of its operations across divisions while contributing to the transition to a low-carbon economy.

In 2022, the Company began assessing and developing its ESG program, which includes adopting and implementing the TCFD recommendations. As part of its review of material ESG topics, decarbonization, energy management and climate resilience were identified as strategic priorities for the Company and are critical to formalizing its approach to responding to the TCFD recommendations. In 2023, as part of its ESG roadmap, the Company created a climate roadmap, which includes decarbonization and climate resilience.

Key developments of 2024/25 are described below:

Governance

As part of the ESG and climate roadmap, a formal governance structure has been established identifying oversight, accountability, ownership and responsibility within the Company.

Climate risk, including climate-related financial disclosures, has been integrated throughout the Company's enterprise risk management (ERM) program and its activities.

As part of the Company's efforts to deliver progress on its ESG roadmap, the Company organized the Climate Working Group in 2024. This group comprises professionals from different business units of the Company who meet frequently to share updates related to climate and stay informed of the Company's projects related to its climate ambitions.

Strategy

The Company recognizes that its failure to effectively assess and manage climate-related risks, in the short and long term, could have a material impact on the Company. In addition, the Company recognizes the larger opportunity to act as a leader in embodying the federal government's commitments and actions to mitigate the impacts of climate change and accelerate communities towards a low-carbon economy.

Following up on the prior year's activities, which included completing a current state assessment to identify strengths, opportunities and gaps in its response to the TCFD recommendations and benchmark against leading peers, the Company undertook climate scenario analysis to assess climate-related risks and opportunities that could impact its operations and strategic priorities. The analysis was based on three climate scenarios scenarios that leveraged global and national models over the short (1–2 years), medium (3–5 years) and long term (6–10+ years) as summarized below:

Paris Aligned

This scenario assumes Canada achieves net-zero emissions by 2050 and its target to reduce GHG emissions 40% below 2005 levels by 2030. Global commitments to decarbonization and mitigation of climate impacts are accelerated, and global average temperature increase is limited to 1.5°C by 2100.

Insufficient Global Action

This scenario assumes Canada achieves net-zero emissions by 2060 and reduces GHG emissions 30% below 2005 levels by 2030. Beginning in 2020, countries act according to their pledges under the Paris Agreement, but efforts are not enough to limit warming to 2°C above pre-industrial levels by 2100. As a result, the global average temperature increase is between 2.5°C and 2.9°C by 2100.

Climate Crisis

This scenario assumes Canada does not achieve its GHG emission reduction commitments and there are limited or no additional constraints on countries globally, aside from policies already in place. As a result, the global average temperature increase is greater than 4°C by 2100.

Through climate scenario analysis, the Company has identified physical and transitional risks and opportunities. The insights from the climate scenario analysis were used to further define climate-related risks and opportunities for the Company in the near and long term, integrated into its strategic planning processes and ERM program, and will continue to be refined as the Company's climate roadmap is operationalized and further integrated.

Risk Management

Climate change management is identified as a key standalone risk for the Company. This recognizes the potential failure of the Company to effectively manage and mitigate the impacts brought by rising stakeholder and disclosure expectations and changes in global temperatures, precipitation, extreme weather and other impacts of climate change on the Company's operations. Given its potential impact and significant implications on the Company, both in the short and long term, the Company recognized it as a key risk. Climate risk considerations have been incorporated into the Company's risk universe as part of the ERM program annual review and update.

In addition, in 2024/25, the Company conducted physical risks assessments across each attraction and real estate property to better understand the physical climate risks that our sites are exposed to. These assessments evaluated various climate-related hazards, including extreme precipitation, flooding, heat, wind, drought and fire, using historical data, which provided projections up to 2050.

The methodology involved leveraging data from an ensemble of global climate models downscaled to a high resolution for Canada. This comprehensive approach allowed us to identify hazards and their potential impacts on our properties.

The results of these climate risks assessments will inform the process of developing and implementing climate resiliency plans for our sites in the coming years. These plans aim to enhance the Company's ability to withstand and adapt to physical risks, thus improving operational resilience.

Metrics and Targets

The Company has completed its inaugural company-wide GHG emissions inventory for 2022/23, prioritizing scope 1 and scope 2 emissions based on the GHG Protocol Corporate Standard. The goal of this assessment was to understand the Company's GHG emission footprint across Attractions, Real Estate and Corporate/Shared Services Divisions, and to identify key sources of emissions across the Company. Findings have been used to support the Company's exploration of options to reduce GHG emissions and to evaluate potential GHG emission reduction targets.

Following the completion of the GHG emission inventory, and in compliance with the Greening Government Strategy, the Company has adopted ambitious GHG emissions reduction targets. The decarbonization targets include a 40% reduction in scope 1 and 2 emissions by March 31, 2030, and 70% reduction by March 31, 2040, below the 2022/23 base year. The Company also aims to achieve net-zero emissions by 2050.

The Company has also adopted scope 3 emissions targets:

- 90% diversion of waste generated in operations during construction and demolition by March 31, 2030, 95% by March 31, 2040, and net-zero by 2050.
- Increase the proportion of properties sold designated for net-zero carbon buildings to at least 30% by March 31, 2030, 65% by March 31, 2040, and 100% by 2050.
- All procurement over \$1.0 includes a request for suppliers to identify their scope 1 + 2 GHG emission reduction targets and tracking approach, with evaluation points for that disclosure, by June 30, 2024.

To increase the Company's climate resilience, another adopted target is to have all Attractions and Real Estate sites adopt and implement site-specific climate adaptation plans by March 31, 2030.

Additionally, the Company has joined the Net-Zero Challenge Canada, a federal government initiative that encourages businesses to develop and implement plans to achieve net-zero emissions by 2050. This commitment further underscores the Company's dedication to sustainability and climate action.

In July 2024, the Company published its first stand-alone ESG report, which included a dedicated section on TCFD. This comprehensive report covered all six of the Company's ESG priorities and marked a significant milestone in its commitment to transparency and accountability in its ESG efforts.

Changes in Accounting Policies and Disclosures

A. Changes in Accounting Policies and Disclosures

I. Presentation of Financial Statements

In January 2020, the IASB issued amendments to IAS 1 *Presentation of Financial Statements* regarding classifications of liabilities as current or non-current, for liabilities with covenants under IAS 1 based on the contractual arrangements in place at the reporting date.

The amendments were effective for annual reporting periods beginning on or after January 1, 2024.

II. Lease Liability in a Sale and Leaseback

In September 2022, the IASB issued amendments to IFRS 16 *Leases* regarding lease liability in a sale and leaseback scenario. These amendments require a seller-lessee to subsequently measure lease liabilities arising from a sale and leaseback transaction in a way that does not result in recognition of a gain or loss that relates to the right of use it retains.

The amendments were effective for annual reporting periods beginning on or after January 1, 2024.

These amendments did not have an impact on the consolidated financial statements.

B. Future Accounting Pronouncements

I. Amendments to IFRS 9 and IFRS 7

On May 30, 2024, the IASB issued Amendments to the Classification and Measurement of Financial Instruments to address matters identified during the post-implementation review of the classification and measurement requirements of IFRS 9 Financial Instruments. The amendments are effective for reporting periods beginning on or after January 1, 2026.

II. IFRS 18 Presentation and Disclosures in Financial Statements

IFRS 18 *Presentation and Disclosures in Financial Statements* was issued by the IASB on April 9, 2024. IFRS 18 replaces IAS 1 *Presentation of Financial Statements*.

The objective of IFRS 18 is to set out requirements for the presentation and disclosure of information in general purpose financial statements to help ensure they provide relevant information that faithfully represents an entity's assets, liabilities, equity, income and expenses.

This standard is effective for periods beginning on or after January 1, 2027.

The Company is evaluating the impact of these amendments on the consolidated financial statements.

Critical Accounting Estimates

The discussion and analysis of the financial condition and financial performance of the Company is based on the consolidated financial statements, which are prepared in accordance with IFRS. The preparation of consolidated financial statements requires management to make judgments, estimates and assumptions that affect the reported amounts of assets and liabilities, disclosures of contingent assets and liabilities, and the reported amounts of revenues and expenses for the periods of the consolidated financial statements.

Judgments, estimates and assumptions are evaluated on an ongoing basis. Estimates are based on independent third-party opinion, historical experience and other assumptions that management believes are reasonable and appropriate in the circumstances. The amounts recorded in the Company's consolidated financial statements are based on the best estimate at the reporting date. Actual results could differ materially from those assumptions and estimates.

Management believes the most critical accounting estimates are as follows:

I. Inventories and Real Estate Development Costs

In determining estimates of net realizable values for its properties, the Company relies on assumptions regarding applicable industry performance and prospects, as well as general business and economic conditions that prevail and that are expected to prevail. Assumptions underlying asset valuations are limited by the availability of reliable comparable data and the uncertainty of predictions concerning future events. Due to the assumptions made in arriving at estimates of net realizable value, such estimates, by nature, are subjective and do not result in a precise determination of asset value.

In arriving at such estimates of net realizable value of the properties, management is required to make assumptions and estimates as to future costs that could be incurred in order to comply with statutory and other requirements. Also, estimates of future development costs are used to allocate current development costs across project phases. Such estimates are, however, subject to change based on agreements with regulatory authorities, changes in laws and regulations, the ultimate use of the property and as new information becomes

The Company produces a yearly corporate plan that includes a pro forma analysis of the projects, including expected revenues and projected costs. This analysis is used to determine the cost of sales recorded and net realizable value. This pro forma analysis is reviewed periodically, and when events or circumstances change, and is updated to reflect current information.

II. Measurement of Fair Values

Where the fair values of financial assets, investment properties and financial liabilities as disclosed in the notes to the consolidated financial statements cannot be derived from active markets, they are determined using valuation techniques including discounted cash flow models. The inputs to these models are taken from observable markets where possible, but where this is not feasible, a degree of judgment is required to establish fair values. The judgments include consideration of inputs such as liquidity risk, credit risk and volatility. Changes in assumptions about these factors could affect the reported fair value. The Company's assessments of fair values of investment properties are regularly reviewed by management with the use of independent property appraisals and internal management information.

The fair values of all financial instruments and investment properties must be classified in fair value hierarchy levels, which are as follows:

Level 1 – Financial instruments are considered Level 1 when valuation can be based on quoted prices in active markets for identical assets or liabilities.

Level 2 – Financial instruments are considered Level 2 when valued using quoted prices for similar assets or liabilities, quoted prices in markets that are not active, or models using inputs that are observable.

Level 3 – Financial instruments are considered Level 3 when their values are determined using pricing models, discounted cash flow methodologies or similar techniques, and at least one significant model assumption or input is unobservable.

The critical estimates and assumptions underlying the valuation of financial assets, investment properties and financial liabilities are set out in notes 5 and 21.

III. Useful Lives and Significant Components

The useful lives and residual values of the Company's property, plant and equipment and investment properties are determined by management at the time the asset is acquired and are reviewed annually for appropriateness. The useful lives are based on historical experience with similar assets, as well as anticipation of future events. Management also makes judgments in determining significant components. A component or part of an item of property, plant and equipment or an investment property is considered significant if its allocated cost is material in relation to the total cost of the item. Also, in determining the parts of an item, the Company identifies parts that have varying useful lives or consumption patterns.

IV. Interest Rate on Notes Payable to the Government

Notes payable are issued in consideration of the acquisition of real estate properties and are due to the Government. These notes are payable on the earlier of their due dates or the dates on which net proceeds become available from the sale by the Company of the

properties in respect of which the notes were issued, except in a limited number of instances where the terms of the note state when the issuer can demand payment and payment is not dependent on property cash flows. For those notes that do not state when the issuer can demand payment, the repayment schedule is based on the estimated time period and cash flows of the property. The notes are non-interest bearing. The non-interest bearing notes are discounted using an imputed fixed interest rate. The imputed interest is accrued and capitalized to properties or expensed, as appropriate.

V. Impairments and Write-Downs

Management reviews assets annually, as part of the corporate planning process, and when events or circumstances change.

For inventories, a write-down is recorded when the net realizable value of anticipated net sales revenue is less than the sum of the carrying value of the property and its anticipated costs to complete. The net realizable value is based on projections of future cash flows, which take into account the specific development plans for each project and management's best estimate of the most probable set of economic conditions anticipated to prevail in the market.

For other assets, such as investment properties and property, plant and equipment, impairment estimates are made based on an analysis of cash generating units ("CGUs"), as described in note 2.H)II), and are recorded if the recoverable amount of the property is less than the carrying amount. The recoverable amount is the higher of an asset's (or a CGU's) fair value less costs of disposal and its value in use. The Company estimates the fair value less costs of disposal using the best information available to estimate the amount it could obtain from disposing of the assets in an arm's-length transaction less the estimated cost of disposal. The Company estimates value in use by discounting estimated future cash flows to their present value using a pre-tax rate that reflects current market assessments of the time value of money and the specific risks of the asset. Determination of the present value cash flows requires significant estimates, such as future cash flows and the discount rate applied.

VI. Income Taxes

The Company relies on estimates and assumptions when determining the amount of current and deferred taxes and takes into account the impact of uncertain tax positions and whether additional taxes and interest may be due.

