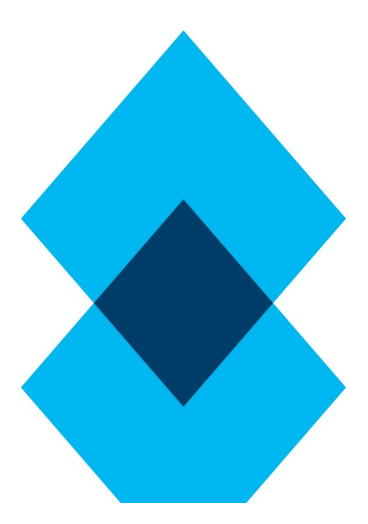


For the three and six months ended June 30, 2025 and 2024



MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Aimia Inc. (together with its direct and indirect subsidiaries, where the context requires, "Aimia" or the "Corporation") was incorporated on May 5, 2008 under the laws of Canada. The following management's discussion and analysis of financial condition and results of operations (the "MD&A") presents a discussion of the financial condition and results of operations for Aimia. The MD&A is prepared as at August 13, 2025 and should be read in conjunction with the accompanying condensed interim consolidated financial statements of Aimia for the three and six months ended June 30, 2025 and the notes thereto, the audited consolidated financial statements of Aimia for the year ended December 31, 2024 and the notes thereto, and the Annual Information Form for the year ended December 31, 2024. The earnings and cash flows of Aimia are affected by certain risks. For a description of those risks, please refer to the Risks and uncertainties affecting the business section.

CAUTION REGARDING FORWARD-LOOKING INFORMATION

This MD&A contains statements that constitute "forward-looking information" within the meaning of Canadian securities laws ("forward-looking statements"), which are based upon our current expectations, estimates, projections, assumptions and beliefs. All information that is not clearly historical in nature may constitute forward-looking statements. Forward-looking statements are typically identified by the use of terms or phrases such as "anticipate", "believe", "could", "estimate", "expect", "intend", "may", "plan", "predict", "project", "will", "would" and "should", and similar terms and phrases, including references to assumptions.

Forward-looking statements in this MD&A include, but are not limited to, statements with respect to Aimia's current priorities and future strategic initiatives, the expectation to receive the tax refund from the CRA and Revenu Québec in the next twelve months and the use of the proceeds from such refunds, expected annualized cash savings resulting from the substantial issuer bid, Kognitiv expected proceeds from certain contingent assets and potential payments to Aimia for the secured promissory notes; the use of tax losses; Aimia's cash availability to assume its financial obligations; StarChem potential earnout and expected EBITDA; Aimia and Bozzetto expected debt repayments in the next 12 months; Aimia's expected credit losses with respect to the Kognitiv promissory notes; Clear Media's future performance; Aimia's annualized Holdings segment cash expenses, cash requirements for preferred dividends and associated Part VI.1 tax going forward; Aimia's potential use of the PIK option to pay the interests on the 2030 Notes, Cortland's future performance and management's entitlement to the incentive plan.

Forward-looking statements, by their nature, are based on assumptions and are subject to known and unknown risks and uncertainties, both general and specific, that contribute to the possibility that the forward-looking statement will not occur. The forward-looking statements in this MD&A speak only as of the date hereof and reflect several material factors, expectations and assumptions. While Aimia considers these factors, expectations and assumptions to be reasonable, actual events or results could differ materially from the results, predictions, forecasts, conclusions or projections expressed or implied in the forward-looking statements. Undue reliance should not be placed on any predictions or forward-looking statements as these may be affected by, among other things, changing external events and general uncertainties of the business. A discussion of the material risks applicable to us can be found in the section entitled Risks and uncertainties affecting the business of this MD&A. Aimia cautions that the list of risk factors included in this Management Discussion and Analysis is not exhaustive. Except as required by applicable securities laws, forward-looking statements speak only as of the date on which they are made and we disclaim any intention and assume no obligation to publicly update or revise any forward-looking statement, whether as a result of new information, future events or otherwise.

THIS MD&A CONTAINS THE FOLLOWING SECTIONS:

OVERVIEW	3
SUBSIDIARIES AND INVESTMENTS IN PRIVATE EQUITY INSTRUMENTS AND ASSOCIATES	4
Q2 2025 HIGHLIGHTS	5
OTHER 2025 HIGHLIGHTS	7
PERFORMANCE INDICATORS (INCLUDING CERTAIN NON-GAAP FINANCIAL MEASURES)	9
OPERATING AND FINANCIAL RESULTS	10
SELECTED CONSOLIDATED OPERATING RESULTS	11
SEGMENTED OPERATING RESULTS	13
SUMMARY OF QUARTERLY RESULTS	26
LIQUIDITY AND CAPITAL RESOURCES	28
CAPITAL STOCK	36
DIVIDENDS	37
EARNINGS (LOSS) PER COMMON SHARE	38
RELATED PARTIES TRANSACTIONS	38
CHANGES IN ACCOUNTING POLICIES AND RESTATEMENT OF COMPARATIVE INFORMATION	40
CRITICAL ACCOUNTING ESTIMATES	42
CONTROLS AND PROCEDURES	44
RISKS AND UNCERTAINTIES AFFECTING THE BUSINESS	44
GLOSSARY	45
ADDITIONAL INFORMATION	45

OVERVIEW

Aimia was incorporated on May 5, 2008 under the *Canada Business Corporations Act*. The registered and head office of Aimia is located at 1 University Avenue, 3rd Floor, Toronto, Ontario, M5J 2P1.

The Corporation is a diversified company focused on enhancing the value of its two core investments: (1) a 94.1% interest in Bozzetto, a provider of specialty sustainable chemicals, offering sustainable textile, water and dispersion chemical solutions with applications in several end-markets including the textile, home and personal care, plasterboard and agrochemical markets, and (2) a 100% ownership of Cortland International, a designer, manufacturer and supplier of synthetic fiber ropes, netting solutions, slings and tethers to the maritime, aerospace & defense, marine, renewables, and other diversified industrial end markets. Furthermore, the Corporation owns a 10.85% stake in Clear Media Limited, an outdoor advertising firm in China and an equity stake in Kognitiv Corporation, currently in Bankruptcy and Insolvency proceedings.

Aimia's priorities include reducing its holding company costs, reducing the discount of its share price to the intrinsic value of its net assets and efficiently utilizing its loss carry-forwards to create shareholder value.

Subsequent event

Subsequent to June 30, 2025, the Corporation repurchased 0.084% of equity from a Bozzetto management team member, increasing its total equity stake to 94.18%.

Segmented Information

Aimia, through its own operations and those of its subsidiaries, operates three reportable and operating segments, namely, Bozzetto, Cortland International and Holdings. For each of the operating segments, the Corporation's chief operating decision-makers (role currently occupied by the Executive Chairman and the President and Chief Financial Officer) review internal management reports on a monthly basis. Accounting policies applied for the Bozzetto, Cortland International and Holdings segments are identical to those used for the purposes of the consolidated financial statements.

Bozzetto

The Bozzetto segment includes the results of Bozzetto as well as other expenses that relate to acquisitions done by Bozzetto, including transaction costs, the Paladin option expense, the Paladin carried interest expense and costs associated with the termination of Paladin agreements related to the Bozzetto investment.

Cortland International

The Cortland International segment includes the results of Cortland International as well as other expenses that relate to acquisitions done by Cortland International, including transaction costs, the Paladin option expense, the Paladin carried interest expense and costs associated with the termination of Paladin agreements related to the Cortland International investment.

Holdings

The Holdings segment includes Aimia's investments in Clear Media Limited, Kognitiv, as well as minority investments in various public company securities and limited partnerships. Holdings also includes corporate operating costs, including costs related to public company disclosure and Board of director costs, executive leadership, legal, finance and administration.

SUBSIDIARIES AND INVESTMENTS IN PRIVATE EQUITY INSTRUMENTS AND ASSOCIATES

The table below summarizes Aimia's diversified holdings at June 30, 2025:

Name	Nature of business	Nature of investment	Reporting segment	Place of business	% of ownership interest	Measurement method
Core Holdings:						
Bozzetto	Specialty sustainable chemicals	Subsidiaries	Bozzetto	Worldwide	94.1 ^(a)	Consolidation
Cortland International	Synthetic fiber ropes and netting solutions	Subsidiaries	Cortland International	Worldwide	100	Consolidation
Non-core Holdings:						
Clear Media Limited (b)	Outdoor advertising	Equity instrument	Holdings	China	10.85	Fair value
Kognitiv	B2B Loyalty	Associate	Holdings	Worldwide	48.6	Equity (c)

- (a) Bozzetto's executive management owns 5.9% of Bozzetto. Subsequent to June 30, 2025, the Corporation repurchased 0.084% of equity from a Bozzetto management team member, increasing its total equity stake to 94.18%. On January 2, 2024, Aimia, through Bozzetto, completed the acquisition of 65% of StarChem, a manufacturer of auxiliary chemical solutions. The StarChem management owns the remaining 35%.
- (b) Following the acceptance of the share alternative by the Corporation and the privatization of Clear Media Limited, Aimia has a 10.85% stake in Ever Harmonic Global Limited., which wholly-owns Clear Media.
- (c) Kognitiv is currently in bankruptcy and insolvency proceedings. The Corporation also has investments in senior secured promissory notes of Kognitiv. The investments in the Kognitiv senior secured promissory notes are measured at amortized cost. Refer to the *Related Parties Transactions* section for additional details on the senior secured promissory note agreements Aimia entered into with Kognitiv.