The Company makes significant estimates to evaluate whether it can recover deferred tax assets based on its assessment of estimates of future probability and legal amalgamation of its subsidiaries. The Company's current corporate plan and future profit forecasts are expected to generate sufficient taxable income to recover the deferred tax assets. Historically, the Company has been profitable and has consistently met its corporate plan profit objectives.

Acquisitions and Prospects

The Company has a land bank of approximately 426 hectares (1,053 acres) at March 31, 2025.

The Company is pursuing with government departments and agencies further acquisitions of 1,470 hectares (3,632 acres) of properties declared surplus. As many of the properties and portfolios potentially available for acquisition are substantial in size, the planning, development and reintegration of these properties into local communities will take place over a number of years. Although the Company is vulnerable to adverse changes in local real estate market conditions, which can affect demand, the Company's geographic diversity mitigates the risk of an adverse impact of a downturn in a single market.

The Company's major residential developments are in St. John's, Dartmouth, Montréal, Toronto, Ottawa, Winnipeg, Edmonton, Calgary and Vancouver. In most of these projects, the Company has interim rental operations that, between them, generate revenue in excess of any holding costs.

The Company's recent sales activities demonstrate that there is ongoing demand for its land holdings and that it can continue to create significant benefits and/or value from its property portfolio, which is diverse as to location, value, size, and current or potential uses.

The Company has estimated net income before tax of \$801.9 for the five years ending March 31, 2029, based on the latest approved and publicly available annual corporate plan. The Company expects to continue to be financially self-sufficient while providing both financial benefits in the form of a reliable dividend stream, and non-financial benefits to our stakeholders and to the Government of Canada.

Declaration

We, Stéphan Déry, President and Chief Executive Officer, and Matthew Tapscott, Executive Vice President, Finance and Chief Financial Officer, certify that:

We have reviewed the consolidated financial statements of Canada Lands Company Limited for the year ended March 31, 2025.

Based on our knowledge, the consolidated financial statements do not contain any untrue statement of a material fact or omit to state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it was made, with respect to the fiscal period covered by this report; and

Based on our knowledge, the consolidated financial statements together with the other financial information included in this report fairly present in all material respects the financial position, financial performance and cash flows of Canada Lands Company Limited, as of the date and for the periods presented in this report.

ORIGINAL SIGNED BY:

Stéphan Déry President and Chief Executive Officer St. John's, Canada June 25, 2025

Matthew Tapscott Executive Vice President, Finance and Chief Financial Officer

Management's Responsibility for Financial Reporting

The consolidated financial statements of Canada Lands Company Limited (the "Company") have been prepared by management of the Company in accordance with International Financial Reporting Standards.

Management maintains financial and management reporting systems that include appropriate controls to provide reasonable assurance that the Company's assets are safeguarded, to facilitate the preparation of relevant, reliable and timely financial information, and to ensure that transactions are in accordance with Part X of the Financial Administration Act and regulations, the Canada Business Corporations Act, and the articles and by-laws of the Company.

Based on our knowledge, these consolidated financial statements present fairly, in all material respects, the Company's financial position as at March 31, 2025 and March 31, 2024 and its financial performance and cash flows for the years ended March 31, 2025 and 2024.

Where necessary, management uses judgment to make estimates required to ensure fair and consistent presentation of this information.

The Board of Directors of Canada Lands Company Limited is composed of seven directors, none of whom are employees of the Company. The Board of Directors has the responsibility to review the financial statements, as well as oversee management's performance of its financial reporting responsibilities. An Audit and Risk Committee appointed by the Board of Directors of the Company has reviewed these consolidated financial statements with management and has reported to the Board of Directors. The Board of Directors has approved the consolidated financial statements.

All other financial and operating data included in the report are consistent, where appropriate, with information contained in the consolidated financial statements.

ORIGINAL SIGNED BY: Stéphan Déry President and Chief Executive Officer

June 25, 2025

Matthew Tapscott Executive Vice President, Finance and St. John's, Canada Chief Financial Officer



Bureau du vérificateur général du Canada

Independent Auditor's Report

To the Minister of Government Transformation, Public Works and Procurement

Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the consolidated financial statements of Canada Lands Company Limited and its subsidiaries (the Group), which comprise the consolidated statement of financial position as at 31 March 2025, and the consolidated statement of comprehensive income, consolidated statement of changes in shareholder's equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at 31 March 2025, and its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with IFRS Accounting Standards as issued by the International Accounting Standards Board (IASB).

Basis for Opinion

We conducted our audit in accordance with Canadian generally accepted auditing standards. Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Consolidated Financial Statements* section of our report. We are independent of the Group in accordance with the ethical requirements that are relevant to our audit of the consolidated financial statements in Canada, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Other Information

Management is responsible for the other information. The other information comprises the information included in the annual report, but does not include the consolidated financial statements and our auditor's report thereon.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with IFRS Accounting Standards as issued by the IASB, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Group's financial reporting process.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with Canadian generally accepted auditing standards will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with Canadian generally accepted auditing standards, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

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- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Plan and perform the group audit to obtain sufficient appropriate audit evidence regarding
 the financial information of the entities or business units within the Group as a basis for
 forming an opinion on the group financial statements. We are responsible for the direction,
 supervision and review of the audit work performed for purposes of the group audit. We
 remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

Report on Compliance with Specified Authorities

Opinion

In conjunction with the audit of the consolidated financial statements, we have audited transactions of Canada Lands Company Limited and its wholly-owned subsidiaries coming to our notice for compliance with specified authorities. The specified authorities against which compliance was audited are Part X of the *Financial Administration Act* and regulations, the *Canada Business Corporations Act*, the articles and by-laws of Canada Lands Company Limited and its wholly-owned subsidiaries, and the directives issued pursuant to section 89 of the *Financial Administration Act*.

In our opinion, the transactions of Canada Lands Company Limited and its wholly-owned subsidiaries that came to our notice during the audit of the consolidated financial statements have complied, in all material respects, with the specified authorities referred to above. Further, as required by the *Financial Administration Act*, we report that, in our opinion, the accounting principles in IFRS Accounting Standards as issued by the IASB have been applied on a basis consistent with that of the preceding year.

Responsibilities of Management for Compliance with Specified Authorities

Management is responsible for Canada Lands Company Limited and its wholly-owned subsidiaries' compliance with the specified authorities named above, and for such internal control as management determines is necessary to enable Canada Lands Company Limited and its wholly-owned subsidiaries to comply with the specified authorities.

Auditor's Responsibilities for the Audit of Compliance with Specified Authorities

Our audit responsibilities include planning and performing procedures to provide an audit opinion and reporting on whether the transactions coming to our notice during the audit of the consolidated financial statements are in compliance with the specified authorities referred to above.

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Firyal Awada, CPA, CA

Principal

for the Auditor General of Canada

Ottawa, Canada 25 June 2025

Consolidated Financial Statements

Canada Lands Company Limited
Consolidated Statement of Comprehensive Income

For the year ended March 31

Expressed in thousands of Canadian dollars	Note	2025	2024
Revenues			
Real estate sales	\$	168,585 \$	55,040
Attractions, food, beverage and other hospitality		131,004	130,661
Rental operations		45,931	46,374
Interest and other		16,859	19,563
		362,379	251,638
Expenses			
Real estate development costs		64,039	44,640
Attractions, food, beverage and other hospitality costs		83,339	81,796
Rental operating costs		29,030	42,564
General and administrative		42,870	32,173
Impairment, pre-acquisition costs and write-offs	4,6	11,574	14,055
Interest and other		1,020	10,680
	15	231,872	225,908
Income Before Income Taxes	\$	130,507 \$	25,730
Deferred income tax expense (recovery)	18	1,891	(1,775)
Current income tax expense	18	35,463	13,582
		37,354	11,807
Net Income and Comprehensive Income	\$	93,153 \$	13,923

Canada Lands Company Limited
Consolidated Statement of Financial Position
As at March 31

As at March 31			
Expressed in thousands of Canadian dollars	Note	2025	2024
Assets			
Non-Current			
Investment properties	5	\$ 51,444	\$ 29,312
Inventories	6	367,720	380,223
Property, plant and equipment	4	161,781	160,117
Investments	9	-	4,500
Trade receivables and other	10	14,879	13,503
Long-term receivables	7	54,814	54,056
Deferred taxes	18	68,956	70,847
		719,594	712,558
Current			
Inventories	6	95,760	67,573
Cash and cash equivalents	8	337,660	223,225
Investments	9	4,500	_
Trade receivables and other	10	32,544	38,687
Current portion of long-term receivables	7	3,158	10,846
Current income tax recoverable and other tax assets		-	831
		473,622	341,162
Total		\$ 1,193,216	\$ 1,053,720

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

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

Canada Lands Company Limited
Consolidated Statement of Financial Position (continued)

As at March 31

Expressed in thousands of Canadian dollars	Note	2025	2024
Liabilities and Shareholder's Equity			
Liabilities			
Non-Current			
Notes payable	12	\$ 230,454	\$ 285,376
Deferred revenue		5,029	6,457
Trade and other payables	13	1,813	866
Provisions	14	9,757	3,172
Prepaid rent, deposits and others		23,357	2,356
		270,410	298,227
Current			
Credit facilities	11	71,900	56,600
Current portion of notes payable	12	54,263	19,306
Trade and other payables	13	41,657	35,305
Provisions	14	12,513	7,956
Deferred revenue		3,030	3,112
Income taxes payable		21,644	<u>-</u>
Prepaid rent, deposits and others		9,000	6,568
		214,007	128,847
Shareholder's Equity			
Contributed surplus	16	181,170	181,170
Retained earnings	16	527,629	445,476
		708,799	626,646
Total		\$ 1,193,216	\$ 1,053,720
Commitments and Contingencies	13, 14		
Leases	17		

Original signed by

On behalf of the Board **Kaye Melliship**

Chair of the Board of Directors

Margaret MacDonald

Chair of the Audit and Risk Committee

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

Canada Lands Company Limited

Consolidated Statement of Changes in Shareholder's Equity

For the year ended March 31

Expressed in thousands of Canadian dollars	Contributed Surplus		Retained Earnings	Total Shareholder's Equity	
Beginning balance, April 1, 2023	\$	181,170	\$	441,553	\$ 622,723
Change during the year					
Dividend paid		-		(10,000)	(10,000)
Net income for the year		-		13,923	13,923
Ending balance, March 31, 2024	\$	181,170	\$	445,476	\$ 626,646
Change during the year					
Dividend declared		_		(20,000)	(20,000)
Shareholder's advances		-		9,000	9,000
Net income for the year		-		93,153	93,153
Ending balance, March 31, 2025	\$	181,170	\$	527,629	\$ 708,799

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

Canada Lands Company Limited Consolidated Statement of Cash Flows

For the year ended March 31

Expressed in thousands of Canadian dollars	Note	2025	2024
Operating activities			
Net income	\$	93,153	13,923
Loss on disposal of investment property		181	48
Loss on disposal of property, plant and equipment		48	337
Interest expense		1,020	10,680
Interest paid		(3,254)	(10,233)
Interest income		(11,397)	(14,352)
Income tax paid		(12,989)	(23,588)
Recovery of costs on sales of real estate		64,039	44,640
Expenditures on real estate properties		(62,495)	(56,447)
Acquisitions		(25,333)	_
Impairment, pre-acquisition costs and write-offs		11,574	14,055
Provisions		(4,474)	(29,743)
Income tax expense		37,354	11,807
Depreciation		13,487	12,130
		100,914	(26,743)
Net change in non-cash working capital and other	19	50,336	26,760
Cash provided by operating activities	\$	151,250	S 17

Canada Lands Company Limited

Consolidated Statement of Cash Flows (continued)

For the year ended March 31

Repayment of notes payable (22,946) Proceeds from credit facilities 16,600 7,90 Repayment of credit facilities (1,300) (4,000 Repayment of lease liabilities (658) (65 Cash used in financing activities (19,304) (6,75 Investing activities 9,808 12,32 Expenditures on investment properties (3,797) (3,277) Expenditures on property, plant and equipment (23,522) (20,10 Investments - (4,50) Cash used in investing activities (17,511) (15,55) Net increase (decrease) in cash and cash equivalents 114,435 (22,29) Cash and cash equivalents, beginning of year 223,225 245,51	Expressed in thousands of Canadian dollars	Note	2025	2024
Repayment of notes payable (22,946) Proceeds from credit facilities 16,600 7,90 Repayment of credit facilities (1,300) (4,00 Repayment of lease liabilities (658) (65 Cash used in financing activities (19,304) \$ (6,75 Investing activities 9,808 12,32 Expenditures on investment properties (3,797) (3,27) Expenditures on property, plant and equipment (23,522) (20,10) Investments - (4,50) Cash used in investing activities \$ (17,511) \$ (15,55) Net increase (decrease) in cash and cash equivalents 114,435 (22,29) Cash and cash equivalents, beginning of year 223,225 245,51 Cash and cash equivalents, end of year \$ 337,660 \$ 223,225	Financing activities			
Proceeds from credit facilities 16,600 7,900 Repayment of credit facilities (1,300) (4,000) Repayment of lease liabilities (658) (657) Cash used in financing activities (19,304) (6,75) Investing activities 12,32 Expenditures on investment properties (3,797) (3,27) Expenditures on property, plant and equipment (23,522) (20,100) Investments - (4,500) Cash used in investing activities (17,511) (15,55) Net increase (decrease) in cash and cash equivalents 114,435 (22,29) Cash and cash equivalents, beginning of year 223,225 245,51 Cash and cash equivalents, end of year \$ 337,660 \$ 223,22	Dividend paid		(11,000)	(10,000)
Repayment of credit facilities (1,300) (4,00) Repayment of lease liabilities (658) (65 Cash used in financing activities (19,304) (6,75 Investing activities 12,32 Interest received 9,808 12,32 Expenditures on investment properties (3,797) (3,27) Expenditures on property, plant and equipment (23,522) (20,10) Investments - (4,50) Cash used in investing activities (17,511) (15,55) Net increase (decrease) in cash and cash equivalents 114,435 (22,29) Cash and cash equivalents, beginning of year 223,225 245,51 Cash and cash equivalents, end of year \$ 337,660 \$ 223,225	Repayment of notes payable		(22,946)	-
Repayment of lease liabilities (658) (658) Cash used in financing activities \$ (19,304) \$ (6,75) Investing activities Interest received 9,808 12,32 Expenditures on investment properties (3,797) (3,27) Expenditures on property, plant and equipment (23,522) (20,10) Investments - (4,50) Cash used in investing activities \$ (17,511) \$ (15,55) Net increase (decrease) in cash and cash equivalents 114,435 (22,29) Cash and cash equivalents, beginning of year \$ 337,660 \$ 223,225 Cash and cash equivalents, end of year \$ 337,660 \$ 223,225	Proceeds from credit facilities		16,600	7,900
Cash used in financing activities \$ (19,304) \$ (6,75) Investing activities Interest received \$ 9,808 12,32	Repayment of credit facilities		(1,300)	(4,000)
Interest received 9,808 12,32 Expenditures on investment properties (3,797) (3,27) Expenditures on property, plant and equipment (23,522) (20,10) Investments - (4,50) Cash used in investing activities \$ (17,511) \$ (15,55) Net increase (decrease) in cash and cash equivalents 114,435 (22,29) Cash and cash equivalents, beginning of year \$ 223,225 245,51 Cash and cash equivalents, end of year \$ 337,660 \$ 223,225	Repayment of lease liabilities		(658)	(657)
Interest received 9,808 12,32 Expenditures on investment properties (3,797) (3,275) Expenditures on property, plant and equipment (23,522) (20,105) Investments - (4,506) Cash used in investing activities \$ (17,511) \$ (15,555) Net increase (decrease) in cash and cash equivalents 114,435 (22,295) Cash and cash equivalents, beginning of year \$ 223,225 245,516 Cash and cash equivalents, end of year \$ 337,660 \$ 223,225	Cash used in financing activities	\$	(19,304) \$	(6,757)
Expenditures on investment properties (3,797) (3,275) Expenditures on property, plant and equipment (23,522) (20,105) Investments - (4,506) Cash used in investing activities \$ (17,511) \$ (15,555) Net increase (decrease) in cash and cash equivalents 114,435 (22,295) Cash and cash equivalents, beginning of year 223,225 245,51 Cash and cash equivalents, end of year \$ 337,660 \$ 223,225	Investing activities			
Expenditures on property, plant and equipment (23,522) (20,10) Investments - (4,50) Cash used in investing activities \$ (17,511) \$ (15,55) Net increase (decrease) in cash and cash equivalents 114,435 (22,29) Cash and cash equivalents, beginning of year \$ 223,225 245,51 Cash and cash equivalents, end of year \$ 337,660 \$ 223,225	Interest received		9,808	12,322
Investments - (4,500 Cash used in investing activities \$ (17,511) \$ (15,550 Net increase (decrease) in cash and cash equivalents 114,435 (22,290 Cash and cash equivalents, beginning of year 223,225 245,510 Cash and cash equivalents, end of year \$ 337,660 \$ 223,225	Expenditures on investment properties		(3,797)	(3,273)
Cash used in investing activities \$ (17,511) \$ (15,555) Net increase (decrease) in cash and cash equivalents 114,435 (22,29) Cash and cash equivalents, beginning of year 223,225 245,51 Cash and cash equivalents, end of year \$ 337,660 \$ 223,225	Expenditures on property, plant and equipment		(23,522)	(20,102)
Net increase (decrease) in cash and cash equivalents Cash and cash equivalents, beginning of year Cash and cash equivalents, end of year \$ 337,660 \$ 223,225	Investments		-	(4,500)
Cash and cash equivalents, beginning of year Cash and cash equivalents, end of year \$ 337,660 \$ 223,225	Cash used in investing activities	\$	(17,511) \$	(15,553)
Cash and cash equivalents, end of year \$ 337,660 \$ 223,22	Net increase (decrease) in cash and cash equivalents		114,435	(22,293)
	Cash and cash equivalents, beginning of year		223,225	245,518
Supplemental cash flows information 19	Cash and cash equivalents, end of year	\$	337,660 \$	223,225
	Supplemental cash flows information	19		

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

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

Notes to the Consolidated Financial Statements

For the year ended March 31, 2025 Expressed in thousands of Canadian dollars

1. Authority and Activities of CLCL

Canada Lands Company Limited ("CLCL") is an agent Crown corporation, and its sole shareholder is the Government of Canada. Originally named Public Works Lands Company Limited, CLCL was incorporated under the *Companies Act* in 1956 and was continued under the *Canada Business Corporations Act*. It is listed as a parent Crown corporation in Part I of Schedule III to the *Financial Administration Act* ("FAA").

CLCL is the parent company of Canada Lands Company CLC Limited ("CLC"), Parc Downsview Park Inc. ("PDP") and Old Port of Montréal Corporation Inc. ("OPMC"), collectively referred to as the CLCL subsidiaries.

CLCL conducts its real estate business operations through CLC and PDP's development lands, two of its wholly owned subsidiaries. CLCL's mission is to ensure innovative and commercially sound redevelopment and reintegration of surplus Government of Canada ("Government") properties into local communities while developing, retaining and managing certain real estate assets and uniquely Canadian attractions. CLCL conducts its attractions business operations through Canada's National Tower ("CN Tower"), the Montréal Science Centre ("MSC"), the park owned by PDP ("Downsview Park") and the Old Port of Montréal ("OPM").

In December 2014, CLCL was issued a directive (P.C. 2014-1379) pursuant to section 89 of the FAA entitled "Order directing Canada Lands Company Limited to implement pension plan reforms". This directive was intended to ensure that pension plans of Crown corporations that provide a 50:50 current service cost-sharing ratio between employees and employer for pension contributions had been phased in for all members by December 31, 2017. As at December 31, 2017, the Company had fully implemented the requirements of the directive and has remained in compliance with the directive since that date.

In July 2015, CLCL was issued a directive (P.C. 2015-1113) pursuant to section 89 of the FAA.

This directive was to align CLCL's travel, hospitality, conference and event expenditure policies, guidelines and practices with Treasury Board policies, directives and related instruments on travel, hospitality, conference and event expenditures in a manner that was consistent with CLCL's legal obligations and to report on the implementation of this directive in CLCL's next corporate plan. As at March 31, 2016, CLCL had fully implemented the requirements of the directive and has remained in compliance with the directive since that date.

The registered office of CLCL and the CLCL Subsidiaries (collectively, the "Company") is 1 University Avenue, Suite 1700, Toronto, Ontario, Canada.

The consolidated financial statements were approved by the Board of Directors of CLCL on June 25, 2025.

2. Summary of Material Accounting Policies

A) Statement of Compliance

The consolidated financial statements of the Company have been prepared in accordance with International Financial Reporting Standards ("IFRS") Accounting Standards as issued by the International Accounting Standards Board ("IASB").

B) Basis of Presentation

CLCL's consolidated financial statements have been prepared on a historical cost basis, except where otherwise indicated. The consolidated financial statements are prepared on a going concern basis and have been presented in Canadian dollars, the Company's functional currency, rounded to the nearest thousand. The accounting policies set out below have been applied consistently in all material respects to all years presented in these consolidated financial statements, unless otherwise stated.

C) Basis of Consolidation

The consolidated financial statements include the accounts of the Company and its subsidiaries, which are the entities over which the Company has control. Control exists if the investor possesses power over the investee, has exposure to the variable returns from its involvement with the investee and has the ability to use its power over the investee to affect its returns. The accounts of CLC, PDP and OPMC, wholly owned subsidiaries of CLCL, are consolidated with CLCL's accounts.

The Montréal Science Centre Foundation ("MSCF") is a structured entity that is consolidated, as the Company has concluded that it controls it. The MSCF is a not-for-profit organization founded in 2000. It manages the funds and fundraising activities for the sole benefit of the MSC. The MSCF must remit all funds to OPMC to be used for activities of the MSC.

When the Company has less than a majority of the voting or similar rights of an investee, the Company considers all relevant facts and circumstances in assessing whether it controls the investee.

The Company reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements that constitute control. Consolidation of a subsidiary begins when the Company obtains control over the subsidiary and ceases when the Company loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the Consolidated Statement of Comprehensive Income from the date the Company gains control until the date the Company ceases to control the investee.

When necessary, adjustments are made to investees to bring their accounting policies in line with the Company's accounting policies.

All inter-company transactions, balances, unrealized losses and unrealized gains on transactions between CLCL, its subsidiaries and the foundation noted above have been eliminated.

D) Revenue Recognition

The Company recognizes revenue as follows:

I. Real estate sales

Real estate sales revenue is recognized at the point in time when control over the property has been transferred to the customer. Real estate sales typically only have a single performance obligation. Until this criterion is met, any proceeds received are accounted for as customer deposits. Revenue is measured based on the transaction price agreed to under the contract.

II. Rental

The Company has retained control of its investment properties and therefore accounts for leases with its tenants as operating leases. The Company also leases certain properties classified as property, plant and

equipment ("PPE") to tenants. Revenue recognition under a lease commences when the tenant has a right to use the leased asset. Generally, this occurs on the lease inception date or, where the Company is required to make additions to the property in the form of tenant improvements that enhance the value of the property, upon substantial completion of those improvements. Tenant improvements provided in connection with a lease are recognized as an asset and expensed on a straightline basis over the term of the lease. The total amount of contractual rent to be received from operating leases is recognized on a straight-line basis over the term of the non-cancellable portion of the leases and any further terms, at the lessee's option, that are reasonably certain to be exercised, for leases in place. A rent receivable, which is included in trade receivables and other, is recorded for the difference between the rental revenue recorded and the contractual amount received.

Rental operating revenue also includes a percentage of participating rents and recoveries of operating expenses, including property taxes. Rental operating expense recoveries are recognized in the period that recoverable costs are chargeable to tenants.

III. Rental from interim activities

In addition to earning rental revenues from leases associated with investment properties, the Company also earns rental revenues from lease arrangements with tenants on certain commercial and residential development properties in inventory. These lease arrangements are generally short-term and renewable on an annual basis and considered interim to the related land development activities. As described in note 2.N)I), the Company has applied judgment in determining whether the commercial and residential development properties from which rental from interim activities is derived are classified and carried as inventory instead of investment property. The revenue recognition policy for the related lease arrangements is consistent with the policy applied in lease arrangements of investment properties, as described in note 2.D)II).

IV. Attractions, food, beverage and other hospitality
Revenues from programming and parking, ticket sales,
food and beverage sales, event and concessions sales,
hospitality revenues, sports facilities, retail store sales
and other revenues are recognized at the point of sale or

E) Pre-Acquisition Costs

when services are provided, as appropriate.

Costs incurred related to properties that the Company has no title to or early use agreement for are expensed to the Consolidated Statement of Comprehensive Income as incurred.

F) Properties

I. Property, plant and equipment

Property, plant and equipment ("PPE") includes properties held for use in the supply of goods and services or for administrative purposes. All PPE is stated at historical cost less depreciation and any impairment. Historical cost includes expenditures that are directly attributable to the acquisition of the items.

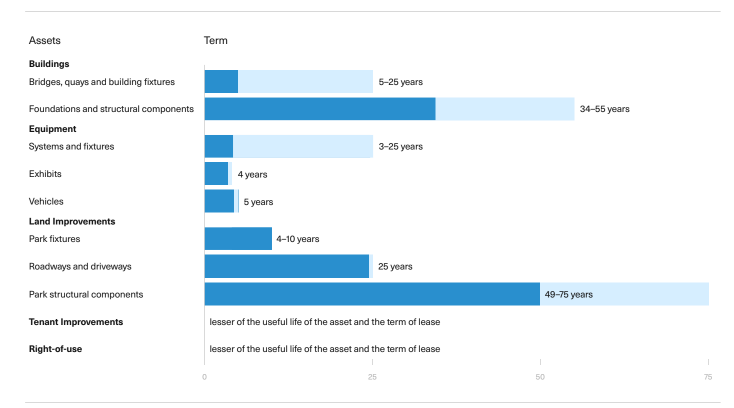
The Company has lease obligations for various equipment and office space. The leases vary in length and range for periods of one year up to ten years. The lease contracts contain a wide range of different terms and conditions. Leases are recognized as a right-of-use asset and a corresponding lease liability at the date the leased asset is available for use by the Company. Each lease payment is allocated between the lease liability and finance costs. The right-of-use asset is depreciated over the lesser of the asset's useful life and the lease term on a straight-line basis.