Q2 2025 HIGHLIGHTS

Q2 2025 PERFORMANCE

Aimia's performance in the three months ended June 30, 2025, reflected the progress the Corporation made against the three-step strategy launched earlier this year. Despite the overarching uncertainty that plagued the overall market, Aimia's consolidated revenue and Adjusted EBITDA for the three months period ended June 30, 2025 improved over the same period in the prior year, driven by Cortland International's performance, reduced Holdings segment costs and the positive impact of foreign currency fluctuations.

Consolidated revenue amounted to \$128.7 million which represents an increase of \$6.3 million compared to the three months ended June 30, 2024, due to increased revenues in constant currency for Cortland International and positive impact of foreign currency fluctuations, offset in part by a decrease in revenues in constant currency for Bozzetto. Consolidated net earnings (loss) amounted to \$(6.1) million, a decrease of \$0.5 million. Adjusted EBITDA amounted to \$19.7 million, an improvement of \$7.4 million over the same period in the prior year, mainly driven by cost-cutting initiatives in the Holdings segment, the cessation of shareholder activism related expenses following the settlement agreement reached with Mithag in the prior year and the positive impact of currency fluctuations.

Refer to the *Segmented Operating Results* section for additional details. Adjusted EBITDA is a Non-GAAP measure, refer to the *Performance Indicators* section for additional details on the calculation of this measure.

As part of the Corporation's strategy to enhance shareholder value and reduce the discount of its share price relative to the intrinsic value of its net assets, Aimia repurchased 3,027,832 common shares during the quarter under its NCIB program. Refer to the *Normal Course Issuer Bid* subsection of the current section for additional details.

SETTLEMENT AGREEMENT WITH THE CANADA REVENUE AGENCY ("CRA")

On June 16, 2025, the Corporation announced it has reached a settlement agreement with the CRA on a tax dispute related to a 2013 income tax audit of Aimia's former subsidiary, Aeroplan Inc., and anticipates a refund of approximately \$27.0 million pending final processing of the settlement agreement.

Aimia expects to use the proceeds from the CRA refund to support its 2025-2026 normal course issuer bid and for general working capital purposes.

With the tax matters with the CRA now resolved, Aimia is now seeking a refund from Revenu Québec for the remaining \$5.9 million. Based on the external advice it has received, the Corporation believes that it is more likely than not that Aeroplan Inc. will prevail in the recourse procedures available to taxpayers for the Revenu Québec portion as well. Based on this assessment, Aimia now presents the \$32.9 million funded in other current assets on the consolidated statement of financial position.

Q2 2025 HIGHLIGHTS (continued)

NORMAL COURSE ISSUER BID

2024-2025 NCIB

On June 4, 2024, the Corporation announced it had received approval from the Toronto Stock Exchange to purchase up to 7,009,622 of its issued and outstanding common shares under a normal course issuer bid ("NCIB") during the period from June 6, 2024 to no later than June 5, 2025 (the "2024-2025 NCIB"). During the three and six months ended June 30, 2025, Aimia repurchased and cancelled, under the 2024-2025 NCIB, 2,479,832 and 3,133,332 common shares, for a total consideration of \$6.7 million and \$8.3 million, respectively.

2025-2026 NCIB

On June 4, 2025, the Corporation announced it had received approval from the Toronto Stock Exchange to purchase up to 5,906,629 of its issued and outstanding common shares under a normal course issuer bid during the period from June 6, 2025 to no later than June 5, 2026 (the "2025-2026 NCIB"). During the three and six months ended June 30, 2025, Aimia repurchased and cancelled, under the 2025-2026 NCIB, 548,000 common shares, for a total consideration of \$1.5 million.

Subsequent to June 30, 2025, Aimia repurchased 717,300 common shares for a total consideration of \$2.2 million.

Tax on repurchase of equity

In connection with the repurchases done in the six months ended June 30, 2025, the Company incurred \$0.2 million in tax on repurchase of equity under Part II.2 of the Income Tax Act (Canada), representing 2% of the net value of shares repurchased during this period.

Allocation of total consideration

Of the total consideration (including tax on repurchase) to repurchase common shares during the six months ended June 30, 2025 of \$10.0 million, \$1.5 million was recorded as a reduction of share capital and \$8.5 million as a reduction of contributed surplus.

OTHER 2025 HIGHLIGHTS

SUBSTANTIAL ISSUER BID

On November 26, 2024, the Corporation launched a substantial issuer bid pursuant to which Aimia offered to purchase for cancellation (the "Offers") up to 100% of its Cumulative Rate Reset Preferred Shares, Series 1 (the "Series 1 Shares"), Cumulative Rate Reset Preferred Shares, Series 3 (the "Series 3 Shares") and Cumulative Floating Rate Preferred Shares, Series 4 (the "Series 4 Shares" and collectively with the Series 1 Shares and the Series 3 Shares, the "Preferred Shares") in consideration for 9.75% senior unsecured notes (the "2030 Notes").

The Offers were based on the following exchange considerations:

- i. Series 1 Shares: \$17.00 per Series 1 Share;
- ii. Series 3 Shares: \$17.50 per Series 3 Share; and
- iii. Series 4 Shares: \$18.4375 per Series 4 Share.

The purchase price per Preferred share (the "Purchase Price") was settled as follows:

- the issuance of \$100 principal amount of 2030 Notes for each \$97 aggregate amount of Exchange Consideration, and
- ii. where a Preferred Shareholder's entitlement to 2030 Notes would result in the Preferred Shareholder receiving an amount of 2030 Notes that is not a multiple of \$100, such Preferred Shareholder received its entitlement to the remaining amount in cash.

As of January 30, 2025, 4,528,157 Preferred Shares, Series 1, 660,174 Preferred Shares, Series 3 and 2,701,600 Preferred Shares, Series 4, were validly tendered and exchanged for considerations totaling \$138.3 million into 2030 Notes, representing 97% of the par value, maturing on January 14, 2030. In addition, the Corporation incurred transaction costs of \$3.8 million in connection with the SIB of which \$2.8 million was recorded as deferred financing costs and \$1.0 million recorded against Contributed Surplus in the consolidated statement of changes in equity.

The transaction will generate approximately \$5.1 million in annual cash savings when comparing the annual preferred dividends and Part VI.1 tax to the annual cash coupon interest payments and resulted in a gain of \$53.8 million for common shareholders, represented by the excess of the preferred shares' assigned value over the exchange consideration, net of transaction costs recorded in Contributed Surplus. This gain increased the earnings per share calculation for the three months ended March 31, 2025. Refer to the *Liquidity and capital resources* section for additional details on the 2030 Notes.

OTHER 2025 HIGHLIGHTS (continued)

EXECUTIVE SUCCESSION PLAN AND BOARD TRANSITION

On March 27, 2025, Aimia announced that the Corporation had, as part of the Corporation's commitment to succession planning and good governance, named Rhys Summerton, who brings 20-years of experience in the investment industry, as Executive Chairman following outgoing Executive Chairman Tom Finke's decision to resign.

Consistent with the Board's efforts to reduce Holding company costs, the Corporation also announced that Tom Finke, Linda Habgood, James Scarlett, Yannis Skoufalos, Shahir Guindi and Jordan Teramo have resigned as Directors. In addition to Mr. Summerton, Robert Feingold, Tom Little, and Asif Seemab remained on Aimia's Board as Directors and Steven Leonard, Aimia's President and CFO, was appointed as Director. With a reconstituted Board and a more streamlined decision-making process, the work of the Strategic Review Committee is now assumed by the Board. Aimia's Board remains committed to pursuing all options to maximize the value of its core holdings, noncore investments, and the use tax losses to drive shareholder value.

In keeping with the Board's commitment to reduce the Holdings segment expenses, the compensation level of board members was reviewed and adjusted. As a result of these change in compensation guidelines, directors are now only entitled to their base retainers and no additional compensation is provided for independent directors or Chairs of various committees.

The slate of director nominees consisting of Rhys Summerton, Robert Feingold, Steven Leonard, Tom Little and Asif Seemab was elected at the Corporation's annual general meeting of shareholders on May 21, 2025.