Assets and liabilities arising from a lease are initially measured on a present value basis. The lease payments are discounted using the interest rate implicit in the

lease, if that rate can be determined, or the Company's incremental borrowing rate. The right-of-use assets are measured at cost, consisting of the amount of the initial measurement of the lease liability, plus any lease payments made to the lessor at or before the commencement date less any lease incentives received, the initial estimate of restoration costs and any initial direct costs incurred by the lessee.

Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. The carrying amount of those parts that are replaced is derecognized. All other repairs and maintenance are charged to the Consolidated Statement of Comprehensive Income during the financial period in which they are incurred.

Depreciation, based on a component approach, is calculated using the straight-line method to allocate the cost over the assets' estimated useful lives, or the lesser of the useful life of the asset and the term of the lease as follows:



The assets' residual values and useful lives are reviewed, and adjusted if appropriate, on an annual basis.

The Company holds some buildings for dual purposes, where a portion is leased to tenants and the remainder is used by the Company for administrative purposes. When a significant portion is owner-occupied, the Company classifies the property as PPE.

II. Investment properties

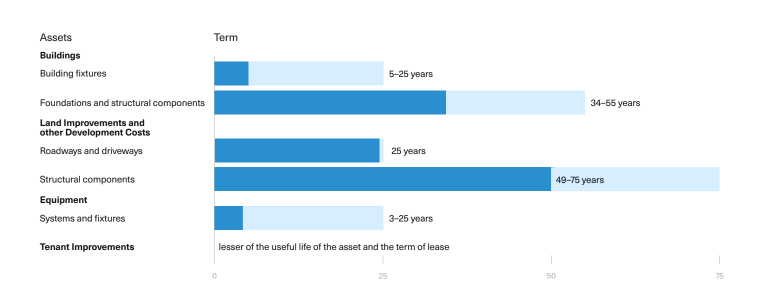
Investment properties are properties held by the Company for the primary purpose of obtaining rental income or capital appreciation, or both, but not for the ordinary course of business. Investment properties also include properties that are being constructed or developed for future use as investment properties.

The Company applies the cost model in which investment properties are valued under the same basis

as PPE (note 2.F) I)), except where the asset meets the criteria to be classified as held for sale; then the asset is measured in accordance with IFRS 5 Non-current Assets Held for Sale and Discontinued Operations.

Depreciation, based on a component approach, is calculated using the straight-line method to allocate the cost over the assets' estimated useful lives, or the lesser of the useful life of the asset and the term of the lease as follows:

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Other development costs include direct expenditures on investment properties. These could include amounts paid to contractors for construction, borrowing costs, planning and design costs, costs of site preparation, professional fees for legal services, property taxes, construction overhead and other related costs.

From commencement of development until the date of completion, the Company capitalizes direct development costs, realty taxes and borrowing costs that are directly attributable to the project. Also, initial direct leasing costs incurred by the Company in negotiating and arranging tenant leases are added to the carrying amount of the investment property. In management's view, completion occurs upon completion of construction and receipt of all necessary occupancy and other material permits. Depreciation commences upon completion of development.

III. Inventories

Property acquired or being constructed for sale in the ordinary course of business, rather than held for rental or capital appreciation, is held as inventory and is measured at the lower of cost and net realizable value. Costs are allocated to the saleable acreage of each project or subdivision in proportion to the anticipated revenue or current average cost per acre. Inventories are written down to their net realizable value ("NRV") whenever events or changes in circumstances indicate that their carrying value exceeds their NRV. Writedowns are recognized in the Consolidated Statement of Comprehensive Income. NRV is based on projections of future cash flows, which take into account the specific development plans for each project and management's best estimate of the most probable set of economic conditions anticipated to prevail in the market.

The Company capitalizes all direct expenditures incurred in connection with the acquisition, development and construction of inventory. These include freehold and leasehold rights for land, amounts paid to contractors for construction, borrowing costs, planning and design costs, costs of site preparation, professional fees for legal services, property transfer taxes, property taxes, construction overhead and other related costs. Selling costs such as commissions and marketing programs are expensed when incurred.

The development period commences when expenditures are being incurred and activities necessary to prepare the asset for its intended use are in progress. Capitalization ceases when the asset is ready for its intended use. During the development phase, any rental revenues and associated expenses related to the project are recognized in the Consolidated Statement of Comprehensive Income(note 2.D) III)) during the year. Costs incurred on properties that the Company has no title to or an early use agreement for are expensed to the Consolidated Statement of Comprehensive Income.

The Company classifies its properties as properties under development, properties held for sale or properties held for future development. Properties undergoing active development are classified as "properties under development", whereas properties that have been serviced and are ready for sale, or that the Company intends to sell in their current state without any further significant costs to be incurred, are classified as "properties held for sale". Properties classified as "properties held for future development" are properties where active development has not yet commenced. Costs incurred on properties classified as "properties held for future development" and "properties held for sale" are expensed to the Consolidated Statement of Comprehensive Income as incurred.

Inventories, regardless of the properties' classification, are considered current when they are expected to be sold within the next 12 months and realized as real estate development costs. Inventories that are not expected to be sold in the next 12 months are categorized as

non-current. Non-property (i.e., operating) inventories are entirely held by the CN Tower and OPMC, and are included in trade receivables and other in the Consolidated Statement of Financial Position.

G) Interest in Joint Arrangements

Investments in joint arrangements are classified as either joint operations or joint ventures, depending on the contractual rights and obligations of each investor. A joint operation is a joint arrangement whereby the parties that have joint control have rights to the assets and obligations for the liabilities relating to the arrangement, whereas a joint venture is a joint arrangement whereby the parties that have joint control only have rights to the net assets of the arrangement. When making this assessment, the Company considers the structure of the arrangement, the legal form of any separate vehicles, the contractual terms of the arrangement and other facts and circumstances. The Company evaluates its involvement in each of its joint arrangements individually to determine whether each should be accounted for using joint operation accounting or the equity method, depending on whether the investment is defined as a joint operation or a joint venture.

H) Impairment of Financial and Non-Financial Assets

I. Impairment of financial assets

The Company applies an appropriate impairment model approach for financial assets depending on the category of the financial assets. The impairment models applicable to the Company under IFRS 9 Financial Instruments include the general approach and the simplified approach. The Company uses the simplified approach, which recognizes expected credit losses ("ECLs") based on the lifetime ECLs, for trade receivables and the general approach for other financial assets. The results of the general approach ECL model are used to reduce the carrying amount of the financial asset through an allowance account, and the changes in the measurement of the allowance account are recognized in the Consolidated Statement of Comprehensive Income. If a significant increase in credit risk occurs, IFRS 9 requires the estimate of default to be considered over the entire remaining life of the asset under the general approach ECL model.

II. Impairment of non-financial assets

The Company assesses at each reporting date, whether there is an indication that a non-financial asset may be impaired. If any indication exists, the Company estimates the asset's recoverable amount (note 2.F)). An asset's recoverable amount is the higher of an asset's fair value less costs of disposal and its value in use. When it is not possible to estimate the recoverable amount of an individual asset, the Company estimates the recoverable amount of the cash-generating unit ("CGU") to which the asset belongs. When the carrying amount of an

asset (or a CGU) exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

For non-financial assets, an assessment is made at each reporting date to determine whether there is an indication that previously recognized impairment losses no longer exist or have decreased. If such indication exists, the Company estimates the recoverable amount of the asset (or the CGU). A previously recognized impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognized. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor does it exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in impairment, pre-acquisition costs and write-offs in the Consolidated Statement of Comprehensive Income.

I) Cash and Cash Equivalents and Investments

Cash and cash equivalents and investments may include cash and highly liquid investments such as money market funds and term deposits. Cash and cash equivalents have original maturities at the date of purchase of three months or less and are redeemable at any time. Short-term investments have original maturities at the date of purchase of greater than three months and are redeemable within the next 12 months.

Long-term investments have original maturities at the date of purchase of greater than 12 months.

J) Income Taxes

Income taxes comprise current and deferred taxes.
Income taxes are recognized in the Consolidated
Statement of Comprehensive Income except to the extent
that it relates to items recognized directly in equity.

Current tax is the expected taxes payable or receivable on taxable income for the period, using tax rates enacted or substantively enacted at the reporting date, and any adjustment to taxes payable or receivable in respect of previous years.

Deferred taxes are reported using the balance sheet liability method, providing for temporary differences between the carrying amount of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. The amount of deferred taxes reported is based on the expected manner of realization or settlement of the carrying amounts of the assets and liabilities, using tax rates enacted or substantively enacted at the reporting date. A deferred tax asset is recognized only to the extent that it is probable that future taxable profits will be available against which the asset can be utilized. Deferred tax assets are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

K) Financial Instruments

The following summarizes the Company's measurement of financial assets and liabilities:

CLASSIFICATION: LOANS AND RECEIVABLES

Financial assets

Cash and cash equivalents

Investments

Trade receivables and other long-term receivables

Measurement

Amortized cos

CLASSIFICATION: OTHER FINANCIAL LIABILITIES

Financial liabilities

Credit facilities

Notes payable Trade and other payables

I. Financial assets

Financial assets are classified, at initial recognition, as financial assets at fair value through profit and loss ("FVTPL"), fair value through other comprehensive income ("FVOCI"), or amortized cost. The classification depends on the Company's business model for managing the financial assets and the contractual terms of the cash flows.

Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortized cost. Interest income from these financial assets is included in interest and other revenue using the effective interest rate ("EIR") method. Any gain or loss arising on derecognition is recognized directly in the Consolidated Statement of Comprehensive Income. Impairment losses are recognized in impairment, pre-acquisition costs and write-offs in the Consolidated Statement of Comprehensive Income.

II. Financial liabilities

Financial liabilities are measured at amortized cost or at FVTPL, as appropriate. The financial liabilities measured at amortized cost are initially measured at fair value and, after initial recognition, are subsequently measured at amortized cost using the EIR method.

L) Provisions

A provision is a liability of uncertain timing or amount. Provisions are recognized when the Company has a present legal or constructive obligation as a result of past events; it is probable that an outflow of resources will be required to settle the obligation; and the amount can be reliably estimated. If the effect of the time value of money is material, the provisions are measured at the present value. The provisions are determined by discounting the expenditures expected to be required to settle the obligation using a pretax rate that reflects current market assessments of the time value of money and the risks

specific to the obligation. The increase in the provision due to the passage of time is recognized as financing costs.

I. Restoration costs

A provision for environmental restoration obligations in respect of buildings and land containing hazardous materials is recognized to the extent that the Company is obligated to remediate damage previously caused; it is more likely than not that the Company will be required to settle the obligation; an obligation is owed to another party; and a reasonable estimate of the future costs and discount rates can be made. These obligations are recognized in the period they are incurred at the present value of the best estimate of the expenditures required to settle the present obligation, discounted at a risk-free interest rate. Subsequently, at each reporting date, the obligation is adjusted through an unwinding of discount expense, and any changes in the estimated amounts required to settle the obligation and significant changes in the discount rate, inflation and risks. The associated costs are capitalized as part of the carrying value of the

The Company assesses all of its activities and all of its sites and facilities involving risks to determine potential environmental risks. Sites and facilities considered to represent an environmental risk are fully assessed and corrective measures have been or will be taken, as necessary, to eliminate or mitigate these risks. The ongoing risk management process currently in place enables the Company to examine its activities and properties under normal operating conditions and to follow up on accidents that may occur. Properties that may be contaminated, or any activities or property that may cause contamination, are assessed to determine the nature and extent of the possible contamination and an action plan is developed to comply with remediation requirements, where required.

II. Payment in lieu of taxes and legal claims

A provision for payment in lieu of taxes ("PILT") and legal claims is recognized when management believes there is a present obligation as a result of a past event; it is more likely than not that the Company will be required to settle the obligation; and a reliable estimate can be made of the amount of the obligation.

M) Critical Judgments in Applying Accounting Policies

In the process of applying the Company's accounting policies, management has made the following critical judgments that have the most significant effect on the amounts recognized in the consolidated financial statements:

I. Investment properties

The Company's accounting policies are described in note 2.F) II). In applying these policies, judgments are made for investment properties under development in determining when the property development is completed.

II. Inventories

The Company's policies related to property inventories are described in note 2.F) III). In applying these policies, the Company makes judgments with respect to the classification of certain inventory properties.

III. Leases

The Company's accounting policy on revenue recognition is described in note 2.D) II). With regards to this policy, the Company must consider whether a tenant improvement provided in connection with a lease enhances the value of the leased property in order to determine whether such amounts are treated as additions to investment property. Tenant improvements provided in connection with a lease are recognized as an asset and expensed on a straight-line basis over the term of the lease.

The Company also makes judgments in determining whether certain leases, especially long-term leases in which the tenant occupies all or a majority of the property, are operating or finance leases.