PERFORMANCE INDICATORS (INCLUDING CERTAIN NON-GAAP FINANCIAL MEASURES)

GAAP FINANCIAL MEASURES

To measure performance, the Corporation uses and presents several financial measures in accordance with GAAP, including, but not limited to, gross profit (loss), operating income (loss), Earnings (loss) before income taxes, Net earnings (loss) and Earnings (Loss) by Common Share. Aimia's material accounting policy information is included in *Note 2* of the audited consolidated financial statements for the year ended December 31, 2024 dated March 27, 2025. Please refer to the *Critical Accounting Estimates* section for a discussion on the identified areas that are the most subject to judgments, inherently uncertain and which could change significantly in subsequent periods, as well as the *Change in Accounting Policies* section for the list of revised accounting standards and accounting policies adopted during the three and six months ended June 30, 2025 and their impacts on the consolidated financial statements.

NON-GAAP FINANCIAL MEASURES

Adjusted EBITDA

Adjusted EBITDA is not a measurement based on GAAP, is not considered an alternative to net earnings in measuring profitability, does not have a standardized meaning and is not directly comparable to similar measures used by other issuers. Adjusted EBITDA should not be used as an exclusive measure of cash flow because it does not account for the impact of working capital growth, capital expenditures, debt repayments and other sources and uses of cash, which are disclosed in the statements of cash flows. A reconciliation to operating income (loss) is provided.

Adjusted EBITDA is used by management to evaluate the performance of its Bozzetto, Cortland International and Holdings segments. Management believes Adjusted EBITDA assists investors in comparing Aimia's performance on a consistent basis excluding depreciation and amortization, impairment charges related to non-financial assets and share-based compensation, which are non-cash in nature and can vary significantly depending on accounting methods as well as non-operating factors such as historical cost. Aimia's management believes that the exclusion of business acquisition and/or disposal related expenses assists investors by excluding expenses that are not representative of the run-rate cost structure of its operations.

Adjusted EBITDA is operating income (loss) adjusted to exclude depreciation, amortization, impairment charges related to non-financial assets, cost of sales expense related to inventory fair value step up resulting from purchase price allocation, share-based compensation, expenses related to Cortland International's long-term management incentive plan, gain/loss from the disposal of manufacturing property and land, costs related to the termination of the Paladin agreements, as well as transaction costs related to business acquisitions. For a reconciliation of Adjusted EBITDA to operating income (loss), please refer to the *Bozzetto, Cortland International and Holdings Segmented Operating Results* sections.

OPERATING AND FINANCIAL RESULTS

Certain of the following financial information of Aimia has been derived from, and should be read in conjunction with, the condensed interim consolidated financial statements for the three and six months ended June 30, 2025 and 2024, and the notes thereto. The operating results for interim periods are not necessarily indicative of results that may be expected for any other interim period or for the full year.

While the results of the Corporation are not significantly impacted by seasonality, Bozzetto will usually have lower sales and production volumes in the third and fourth quarters of the year due to plant closures for holiday seasons, whereas Cortland International usually has lower sales and production volumes in the first quarter of the year. The Cortland International Indian market can also be negatively impacted by the level of rain during the monsoon season (June to September).

SELECTED CONSOLIDATED OPERATING RESULTS

	Three Months Ended June 30,			Six Months Ended June 30,				
(in millions of Canadian dollars, except share and per share information)	2025		2024 ^(f)		2025		2024 ^(f)	
Revenue from contracts with customers	128.7		122.4		258.5		244.5	
Cost of sales	(93.8)		(90.9)		(188.0)		(178.7)	
Gross Profit	34.9		31.5		70.5		65.8	
Selling, general and administrative expenses ("SG&A")	(25.9)		(38.5)	(b)	(51.4)		(73.5)	(b)
Operating income (loss)	9.0		(7.0)		19.1		(7.7)	
Net earnings (loss)	(6.1)	(c)	(5.6)	(c)	(5.7)	(c)	(10.1)	(c)
Net earnings (loss) attributable to equity holders of the	(0.0)		(0.0)		· · ·		(44.0)	
Corporation	(6.9)		(6.2)		(7.5)		(11.3)	
Weighted average number of common shares - Basic	93,457,836		95,556,729		94,256,405		94,315,329	
Weighted average number of common shares - Diluted	93,457,836		95,556,729		94,256,405		94,315,329	
Basic earnings (loss) per common share (a)	(0.08)		(0.10)		0.48	(d)	(0.19)	
Diluted earnings (loss) per common share (a)	(0.08)		(0.10)		0.48	(d)	(0.19)	
Total assets	878.6		971.8		878.6		971.8	
Total non-current liabilities	398.9		273.8		398.9		273.8	
Dividends paid on preferred shares	0.7		3.8		1.4		7.0	
Included in Cost of sales and Net earnings (loss):								
Depreciation and amortization	(9.2)		(8.5)		(18.2)		(16.9)	
Inventory step up costs resulting from purchase price allocation	_		(0.7)		_		(0.7)	
Included in SG&A and Net earnings (loss):								
Share-based compensation	(0.4)		(0.8)		(1.1)		1.1	
Transaction and transition related income (costs)	`		(2.1)		1.1		(3.0)	
Cost related to the termination of Paladin agreements	_		(7.2)		_		(7.2)	
Cortland International's long-term management incentive plan	(1.1)		_		(2.1)			
Additional information:								
Bozzetto Adjusted EBITDA (e)	16.9		15.1		33.9		30.6	
Cortland Adjusted EBITDA (e)	4.9		3.6		10.3		7.6	
Holdings Adjusted EBITDA (e)	(2.1)		(6.4)		(4.8)		(19.2)	
Consolidated Adjusted EBITDA (e)	19.7		12.3		39.4		19.0	

SELECTED CONSOLIDATED OPERATING RESULTS (continued)

- (a) After deducting cumulative preferred shares dividends (whether declared or not) and after adding the excess of preferred shares' assigned value over consideration exchanged for the repurchase (if any).
- (b) The SG&A for the three and six months ended June 30, 2024 include \$2.9 million and \$9.8 million, respectively, incurred in relation to shareholders activism, including settlement agreements, and the termination of the employment of a former executive of one of the Corporation's subsidiary. The SG&A for the six months ended June 30, 2024 also include an amount of \$1.6 million in termination benefits related to the departure of Aimia executives.
- (c) Net earnings (loss) for the three and six months ended June 30, 2025 include \$0.2 million and \$0.5 million (2024: \$1.5 million and \$2.8 million), respectively, of Part VI.1 tax expense recognized in the Canadian operations.
- (d) Basic and diluted earnings per common share for the six months ended June 30, 2025 include a net gain of \$53.8 million attributable to the substantial issuer bid, representing the excess of preferred shares' assigned value over the consideration exchanged for 2030 Notes, net of \$1.0 million of transaction costs.
- (e) A Non-GAAP measure. For a reconciliation of Adjusted EBITDA to operating income (loss), please refer to the *Bozzetto*, *Cortland International and Holdings Segmented Operating Results* sections.
- (f) Restated. Refer to the Change in accounting policies and restatement of comparative information section for additional details.

SEGMENTED OPERATING RESULTS

This section provides a discussion of the segmented operating results.

BOZZETTO

	Three Mon June		Six Month June	
(in millions of Canadian dollars)	2025	2024	2025	2024
Revenue from contracts with customers	90.9	87.4	180.0	175.5
Cost of sales	(64.6)	(62.8)	(127.6)	(124.4)
Gross Profit	26.3	24.6	52.4	51.1
Operating expenses				
Selling, general and administrative expenses	(15.5) (b)	(20.9) (b)	(29.5) (b)	(38.0) (b)
Operating income (loss)	10.8	3.7	22.9	13.1
Interest, dividend and other investment income (loss)	0.2	(0.1)	0.3	0.2
Share of net earnings (loss) from equity-accounted investments	0.1	0.3	0.2	0.4
Financial expense, net	(4.3)	(4.1)	(9.4)	(8.4)
Income (expenses) related to carried interest, call option and fair value gain (loss) on contingent consideration	0.6	(0.1)	0.9	_
Earning (loss) before income taxes	7.4	(0.3)	14.9	5.3
Reconciliation of Adjusted EBITDA (a)				
Operating income (loss)	10.8	3.7	22.9	13.1
Depreciation and amortization	6.1	5.6	12.1	11.0
Cost of sales expense related to inventory fair value step up resulting from purchase price allocation	_	0.7	_	0.7
Cost related to the termination of Paladin agreements	_	4.9	_	4.9
Transaction related (income) costs	_	0.2	(1.1)	0.9
Adjusted EBITDA (a)	16.9	15.1	33.9	30.6
Adjusted EBITDA margin	18.6 %	17.3 %	18.8 %	17.4 %
Additional information		_		
Additions to property, plant & equipment and intangibles assets	1.9	1.6	3.6	3.1

⁽a) A Non-GAAP measure.

⁽b) Selling, general and administrative expenses for the three and six months ended June 30, 2025 include transaction income related to business acquisitions of nil and \$1.1 million, respectively, representing a value-added tax recovery during the period related to transactions costs expensed in prior periods (2024: costs of \$0.2 million and \$0.9 million). Selling, general and administrative expenses for the three and six months ended June 30, 2024 also include costs incurred of \$4.9 million for the termination of Paladin agreements.