IV. Provisions

The Company's accounting policies related to provisions are described in note 2.L). In applying these policies, the Company makes judgments with respect to the best estimates of probability, timing and measurement of expected value of the potential obligations.

V. Income taxes

The Company is subject to income taxes in numerous Canadian jurisdictions and significant judgment is required in determining the provision for income taxes. The Company recognizes liabilities for anticipated tax audit issues based on estimates of whether additional taxes will be assessed. Where the final outcome of these tax matters is different from the amounts that were initially recorded, such differences will impact the Company's income tax expense and current and deferred income tax assets and liabilities in the period in which such determinations are made (note 18).

The Company makes significant judgments on the recoverability of deferred tax assets based on expectations of future profitability and tax planning strategies. Changes in the expectations or the inability to implement the tax planning strategies could result in derecognition of the deferred tax assets in future periods.

VI. Control over structured entities

The Company's accounting policy for consolidation is described in note 2.C). The Company assessed whether or not it controlled the MSCF based on whether the Company has the practical ability to direct the relevant activities of the MSCF. In making its judgment, the Company considered the composition of the MSCF Trustees, and the power held by the primary Directors of the MSCF Trustees over the MSCF's relevant activities. After assessment, the Company concluded that, based on the power held by the primary Directors, who are officers or Directors of CLCL, over the relevant activities of the MSCF, the Company does have control over the MSCF.

VII. Joint arrangements

The Company's accounting policy for joint arrangements is described in note 2.G). In applying this policy, the Company makes judgments with respect to whether it has joint control and whether the arrangements are joint operations or joint ventures. In making its judgments, the Company considered the legal structure and whether joint control for decisions over relevant activities exists based on the contractual arrangements. After assessment, the Company has determined that joint control exists, as all decisions over relevant activities require the unanimous consent of both parties. Further, considering the arrangements were not structured through a separate vehicle, the Company decided that all of its joint arrangements are joint operations.

N) Significant Accounting Estimates and Assumptions

The preparation of consolidated financial statements in conformity with IFRS Accounting Standards requires management to make estimates and assumptions that affect the amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the year. Actual results could differ significantly from those estimates. Estimates and underlying assumptions are reviewed on an ongoing basis.

The estimates and assumptions that are critical to the determination of the amounts reported in the consolidated financial statements relate to the following:

I. Inventories and real estate development costs

In determining estimates of net realizable values for its properties, the Company relies on assumptions regarding applicable industry performance and prospects, as well as general business and economic conditions that prevail and that are expected to prevail. Assumptions underlying asset valuations are limited by the availability of reliable comparable data and the uncertainty of predictions concerning future events. Due to the assumptions made in arriving at estimates of net realizable value, such estimates, by nature, are subjective and do not result in a precise determination of asset value.

In arriving at such estimates of net realizable value of the properties, management is required to make assumptions and estimates as to future costs that could be incurred in order to comply with statutory and other requirements. Also, estimates of future development costs are used to allocate current development costs across project phases. Such estimates are, however, subject to change based on agreements with regulatory authorities, changes in laws and regulations, the ultimate use of the property and as new information becomes available.

The Company produces a yearly corporate plan that includes a pro forma analysis for each of its real estate projects, including expected revenues and projected costs. These analyses are used to determine the cost

of sales recorded and net realizable value at the project level. These pro forma analyses are reviewed periodically, and when events or circumstances change, and are updated to reflect current information.

II. Measurement of fair values

Where the fair values of financial assets, investment properties and financial liabilities as disclosed in the notes to the consolidated financial statements cannot be derived from active markets, they are determined using valuation techniques including discounted cash flow models. The inputs to these models are taken from observable markets where possible, but where this is not feasible, a degree of judgment is required to establish fair values. The judgments include consideration of inputs such as liquidity risk, credit risk and volatility. Changes in assumptions about these factors could affect the reported fair value. The Company's assessments of fair values of investment properties are regularly reviewed by management with the use of independent property appraisals and internal management information.

The fair values of all financial instruments and investment properties must be classified in fair value hierarchy levels, which are as follows:

Level 1 – Financial instruments are considered Level 1 when valuation can be based on quoted prices in active markets for identical assets or liabilities.

Level 2 – Financial instruments are considered Level 2 when valued using quoted prices for similar assets or liabilities, quoted prices in markets that are not active, or models using inputs that are observable.

Level 3 – Financial instruments are considered Level 3 when their values are determined using pricing models, discounted cash flow methodologies or similar techniques, and at least one significant model assumption or input is unobservable.

The critical estimates and assumptions underlying the valuation of financial assets, investment properties and financial liabilities are set out in notes 5 and 21.

III. Useful lives and significant components

The useful lives and residual values of the Company's PPE and investment properties are determined by management at the time the asset is acquired and reviewed annually for appropriateness. The useful lives are based on historical experience with similar assets, as well as anticipation of future events. Management also makes judgments in determining significant components. A component or part of an item of PPE or an investment property is considered significant if its allocated cost is material in relation to the total cost of the item. Also, in determining the parts of an item, the Company identifies parts that have varying useful lives or consumption patterns.

IV. Interest rate on notes payable to the Government

Notes payable are issued in consideration of the acquisition of real estate properties and are due to the Government. These notes are payable on the earlier

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of their due dates or the dates on which net proceeds become available from the sale by the Company of the properties in respect of which the notes were issued, except in a limited number of instances where the terms of the note state when the issuer can demand payment and payment is not dependent on property cash flows. For those notes that do not state when the issuer can demand payment, the repayment schedule is based on estimated time period and cash flows of the property. The notes are non-interest bearing. The non-interest bearing notes are discounted using an imputed fixed interest rate. The imputed interest is accrued and capitalized to properties or expensed, as appropriate.

V. Impairments and write-downs

Management reviews assets annually, as part of the corporate planning process, and when events or circumstances change.

For inventories, a write-down is recorded when the net realizable value of anticipated net sales revenue is less than the sum of the carrying value of the property and its anticipated cost to complete. The net realizable value is based on projections of future cash flows, which take into account the specific development plans for each project and management's best estimate of the most probable set of economic conditions anticipated to prevail in the market.

For other assets, such as investment properties and PPE, impairment estimates are made based on an analysis of CGUs, as described in note 2.H) II), and are recorded if the recoverable amount of the property is less than the carrying amount. The recoverable amount is the higher of an asset's (or a CGU's) fair value less costs of disposal and its value in use. The Company estimates the fair value less costs of disposal using the best information available to estimate the amount it could obtain from disposing of the assets in an arm's-length transaction less the estimated cost of disposal. The Company estimates value in use by discounting estimated future cash flows to their present value using a pre-tax rate that reflects current market assessments of the time value of money and the specific risks of the asset. Determination of the present value cash flows requires significant estimates, such as future cash flows and the discount rate applied.

VI. Income taxes

The Company relies on estimates and assumptions when determining the amount of current and deferred taxes and takes into account the impact of uncertain tax positions and whether additional taxes and interest may be due.

The Company makes significant estimates to evaluate whether it can recover deferred tax assets based on its assessment of estimates of future probability and legal amalgamation of its subsidiaries. The Company's current corporate plan and future profit forecasts are expected to generate sufficient taxable income to recover the deferred tax assets. Historically, the Company has been profitable and consistently met its corporate plan profit objectives.

3. Changes in Accounting Policies and Disclosures and Future Accounting Pronouncements

A) Changes in Accounting Policies and Disclosures

I. Presentation of Financial Statements

In January 2020, the IASB issued amendments to IAS 1 *Presentation of Financial Statements* regarding classifications of liabilities as current or non-current, for liabilities with covenants under IAS 1 based on the contractual arrangements in place at the reporting date.

The amendments were effective for annual reporting periods beginning on or after January 1, 2024.

II. Lease Liability in a Sale and Leaseback

In September 2022, the IASB issued amendments to IFRS16 *Leases* regarding lease liability in a sale and leaseback scenario. These amendments require a seller-lessee to subsequently measure lease liabilities arising from a sale and leaseback transaction in a way that does not result in recognition of a gain or loss that relates to the right of use it retains.

The amendments were effective for annual reporting periods beginning on or after January 1, 2024.

These amendments did not have an impact on the consolidated financial statements.

B) Future Accounting Pronouncements

I. Amendments to IFRS 9 and IFRS 7

On May 30, 2024, the IASB issued *Amendments to the Classification and Measurement of Financial Instruments* (Amendments to IFRS 9 and IFRS 7) to address matters identified during the post-implementation review of the classification and measurement requirements of IFRS 9 *Financial Instruments*. The amendments are effective for reporting periods beginning on or after January 1, 2026.

II. IFRS 18 Presentation and Disclosures in Financial Statements

On April 9, 2024, the IASB issued IFRS 18 *Presentation* and *Disclosures in Financial Statements* which will replace IAS 1 *Presentation of Financial Statements*.

The objective of IFRS 18 is to set out requirements for the presentation and disclosure of information in general purpose financial statements to help ensure they provide relevant information that faithfully represents an entity's assets, liabilities, equity, income and expenses.

This standard is effective for periods beginning on or after January 1, 2027.

The Company is evaluating the impact of these amendments on the consolidated financial statements.

4. Property, Plant and Equipment

The Company's PPE consist mainly of the CN Tower, Downsview Park, the MSC and the OPMC.

The Company has \$33.1 million (March 31, 2024 – \$38.1 million) of fully depreciated PPE still in use.

The gross carrying amount of PPE assets at March 31, 2025, includes \$3.1 million (March 31, 2024 – \$27.9 million) of PPE under construction.

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Depreciation and Impairmer	nt											
Balance, March 31, 2025	\$ 28,733	\$ 192,412	\$ 54,940	\$	33,573	\$	2,355	\$	6,414	\$ 882	2 \$	319,30
Disposals	-	(10,736)	(679)		(54)		(111)		_	-	•	(11,580
Additions	_	12,606	7,001		2,115		62		1,720	183	}	23,68
Balance, March 31, 2024	\$ 28,733	\$ 190,542	\$ 48,618	\$	31,512	\$	2,404	\$	4,694	\$ 699) (\$ 307,20
Disposals	-	(15,465)	(4,864)		(48)		_		-	(45)	(20,422
Additions	39	14,414	2,902		1,225		_		198	115	5	18,89
Balance, March 31, 2023	\$ 28,694	\$ 191,593	\$ 50,580	\$	30,335	\$	2,404	\$	4,496	\$ 629) (\$ 308,73
Cost or Deemed Cost	Land	Building	Equipment	lmp	Land provements	lmp	Leasehold provements	(Riç	Building ght-of-use)	Equipmen (Right-of-use		Tot

Depreciation and Impairme	nt												
		Land	Building	Equipment	Impr	Land ovements	Imp	Leasehold provements	(ri	Building ght-of-use)	(ri	Equipment ght-of-use)	Tota
Balance, March 31, 2023	\$	_	\$ 92,787	\$ 42,242	\$	7,674	\$	1,341	\$	2,761	\$	587	\$ 147,392
Depreciation		-	6,005	1,881		895		349		585		8	9,723
Disposals		-	(15,220)	(4,820)		-		-		-		(45)	(20,085)
Impairment		_	8,614	1,368		-		-		-		73	10,055
Balance, March 31, 2024	\$	-	\$ 92,186	\$ 40,671	\$	8,569	\$	1,690	\$	3,346	\$	623	\$ 147,085
Depreciation		-	6,836	1,480		2,170		350		627		4	11,467
Disposals		_	(10,736)	(676)		(16)		(104)		-		-	(11,532
Impairment		-	6,819	3,551		-		-		-		138	10,508
Balance, March 31, 2025	\$	-	\$ 95,105	\$ 45,026	\$	10,723	\$	1,936	\$	3,973	\$	765	\$ 157,528
Carrying amounts													
At March 31, 2024	\$	28,733	\$ 98,356	\$ 7,947	\$	22,943	\$	714	\$	1,348	\$	76	\$ 160,117
At March 31, 2025	\$	28,733	\$ 97,307	\$ 9,914	\$	22,850	\$	419	\$	2,441	\$	117	\$ 161,781

The Company assessed the carrying amount of its PPE at March 31, 2025 to determine whether an impairment loss or a reversal should be recorded.

The impairment is assessed at the CGU level and the impairment loss is calculated as the amount equal to the excess of the carrying amount over the recoverable amount. During the year, OPMC recognized a \$10.5 million impairment loss (March 31, 2024 – \$10.0 million).

The OPMC CGU, where the impairment is being recognized, is considered by management to be all of the OPMC assets, except for the Allan Building, as the cash flows of the OPMC assets or groups of assets are dependent on the OPMC assets and other groups of assets and cannot be individually identified. The OPMC CGU includes public spaces, various piers, parking facilities and the MSC. The Allan Building is considered a corporate asset as it operates as the corporate headquarters for the OPMC and does not have independent cash flows. There were no indications of impairment to the Allan Building.

The recoverable amount of the OPMC CGU is considered to be nominal. The fair value hierarchy level is considered a Level 3. The Company has used the discounted cash flows from the OPMC CGU to determine that the fair value is nominal. The annual operating cash flows from the OPMC CGU assets are negative and are forecasted to be negative for the foreseeable future. In addition, capital investment, which further negatively impacts the cash flows, is required to support the operations and maintain the existing OPMC assets.