SEGMENTED OPERATING RESULTS - BOZZETTO (continued)

Results for the quarter ended June 30, 2025 compared to the quarter ended June 30, 2024

Revenue for the three months ended June 30, 2025 amounted to \$90.9 million, representing an increase of \$3.5 million or 4.0% compared to the same quarter in the prior year. On a constant currency basis, the variance represents a decrease of \$2.1 million or 2.4%, of which \$2.3 million is due to lower volume sold as a result of weaker market demand mainly for textile solutions offset in part by a positive variance in pricing and product mix mainly for dispersion solutions.

The lower market demand in textile can be attributed to increased uncertainty in the market as a result of tariff policies initiated by the United States and resulting counter-tariffs put in place by various countries. This uncertainty has led customers to delay production as they try to identify which countries will be less impacted by tariffs. The increase in revenue for the dispersion solutions is due to the positive performance of agrochemicals and plasterboard sectors in Europe which more than offset a decrease in revenue from the construction sector in Turkey resulting from Russian competitors pursuing their export price war strategy. The water solutions revenue remained stable compared to the same period in the prior year as its small increase in volume sold was offset by decrease in prices as Chinese competitors facing low domestic demand continue to export their overcapacity at reduced prices.

Cost of sales for the three months ended June 30, 2025 amounted to \$64.6 million, representing an increase of \$1.8 million or 2.9% compared to the same quarter in the prior year. Excluding depreciation and amortization expense of \$6.1 million in the current quarter, and depreciation and amortization expense of \$5.6 million as well as the one-time \$0.7 million non-cash expense related to the inventory fair value step up that was recognized as part of the purchase price allocation process and subsequently expensed in cost of sales in the same quarter of the prior year, cost of sales increased by \$2.0 million or 3.5%. On a constant currency basis, and excluding the items listed above, cost of sales decreased by \$1.6 million or 2.8%, mostly due to lower raw material costs due to partial shifting of procurement to Asian suppliers, a more favorable product mix, offset in part by higher compensation expenses.

Selling, general and administrative expenses amounted to \$15.5 million and \$20.9 million for the three months ended June 30, 2025 and 2024, respectively. Excluding costs of \$4.9 million incurred for the termination of Paladin agreements, \$0.2 million of transactions costs related to business acquisitions, and \$0.4 million of legal fees not related to the ordinary course of business of Bozzetto in the same quarter of the prior year, selling, general and administrative expenses increased by \$0.1 million. On a constant currency basis, and excluding the items listed above, SG&A decreased by \$0.9 million compared to the same quarter of the prior year, mainly due to product mix change from textile to dispersion solutions which carries lower sales commissions and logistic costs.

Adjusted EBITDA for the three months ended June 30, 2025 amounted to \$16.9 million, representing a margin of 18.6%. This represents an increase of \$1.8 million or 11.9% compared to the same quarter in the prior year. On a constant currency basis, Adjusted EBITDA increased by \$0.8 million or 5.3%. Excluding the \$0.4 million of legal fees not related to the ordinary course of business in the same quarter of the prior year, Adjusted EBITDA increased by \$0.4 million or 2.6%, mostly due to lower selling, general and administrative expenses excluding transaction costs related to business acquisitions and costs incurred for the termination of the Paladin agreements. Earnings before income taxes increased by \$7.7 million, explained primarily by the increase of \$7.1 million in operating income explained above, and a \$0.7 million favorable variance in income/expenses related to carried interest, call option and fair value gain (loss) on contingent consideration.

SEGMENTED OPERATING RESULTS - BOZZETTO (continued)

Results for the six months ended ended June 30, 2025 compared to the six months ended ended June 30, 2024

Revenue for the six months ended June 30, 2025 amounted to \$180.0 million, representing an increase of \$4.5 million or 2.6% compared to the same period in the prior year. On a constant currency basis, the variance represents a decrease of \$3.9 million or 2.2%, of which \$6.2 million is due to lower volume sold as a result of weaker market demand mainly for textile solutions offset in part by a positive variance in pricing and product mix mainly for dispersion solutions.

The lower market demand in textile can be attributed to increased uncertainty in the market as a result of tariff policies initiated by the United States and resulting counter-tariffs put in place by various countries. This uncertainty has led customers to delay production as they try to identify which countries will be less impacted by tariffs. The increase in revenue for the dispersion solutions, despite lower volumes, is due to the positive performance of agrochemicals and plasterboard sectors in Europe which more than offset a decrease in revenue from the construction sector in Turkey resulting from Russian competitors pursuing their export price war strategy. The water solutions revenue remained stable compared to the same period in the prior year as its small increase in volume sold was offset by decrease in prices as Chinese competitors facing low domestic demand continue to export their overcapacity at reduced prices.