The key management assumption in the determination of the fair value is that the foreseeable projected cash flows from the OPMC CGU will continue to be nominal. That assumption is supported by prior year actual results and management's current financial projections for the OPMC CGU into the future. These projected net cash flow assumptions are based on the current OPMC CGU asset uses which management does not expect to change in the foreseeable future.

5. Investment Properties

The Company's investment properties consist primarily of the land at the Rogers Centre, the CN Tower Base, land allocated to long term leases and the rental properties at PDP.

Included in the Consolidated Statement of Comprehensive Income are the following:

For the year ended March 31	2025	2024
Rental income	\$ 14,238 \$	13,040
Direct operating expenses from investment property that generated rental income during the year	8,667	8,125
Direct operating expenses from investment property that did not generate rental income during the year	111	106

Cost or Deemed Cost						
	Land	Building	Tenant Improvements	Land Improvements and Other Development Costs	Equipment	Total
Balance, March 31, 2023	\$ 5,413 \$	17,902	\$ 10,180	\$ 18,662	\$ 2,010	\$ 54,167
Additions	-	1,263	1,092	(148)	1,066	3,273
Disposals	_	(10)	(30)	_	(38)	(78)
Balance, March 31, 2024	\$ 5,413 \$	19,155	\$ 11,242	\$ 18,514	\$ 3,038	\$ 57,362
Additions	20,713	1,620	1,500	304	(44)	24,093
Disposals	_	-	(289)	_	-	(289)
Balance, March 31, 2025	\$ 26,126 \$	20,775	\$ 12,453	\$ 18,818	\$ 2,994	\$ 81,166

Depreciation and Impairment						
	Land	Building	Tenant Improvements	Land Improvements and Other Development Costs	Equipment	Total
Balance, March 31, 2023	\$ _	\$ 11,575	\$ 6,915	\$ 5,410	\$ 1,773	\$ 25,673
Depreciation	-	983	661	529	234	2,407
Disposals	-	-	(30)	-	-	(30)
Balance, March 31, 2024	\$ -	\$ 12,558	\$ 7,546	\$ 5,939	\$ 2,007	\$ 28,050
Depreciation	-	800	355	511	114	1,780
Disposals	-	-	(108)	-	-	(108)
Balance, March 31, 2025	\$ -	\$ 13,358	\$ 7,793	\$ 6,450	\$ 2,121	\$ 29,722
Carrying amounts						
At March 31, 2024	\$ 5,413	\$ 6,597	\$ 3,696	\$ 12,575	\$ 1,031	\$ 29,312
At March 31, 2025	\$ 26,126	\$ 7,417	\$ 4,660	\$ 12,368	\$ 873	\$ 51,444

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The fair values of investment properties are classified in fair value hierarchy levels (note 2.N)II)) as follows:

Investment Properties		Level 1	Level 2	Level 3				
	Carrying amount	Fai	Fair value					
March 31, 2025	\$ 51,444 \$	- \$	65,625 \$	113,917				
March 31, 2024	\$ 29,312 \$	- \$	- \$	142,610				

The fair value of the investment properties was estimated at March 31, 2025, using a combination of internal valuation techniques and external consultants. All material investment properties have been valued by independent valuators. The external consultants are accredited independent valuators with recognized and relevant professional qualifications and with recent experience in the location and category of the investment property being valued. On a quarterly basis, management reviews the assumptions to update the estimated fair value of the investment properties. In determining fair value, the income and direct comparison approaches were used. The income approach capitalizes net annual revenues or discounts forecasted net revenues to their present value after considering future rental income streams and anticipated operating costs, as well as appropriate capitalization and discount rates. The direct comparison approach references market evidence derived from transactions involving similar properties.

Investment properties valued using the income approach are considered Level 3 given the significance of the unobservable inputs.

The key inputs in the valuation of investment properties using the income approach are:

- Capitalization rate, which is based on the market conditions where the property is located.
- Net operating income, which is normalized and assumes rental income and rental costs using current market conditions.
- Discount rate, reflecting the current market assessment of the uncertainty in the amount and timing of cash flows.
- Discounted cash flows, which consider the location, type and quality of the property and the current market conditions for similar properties.

The direct comparison approach uses observable inputs, and investment properties valued using this approach are considered Level 2, unless there are significant unobservable inputs, in which case they are considered Level 3.

6. Inventories

The Company carries its inventories at the lower of cost and net realizable value, and they are classified as follows:

	March 31, 20	25	March 31, 2024
Property held for future development	\$ 4,7	72 \$	96,842
Property under development	458,7	08	350,954
Total Property Inventories	\$ 463,4	30 \$	447,796
Current	\$ 95,7	60 \$	67,573
Non-current	367,7	20	380,223
Total Property Inventories	\$ 463,4	30 \$	447,796

7. Long-Term Receivables

Long-term receivables consist of the following:

	March 3	1, 2025	March 31, 2024
Receivables from partners (a)	\$ 5	6,951	\$ 63,917
Other long-term receivables (b)		1,021	985
Total	\$ 5	7,972	\$ 64,902

(a) The long-term receivables from partners represent the partners' proportionate share of the notes payable, which are payable to the Company. The Company is obligated for the full amounts of the notes payable for the Jericho Lands and Heather Street Lands properties (collectively, the Vancouver Lands) and the 299 Carling Avenue property in Ottawa, of which portions are receivable from its partners. The long-term receivables, similar to the notes payable they are related to, are non-interest bearing and have total principal amounts of \$57.6 million (March 31, 2024 – \$65.3 million), which have been discounted

using a weighted average market interest rate of 2.86% (March 31, 2024 – 2.88%). The amounts will be repaid at the earlier of the sale of properties tied to each long-term receivable or the sunset dates in the joint arrangement agreements (see note 22).

(b) Other long-term receivables represent a non-interest bearing promissory note receivable for the remaining balance from a sale of a real estate property in a prior year.

	March 31, 2025	March 31, 2024
Current	\$ 3,158	\$ 10,846
Non-current	54,814	54,056
Total	\$ 57,972	\$ 64,902

Based on the anticipated timing of sales of real estate properties or the terms of sale, principal repayments are estimated to be as follows:

Principal Repayments	
Years ending March 31	
2026	\$ 3,158
2027	4,881
2028	16,871
2029	-
2030	33,742
Subsequent years	-
Subtotal	\$ 58,652
Less: amounts representing imputed interest	680
Total	\$ 57,972

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8. Cash and Cash Equivalents

The Company has the following restricted cash and cash equivalents:

\$2.4 million (March 31, 2024 – \$2.6 million) that are restricted for use as part of the MSC's long-term plan, and

\$8.5 million (March 31, 2024 – nil) that are restricted for use exclusively to fund Federal Budget 2024 initiatives.

9. Investments

The Company has \$4.5 million of investments as at March 31, 2025 (March 31, 2024 – \$4.5 million) at an interest rate of 5.15% followed by maturing on May 31, 2025. The investment is restricted for use as part of the MSC's long-term plan.

10. Trade Receivables and Other

Trade receivables and other consist of the following:

	March 31, 2025	March 31, 2024
Prepaids and others	\$ 8,882	\$ 9,692
Rents and other receivables	38,541	42,498
Total	\$ 47,423	\$ 52,190
Current	\$ 32,544	\$ 38,687
Non-current	14,879	13,503
Total	\$ 47,423	\$ 52,190

11. Credit Facilities

	March 31, 2025	March 31, 2024
\$100 million, unsecured, demand revolving credit facility, bearing interest at rates between 50 basis points and term Canadian Overnight Repo Rate Average rates plus 1.22% per annum, maturing at March 31, 2032 (a)	\$ 71,900	\$ 56,600
\$100 million, senior, unsecured revolving credit facility, bearing interest at 45 basis points (b)	-	-
Total	\$ 71,900	\$ 56,600
Current	\$ 71,900	\$ 56,600
Non-current	-	_
Total	\$ 71,900	\$ 56,600

(a) The credit facility is available to finance the construction and development and secure letters of credit at PDP.

The Company has used the credit facility to secure outstanding letters of credit of \$7.3 million (March 31, 2024 – \$7.1 million). The remaining unused credit facility is \$20.8 million at March 31, 2025 (March 31, 2024 – \$36.3 million).

(b) The credit facility is available to secure letters of credit at CLC. The Company has used this credit facility to secure outstanding letters of credit of \$19.6 million (March 31, 2024 – \$19.4 million). The remaining unused credit facility is \$80.4 million (March 31, 2024 – \$80.6 million).

The borrowing authority is reviewed in conjunction with the corporate planning process and requires annual approval by the Minister of Finance (note 24).

12. Notes Payable

The notes payable were issued in consideration of the acquisition of real estate properties and are due to the Government. These notes are repayable on the earlier of their due dates (2025 to 2050) or six months after the fiscal year-end of the Company in which net proceeds become available from the sale by the Company of the properties in respect of which the notes were issued. In a limited number of instances, the terms of the note state when the issuer can demand payment and payment is not dependent on property cash flows. For all notes, the Government may elect to defer repayment. The notes are non-interest bearing. For accounting purposes, the face values of the notes payable are discounted and recorded at their fair value considering the estimated timing of note repayments, which are not fixed, as well as an imputed fixed interest rate determined when the notes are issued, with the exception of one note discussed below. The imputed interest is then accrued and capitalized to inventories or expensed as appropriate, on a constant yield basis at a weighted average rate of 2.8% (March 31, 2024 - 2.8%).

During the year, the interest capitalized was \$2.1 million (March 31, 2024 – \$2.3 million) and the interest expensed was \$0.9 million (March 31, 2024 – \$2.9 million). Based on the past and anticipated timing of property cash flows, principal repayments are estimated to be as follows:

Years ending March 31	
2026	\$ 54,263
2027	9,100
2028	17,331
2029	43,085
2030	125,258
Subsequent years	40,625
Subtotal	289,662
Less: amounts representing imputed interest	4,945
Total	\$ 284,717
Current	\$ 54,263
Non-current	230,454
Total	\$ 284,717

Included in the \$284.7 million in the table above is a note payable of \$19.0 million, which has not been discounted, given the Company applied predecessor accounting values upon obtaining control of PDP in 2012. This note is due to the Government in 2050.

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The following table presents the cash flows and non-cash changes for notes payable:

and non-cash changes for notes payable:	Cash flows	Non-cash cha	inges	
	Repayment	Additions	Accretion	Total
Notes payable balance, April 1, 2023			\$	299,471
Interest capitalized	-	_	2,307	2,307
Interest expensed	_	_	2,904	2,904
Repayments (cash flow – financing activities)	_	_	_	_
Notes payable balance, March 31, 2024			\$	304,682
Interest capitalized	-	_	2,067	2,067
Interest expensed	-	_	914	914
Repayments (Cash flows - financing activities)	(22,946)	_	-	(22,946)
Notes payable balance, March 31, 2025			\$	284,717

13. Trade and Other Payables

The components of trade and other payables are as follows:

	March 31, 2025	March 31, 2024
Trade Payables	\$ 40,876	34,546
Leases payable (note 2F)I))	2,594	1,625
Total	\$ 43,470	\$ 36,171
Current	\$ 41,657	35,305
Non-current	1,813	866
Total	\$ 43,470	\$ 36,171

Capital and Operating Commitments

- I. Commitments related to properties for land servicing requirements and other development costs at March 31, 2025 totalled \$64.6 million (March 31, 2024 \$57.9 million).
- II. Capital commitments for PPE at March 31, 2025 totalled \$8.8 million (March 31, 2024 \$9.1 million).
- III. The Company has entered into various contractual agreements for the procurement of goods and services, some of which extend over multiple years. The most significant of these agreements relate to asset maintenance in the company's attractions division, information technology services, and the management of its rental operations.

The amounts paid under the majority of these agreements are variable and depend on the volume of goods and services delivered.

As at March 31, 2025, the Company has fixed-priced agreements with third parties totalling \$7.9 million (March 31, 2024 - \$11.5 million).

14. Provisions and Contingent Liabilities

	Cos	t to complete (a)	Environmental (b)	Total
Balance, March 31, 2024	\$	6,075	5,053	\$ 11,128
Provisions added during the year		9,059	6,557	15,616
Provisions applied during the year		(1,311)	(3,163)	(4,474)
Provisions reversed during the year		-	-	_
Balance, March 31, 2025	\$	13,823 \$	8,447	\$ 22,270
Current				\$ 12,513
Non-current				9,757
Total				\$ 22,270

(a) Land servicing cost obligations related to sold properties are in the amount of \$13.8 million (March 31, 2024 – \$6.1 million). The costs are estimated to be spent over five years. The Company expects to be reimbursed \$0.2 million (March 31, 2024 - \$nil) from local municipalities and regions. The amounts provided for are based on management's best estimate, taking into consideration the nature of the work to be performed, the time required to complete the work, past experience, and market development and construction risks.

(b) Environmental restoration obligations of \$8.4 million (March 31, 2024 – \$5.1 million) related to real estate projects. These costs are estimated to be spent over five years.

Contingencies

As at March 31, 2025, the Company was involved in claims and proceedings that arise from time to time in the ordinary course of business, including actions with respect to contracts, construction liens, employment and environmental matters. The Company assesses the likelihood of any potential liabilities, to the extent not provided for through insurance, using current information available including legal assessments and other information available, to determine the impact on the consolidated financial statements, Based on the information currently available to the Company, management believes that it is unlikely that any liability arising from claims or proceedings will have a significant effect on these consolidated financial statements.

However, these matters are subject to inherent uncertainties and their outcome is difficult to predict; therefore, management's view of these matters may change in the future.

The Company's activities are governed by many federal, provincial and municipal laws and by-laws to ensure sound environmental practices, in particular for the management of emissions, sewage, hazardous materials, waste and soil contamination. Decisions relating to the ownership of real estate assets and any other activity carried on by the Company have an inherent risk relating to environmental responsibility.

The Company assesses all its activities and all of its sites and facilities involving risks to determine potential environmental risks. For the properties that may be significantly contaminated, the Company has assessed the likelihood of settlement as remote. However, the Company has no guarantee that material liabilities and costs relating to environmental issues will not be incurred in the future or that such liabilities and costs will not have significant negative impacts on the Company's financial situation.

15. Expenses by Nature

The nature of expenses in real estate development costs, attractions, food, beverage and other hospitality expenses, rental operating costs, general and administrative, impairment, pre-acquisition costs and write-offs, and interest and other expenses consisted of the following:

For the Year Ended March 31	2025	2024
Cost of inventory, raw material and consumables used	\$ 51,287 \$	35,056
Payroll and benefits	73,654	64,641
Food and beverage costs	17,061	18,222
Depreciation	13,247	12,130
Property taxes including PILT	11,751	8,382
Professional fees	10,641	13,630
Impairment	10,507	10,055
Utilities	9,371	8,695
Building costs	8,727	7,944
Marketing and public relations	6,776	6,623
Attraction costs	5,191	6,077
IT costs	3,290	2,966
Leasing expenses	2,034	13,732
Office	1,918	1,879
Interest	1,237	10,893
Commissions	857	727
Other	4,323	4,256
Total	\$ 231,872 \$	225,908

16. Shareholder's Equity

(A) Capital Stock

CLCL is authorized to issue three shares, which shall be transferred only to a person approved by the minister designated as the appropriate Minister for CLCL (the "Minister"). The current Minister is the Minister of Government Transformation, Public Works and Procurement. The three authorized shares have been issued and are held in trust for His Majesty the King in Right of Canada by the Minister. Nominal value has been ascribed to the three issued shares of CLCL.

(B) Contributed Surplus

Contributed surplus is comprised of the net assets of \$249.6 million acquired from the Minister of Transport on August 31, 1995, plus the net assets of OPMC and PDP acquired on November 29, 2012, of \$36.1 million, less \$104.5 million transferred to capital stock. Subsequently, CLC's capital stock was reduced by this amount through payments to its shareholder in accordance with the Canada Business Corporations Act during the period 1996 to 2000.

17. Leases

Leases as Lessee

Non-cancellable lease rentals are payable as follows:

	Ma	rch 31, 2025	Mar	ch 31, 2024
Less than 1 year	\$	872	\$	821
Between 1 and 5 years		1,070		948
More than 5 years		1,018		_
Total	\$	2,960	\$	1,769

The Company has lease obligations for various equipment and office space (note 4). The leases run for periods between one and ten years.

Leases as Lessor

The Company leases out its investment properties, certain inventories and PPE under operating leases with initial lease terms between less than one year and ten years. Some leases have renewal options, with one lease having nine 10-year renewal options. The renewal options of these leases have not been included in the table below.

The future minimum lease payments under non-cancellable leases are as follows:

Ma	arch 31, 2025	March 31, 2024			
\$	20,029	\$ 17,822			
	43,282	32,945			
	34,749	52,993			
\$	98,060	\$ 103,760			
	\$	43,282 34,749			

As part of purchase and sale agreements with a related party, the Company is required to lease housing units at a discount compared to market rates. The leased units generated \$0.8 million of rental revenue during the year (March 31, 2024 – \$0.9 million). The individual leases are renewed monthly.

During the year, there has been \$2.0 million recognized (March 31, 2024 – \$1.4 million) in the Consolidated Statement of Comprehensive Income in rental operating revenue with respect to variable lease payments.

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18. Income Taxes

March 31	2025	2024
Income tax expense (recovery)		
Deferred tax expense (recovery)	\$ 1,891	\$ (1,775)
Current income tax expense	35,463	13,582
Total tax expense	37,354	11,807
Reconciliation of effective tax rate		
Income before income taxes	130,507	25,730
Domestic tax rate	26.5%	26.5%
Tax expense using the domestic tax rate	\$ 34,586	\$ 6,818
Non-deductible expenses	43	80
Change in tax rate	(154)	111
Under/(over) provided in prior year	(365)	116
Impact of Alberta tax exemption	(1,375)	(931)
Provincial rate differential	(312)	(195)
Benefit not recognized	4,807	5,671
Other adjustments	124	137
Total tax expense	\$ 37,354	\$ 11,807
Current tax expense		
March 31	2025	2024
Tax recognized in profit or loss	 	
Current year	\$ 36,365	
Adjustment in respect of prior years	(902)	(216)
Total current tax expense	35,463	13,582
Deferred tax recovery		
Origination and reversal of temporary difference	1,601	(1,790)
Adjustment in respect of prior years	528	356
Reduction in tax rate	(238)	(341)
Total deferred tax expense (recovery)	1,891	(1,775)
Total tax expense	\$ 37,354	\$ 11,807

Recognized deferred	I tax assets and liabilities
---------------------	------------------------------

	Assets			Liabilities				Net		
	2025		2024		2025	2024		2025		2024
Investment properties and inventories	\$ 60,485	\$	63,360	\$	-	\$ -	\$	60,485	\$	63,360
Property, plant and equipment	23,350		23,667		-	_	•	23,350		23,667
Investment in Foundation	-		-		(763)	(630)		(763)		(630)
Rent receivable	-		-		(176)	(1)		(176)		(1)
Non-capital losses	39,107		33,824		-	_	•	39,107		33,824
Lease incentives	-		-		(260)	(407)		(260)		(407)
Notes payable	-		-		(1,260)	(1,996)		(1,260)		(1,996)
Accounts payable and accrued liabilities	-		-		-	_		-		_
Provision	27		27		-	_		27		27
Capital lease	660		410		-	_	•	660		410
Other	870		870		-	_	•	870		870
Subtotal	\$ 124,499	\$	122,158	\$	(2,459)	\$ (3,034)	\$	122,040	\$	119,124
Benefit not recognized	(53,084)		(48,277)		_	_		(53,084)		(48,277)
Total	\$ 71,415	\$	73,881	\$	(2,459)	\$ (3,034)	\$	68,956	\$	70,847

	Balance April 1, 2024	Deferred Tax Asset Acquired in the Year	Recognized In Profit or Loss	Balance March 31, 2025
Investment properties and inventories	\$ 63,360	\$ -	\$ (2,875)	\$ 60,485
Property, plant and equipment	23,667	-	(317)	23,350
Investment in Foundation	(630)	-	(133)	(763)
Rent receivable	(1)	-	(175)	(176)
Non-capital losses	33,824	-	5,283	39,107
Lease incentives	(407)	-	147	(260)
Notes payable	(1,996)	-	736	(1,260)
Accounts payable and accrued liabilities	-	-	-	_
Provision	27	-	-	27
Capital lease	410	-	250	660
Other	870	-	-	870
Subtotal	\$ 119,124	\$ -	\$ 2,916	\$ 122,040
Benefit not recognized	(48,277)	-	(4,807)	(53,084)
Total	\$ 70,847	\$ -	\$ (1,891)	\$ 68,956

The net deferred tax asset recognized with respect to PDP is \$50.5 million (March 31, 2024 - \$49.6 million). The deferred tax asset has been recognized on the basis that there is sufficient projected taxable income.

Management has determined that it is not probable that the deferred tax assets of OPMC will be utilized in the foreseeable future. Therefore, the deferred tax balance has been reduced by the benefit not recognized.

The gross temporary differences for which no deferred tax asset is reported is \$195.7 million (March 31, 2024 – \$182.2 million). Included in this amount is \$144.0 million (March 31, 2024 – \$125.6 million) related to unused tax losses that will start to expire in 2033.

Operating losses are expected to expire:

Year of expiry	Non-capital loss OPMC		PDP	CLC
2033 – 2037	\$ 21,929 \$	21,929 \$	- \$	_
2038 – 2043	125,644	122,082	3,562	_
Total	\$ 147,573 \$	144,011 \$	3,562 \$	_

19. Consolidated Statement of Cash Flows

Supplemental Information

The components of the changes to non-cash working capital and other under operating activities include:

	March 31, 2025	March 31, 2024
Increase (decrease) in		
Trade receivables and other	\$ 6,532	\$ 16,683
Long-term receivables	6,930	(968)
Trade and other payables	9,714	2,178
Provisions	3,275	5,249
Notes payable	1,961	1,595
Deferred revenue	(1,510)	1,600
Prepaid rent, deposits and others	23,434	423
Total	\$ 50,336	\$ 26,760

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There were non-cash increases in notes payable (see note 12), which have been excluded from the financing and investing activities in the Consolidated Statement of Cash Flows.

There were non-cash increases in provisions related to Inventory of \$12.0 million, which have been excluded from the operating activities in the Consolidated Statement of Cash Flows.

20. Related Party Transactions and Balances

CLCL is wholly owned by the Government and is under common control with other government departments and agencies, and Crown corporations. The Company enters into transactions with these entities in the normal course of business.

Significant balances with related parties are as follows:

I. The Company enters in agreements of purchase and sale with related parties to acquire real estate properties in exchange for notes payable. During the year, the Company did not acquire any real estate property from related parties (March 31, 2024 – \$nil).

Notes payable to the Government are non-interest bearing (note 12) and are repayable on the earlier of their due dates or six months after the fiscal year-end of the Company in which net proceeds become available from the sale by the Company of the properties in respect of which the notes were issued, except in a limited number of instances where the terms of the notes state when the issuer can demand payment and payment is not dependent on property cash flows. The Company made payments of \$22.9 million on its notes payable to related parties during the year (March 31, 2024 – \$nil).

The Company has a profit-sharing obligation in the amount of \$0.4 million (March 31, 2024 – \$0.4 million) to a related party for a property sold in a previous year.

II. The Company has \$0.2 million payables to federal departments and agencies (March 31, 2024 – \$0.2 million receivables).

III. The Company has entered into various agreements with a federal department regarding the potential redevelopment of three properties in Ottawa (collectively the "Collaboration Properties") that the federal department currently owns. As part of the agreements, the Company is funding certain costs for the Collaboration

Properties that are recoverable from the federal department under certain circumstances. The Company has recorded these costs of \$8.7 million (March 31, 2024 – \$7.7 million) in Trade Receivables and Other assets on the Consolidated Statement of Financial Position.

IV. The Company has entered into long-term lease agreements with various developers to lease parcels of land for the development and construction of housing units. As part of the Federal Lands Initiative led by the Canadian Mortgage Housing Corporation (CMHC), the Company received \$20.2 million from CMHC which represents an upfront payment for the leasehold interest of the housing units on behalf of developers. This amount is a forgivable loan between CMHC and the developers to facilitate the acquisition of the leasehold interest from the Company. These funds have been recorded in Prepaid Rents Deposits and Other on the Consolidated Statement of Financial Position.

Significant transactions with related parties are as follows:

I. During the year, the Company paid a dividend of \$11.0 million (March 31, 2024 – \$10.0 million) to its shareholder, the Government. Also, during the year the shareholder advanced \$9.0 million to the Company to support Federal Budget 2024 initiatives.

II. During the year, the Company did not make any real estate land sale to related parties (March 31, 2024 – \$nil).

III. During the year, the Company received various rental and other revenues from federal departments and agencies in the amount of \$0.8 million (March 31, 2024 – \$1.4 million), mainly from leases with the Department of National Defence and Public Services and Procurement Canada.

IV. Key management personnel compensation, which includes the Company's senior management team and the Board of Directors, is described in the following table.

Key management personnel compensation		
For the year ended March 31	2025	2024
Short-term benefits (1)	\$ 5,476	\$ 5,352
Post-employment benefits (2)	197	216
Total	\$ 5,673	\$ 5,568

⁽¹⁾ Short-term benefits include salaries, incentive compensation, health benefits, and other benefits for current employees.

21. Fair Value of Financial Instruments

The carrying amounts of cash and cash equivalents, short-term investments, current trade receivables and other, current trade and other payables, deposits and others approximate their fair value due to the short-term maturities.

The Company has valued its long-term receivables by discounting the cash flows using the current market rate of borrowing plus a credit risk factor for its customers and partners, except for the long-term receivable from its

third-party partners which, due to the nature of the joint arrangement, has been discounted at current yields on government bonds plus project risk.

The Company has valued its non-current financial liabilities by discounting the cash flows at current yields on government bonds plus a discount factor for the Company's credit risk.

There has not been any change in the valuation technique for financial instruments during the year.

The carrying values and fair values of the Company's financial instruments are summarized using the fair value hierarchy (note 2) in the following table.

Carrying	values	ana	iuii ve	aiucs	

As at March 31, 2025			Level 1	Level 2	Level 3	
Classification	ssification Carrying Amount		Fai	ir Value		
Financial assets						
Long-term receivables	\$	57,972 \$	- \$	51,776 \$	_	
Financial liabilities						
Notes payable		284,717	-	253,553	_	
Credit facilities		71,900	-	71,900	_	

As at March 31, 2024			Level 1	Level 2	Level 3
Classification	С	arrying Amount	Fai	r Value	
Financial assets					
Long-term receivables	\$	64,902 \$	- \$	56,667 \$	_
Financial liabilities					
Notes payable		304,682	-	261,183	-
Credit facilities		56,600	-	56,600	_

⁽²⁾ Post-employment benefits include contributions to pension plans.

22. Joint Arrangements

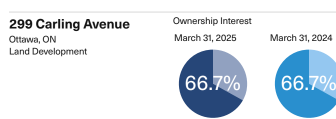
The Company has entered into a number of joint arrangements for the land development of properties. The Company has assessed each joint arrangement individually and concluded that, based on the terms and structure of the contractual arrangements, each

joint arrangement is a joint operation. The Company recognizes its proportionate share of the assets, liabilities, revenues and expenses for these properties in the respective lines in the consolidated financial statements. The following is a list of the Company's joint arrangements:



In May 2013, the Company entered into a land development agreement for a portion of CLC's Currie project in Calgary that is jointly controlled with a third party named Embassy Bosa Inc (Bosa). The Company has determined that the joint arrangement is a joint operation based on the terms and structure of the contractual arrangement, which requires unanimous approval from the Company and the third party with regards to relevant activities of the property.

In September 2024, the Company acquired from Bosa their 50% ownership interest, in CLC Bosa joint arrangement, resulting in the wind-up of the joint arrangement.



In February 2017, the Company entered into a land development agreement for a property in Ottawa, with a third-party partner named the Algonquins of Ontario Opportunities. The land development agreement is jointly controlled by the Company and the third-party partner. The Company has determined that the joint arrangement is a joint operation based on the terms and structure of the contractual agreement, which requires unanimous approval from the Company and the third-party partners regarding decisions over all relevant activities of the property. The purchase of the Ottawa land was financed through a non-interest bearing promissory note issued by the Company. The Company is responsible for the full repayment of the promissory note on the earlier of its due date or six months after the fiscal year-end of the Company when net proceeds become available from the property. This promissory note will be partially funded by the third-party partner's proportionate share of the notes payable, which is reflected as a long-term receivable (see note 7).



In September 2014, the Company entered into separate land development agreements (Jericho Lands and Heather Street Lands, collectively known as the Vancouver Lands) for properties in Vancouver, with the same third-party partners (the Musqueam Indian Band, the Squamish Nation and the Tsleil-Waututh Nation).

The land development agreements are jointly controlled by the Company and the third-party partners. The Company has determined that each of the joint arrangements is a joint operation based on the terms and structure of the contractual arrangements, which require unanimous approval from the Company and the third-party partners regarding decisions over all relevant activities of the properties.

The purchase of the Vancouver Lands was financed through non-interest bearing promissory notes issued by the Company. The Company is responsible for the full repayment of the promissory notes on the earlier of their due dates or six months after the fiscal year-end of the Company when net proceeds become available from the respective property. These promissory notes will be partially funded by the third-party partners' proportionate share of the notes payable, which is reflected as a long-term receivable (see note 7). Under the Vancouver Lands' joint arrangement agreements, the third-party partners' long-term receivable amounts will be repaid at the earlier of the sale of properties tied to each long-term receivable or the sunset dates in the joint arrangement agreements, which are similar to the terms of the notes payable.

In March 2025, the Company sold 67% of its beneficial interest in the land in the Heather Street Lands joint operations (Heather Street Lands) to its third-party partners. As a result, the land associated with this sale is no longer within the Heather Street Lands. The remaining land continues to be jointly operated by the Company and the third-party partners.

The following amounts included in these consolidated financial statements represent the Company's proportionate share of the assets and liabilities of its joint arrangement interests as at March 31, 2025, and the results of operations and cash flows from April 1, 2024 to March 31, 2025:

	Jeri	cho	Heather	Street	Bos	Bosa 299 Carling Avenue		Avenue	Total		
As at March 31	2025	2024	2025	2024	2025	2024	2025	2024	2025	2024	
Assets	\$ 92,701	\$ 92,353 \$	4,901 \$	25,811 \$	- \$	18,687 \$	8,312 \$	7,978 \$	105,914	\$ 144,829	
Liabilities*	115,978	114,429	27,867	29,198	-	-	2,340	2,089	146,185	145,716	
For the year ended March 31	2025	2024	2025	2024	2025	2024	2025	2024	2025	2024	
Revenues	1,361	1,136	307	1,182	-	-	215	99	1,883	2,417	
Expenses	1,351	2,682	566	2,326	-	_	268	86	2,185	5,094	
Net (income) loss	10	(1,546)	(259)	(1,144)	-	_	(53)	13	(302)	(2,677)	
Cash flow provided by (used in) operating activities	389	34	39	(1,006)	-	(21)	(136)	(301)	292	(1,294)	
Cash flow used in financing activities	-	_	-	-	-	_	(2,867)	_	(2,867)	_	

^{*} Liabilities include the Company's obligation for the notes payable to finance the acquisition of inventory, net of the long-term receivable from its partners for their proportionate share of the notes payable funded through future project cash flows (note 7).

The Company is currently providing funding as the project manager to all joint arrangements.

For the Jericho Lands and Heather Street Lands, the repayment of the partners' share of project costs incurred up to March 31, 2020 are at the earlier of the sale of each of the properties that the project costs relate to or the sunset dates in the joint arrangement agreements. For project costs incurred after March 31, 2020, repayment of the partners' share will occur monthly.

For 299 Carling Avenue, the repayment of the partner's share of project costs is from joint arrangement cash flows.

The Company's proportionate share for commitments related to properties for land servicing requirements and other development costs for the joint arrangements at March 31, 2025 totalled \$1.1 million (March 31, 2024 – \$1.2 million) and are included in the commitments related to properties in note 13.

23. Financial Risk Management

A) Liquidity Risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they become due. The table below summarizes the maturity profile of the Company's financial liabilities based on contractual undiscounted payments.

As at March 31, 2025	Due B	y March 31, 2026		Thereafter		Total
Credit facilities (note 11)	\$	71,900	\$	_	\$	71,900
Notes payable (note 12)		54,263		235,399		289,662
Trade and other payables (note 13)		41,657		1,813		43,470
	\$	167,820	\$	237,212	\$	405,032
As at March 31, 2024	Due By March 31, 2025			Thereafter		Total
Credit facilities (note 11)	\$	56,600	\$	-	\$	56,600
Notes payable (note 12)		19,306		293,302		312,608
Trade and other payables (note 13)		35,305		866		36,171
	\$	111,211	Ф	294,168	Ф	405,379

The Company manages its liquidity risk by forecasting and managing cash flows from operations and anticipating capital expenditures and financing activities. The Company also manages its cash flow by maintaining sufficient cash balances to meet current obligations and investing surplus cash in low-risk bank investments.

The Company has notes payable that are owed to its shareholder and under the related agreements, the notes are not due until positive cash flows are achieved from the properties by which they are secured, except in a limited number of instances where the terms of the note state when the issuer can demand payment and payment is not dependent on property cash flows (note 12).

The Company has borrowing authorities from the Minister of Finance of \$200 million (March 31, 2024 – \$200 million). CLC's borrowing authority of \$100 million

expires on October 31, 2025. PDP's borrowing authority of \$100 million expires on October 31, 2025. The Company's borrowing authorities are reviewed annually as part of the corporate planning process or through alternative processes, as required. The Company has \$200 million of credit facilities available, of which \$101.2 million was unused at March 31, 2025 (March 31, 2024 – \$116.9 million). CLC's credit facility does not have a maturity date, whereas the PDP credit facility matures on March 31, 2032.

Accounts payable are primarily due within 90 days. The repayment terms for credit facilities and notes payable are disclosed in notes 11 and 12, respectively.

B) Market Risk

Market risk is the risk that the fair values of financial instruments will fluctuate because of changes in market prices and includes currency and interest rate risk.

Currency risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate due to changes in foreign currency exchange rates. The Company has little exposure to currency risk.

Interest rate risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company is exposed to interest rate risk on its credit facilities and cash and cash equivalents, which are based on variable rates of interest. The credit facilities are used to finance the development of lands and guarantee the Company's letters of credit. A change in interest rates would not have had a significant impact on net earnings or comprehensive income in the current year. Cash and cash equivalents have limited exposure to interest rate risk due to their short-term nature. The impact of a change in interest rate of +/-1% would not be significant to the Consolidated Statement of Comprehensive Income.

Financial assets and financial liabilities that bear interest at fixed rates are subject to fair value interest rate risk. The Company measures these at amortized cost; therefore, a change in interest rates at the reporting date would not affect net income with respect to these fixed rate instruments.

C) Credit Risk

The Company's credit risk arises from the possibility that tenants may experience financial difficulty and be unable to pay the amounts owing under their commitments. For long-term receivables from partners, payments are made from the cash flows of the joint arrangements. The fair values of the partners' project assets are significantly higher than the amount of the long-term receivables at March 31, 2025, owed to the Company.

The Company attempts to reduce the risk of credit loss by limiting its exposure to any one tenant or industry and performing credit assessments in respect of new leases or credit transactions. Also, this risk is further mitigated by signing long-term leases with varying lease expirations and obtaining security deposits from tenants.

The Company's maximum exposure to credit risk is limited to the carrying value of trade receivables and other, long-term receivables, short-term investments, and cash and cash equivalents.

The Company's receivables of \$38.5 million (March 31, 2024 – \$42.5 million) are comprised primarily of current balances owing. The Company performs monthly reviews of its receivables and establishes an appropriate provision using the expected credit loss model.

The Company's long-term receivables of \$58.0 million (March 31, 2024 – \$64.9 million) are comprised of \$57.0 million (March 31, 2024 – \$63.9 million) of receivables from partners and \$1.0 million (March 31, 2024 – \$1.0 million) of long-term receivables from a sale of real estate property in a prior year. The Company reviews the receivables from partners and other long-term receivables on a quarterly basis to determine if provisions are required.

The Company's cash and cash equivalents and short-term investments, including deposits of \$342.2 million (March 31, 2024 – \$227.7 million), are held with major financial institutions that are rated AA by a recognized credit agency. The Company does not expect any related counterparties to fail to meet their obligations.

24. Capital Management

The Company's objective when managing capital is to maintain adequate levels of funding to support its activities.

	March 31, 20	25	March 31, 2024
Shareholder's equity	\$ 708,79	9 \$	626,646
Credit facilities	71,90	0	56,600
Notes payable	284,71	7	304,682
Cash and cash equivalents	337,66	0	223,225
Investments	4,50	0	4,500
Total	\$ 1,407,57	6 \$	1,215,653

The Company has notes payable that are owed to the shareholder and under the related agreements, the notes are not due until positive cash flows are achieved from the properties, except for a \$19.0 million note that is due in 2050.

All short-term and long-term borrowings are approved by the Minister of Finance with respect to the amount, interest rate and term, and are included in the Company's corporate plan, which must be approved by the Treasury Board.

In order to meet its objective, the Company invests the majority of its capital that is surplus to its immediate operational needs in highly liquid financial instruments with original maturities of up to one year, such as bank deposits, term deposits and money market funds. All these instruments are held with major financial institutions rated AA by a recognized credit agency.

The Company's strategy is to satisfy its liquidity needs using cash on hand, cash flows generated from operating activities and cash flows provided by financing activities, as well as proceeds from asset sales. The Company's principal sources of capital are rental revenues, recoveries from tenants, real estate land sales, attractions

and hospitality revenues, interest and other incomes, available cash balances, draws on corporate credit facilities and refinancing of maturing indebtedness. These capital resources are used to pay operating expenses and dividends, and to service debt and recurring capital and leasing costs in its rental operating costs, attractions and hospitality, and real estate development businesses. The Company plans to meet its short-term liquidity needs with cash and cash equivalents on hand, along with proceeds from financing activities.

The principal liquidity needs for periods beyond the next 12 months are for scheduled debt maturities, recurring and non-recurring capital expenditures, development costs and potential property acquisitions.

The Company's strategy is to meet these needs with one or more of the following:

- Cash flows from operations.
- Proceeds from sales of assets.
- · Credit facilities and refinancing opportunities.

25. Pension Plans

The Company has two defined contribution pension plans covering eligible CLC full-time and certain part-time employees. In accordance with the terms of the plans, employees are eligible to join at the date of employment, after a year of employment, or upon working a certain number of hours in consecutive years. The amount of the current service cost charged to expense for these plans was \$2.0 million for the year ended March 31, 2025 (March 31, 2024 – \$1.9 million).

For more information:

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