Cost of sales for the six months ended June 30, 2025 amounted to \$127.6 million, representing an increase of \$3.2 million or 2.6% compared to the same period in the prior year. Excluding depreciation and amortization expense of \$12.1 million in the current period, and depreciation and amortization expense of \$11.0 million as well as the one-time \$0.7 million non-cash expense related to the inventory fair value step up that was recognized as part of the purchase price allocation process and subsequently expensed in cost of sales in the same period of the prior year, cost of sales increased by \$2.8 million or 2.5%. On a constant currency basis, and excluding the items listed above, cost of sales represented a decrease of \$2.6 million or 2.3%, mostly due to lower raw material costs due to partial shifting of procurement to Asian suppliers, offset in part by higher compensation expenses and higher energy costs.

Selling, general and administrative expenses for the six months ended June 30, 2025 amounted to \$29.5 million, representing a decrease of \$8.5 million or 22.4% compared to the same period in the prior year. Excluding transactions income related to business acquisitions of \$1.1 million and \$0.1 million of legal fees not related to the ordinary course of business of Bozzetto in the current period, and costs of \$4.9 million incurred for the termination of Paladin agreements, \$0.9 million of transactions costs, as well as \$0.4 million of legal fees not related to the ordinary course of business in the same period of the prior year, SG&A decreased by \$1.3 million compared to the same period of the prior year. On a constant currency basis, and excluding the items listed above, SG&A decreased by \$2.7 million or 8.5% mainly due to product mix change from textile to dispersion solutions which carries lower sales commissions and logistic costs as well as lower compensation costs driven by the consolidation of certain regional customer service and sales functions.

Adjusted EBITDA for the six months ended June 30, 2025 amounted to \$33.9 million, representing a margin of 18.8%. Excluding the legal fees not related to the ordinary course of business discussed above, Adjusted EBITDA would have amounted to \$34.0 million in the current period, representing a margin of 18.9%, compared to \$31.0 million in the same period in the prior year, an increase of \$3.0 million or \$1.4 million on a constant currency basis, mostly due to lower SG&A expenses excluding transaction income/costs related to business acquisitions and costs

SEGMENTED OPERATING RESULTS - BOZZETTO (continued)

incurred for the termination of the Paladin agreements, offset in part by lower gross profit excluding depreciation and amortization.

Earnings before income taxes increased by \$9.6 million, explained primarily by the increase of \$9.8 million in operating income explained above, and a \$0.9 million favorable variance in income/expenses related to carried interest, call option and fair value gain (loss) on contingent consideration, offset in part by higher net financial expenses of \$1.0 million. The increase in net financial expenses is mostly due to a an unfavorable variance on the net monetary position of a subsidiary in Turkey (hyperinflation accounting), which was offset in part by lower interest expenses on Bozzetto's senior loans due to debt principal prepayments and scheduled debt amortization payments done in periods post-June 30, 2024.

SEGMENTED OPERATING RESULTS (continued)

CORTLAND INTERNATIONAL

	Three Mor June		Six Months Ended June 30,		
(in millions of Canadian dollars)	2025	2024	2025	2024	
Revenue from contracts with customers	37.8	35.0	78.5	69.0	
Cost of sales	(29.2)	(28.1)	(60.4)	(54.3)	
Gross Profit	8.6	6.9	18.1	14.7	
Operating expenses					
Selling, general and administrative expenses	(7.9) (b)	(9.6) (b)	(16.0) (b)	(16.6) (b)	
Operating income (loss)	0.7	(2.7)	2.1	(1.9)	
Interest, dividend and other investment income (loss)	0.1	(0.1)	0.2	0.2	
Financial income (expense), net	(0.3)	(0.3)	(0.4)	(0.5)	
Income (expenses) related to carried interest and call option	_	3.9	_	3.7	
Intercompany interest income (expense)	(2.2)	(2.3)	(4.6)	(4.5)	
Earning (loss) before income taxes	(1.7)	(1.5)	(2.7)	(3.0)	
Reconciliation of Adjusted EBITDA (a)					
Operating income (loss)	0.7	(2.7)	2.1	(1.9)	
Depreciation and amortization	3.1	2.9	6.1	5.9	
Cost related to the termination of Paladin agreements	_	1.5	_	1.5	
Long-term management incentive plan	1.1	_	2.1	_	
Transaction and transition related costs	_	1.9	_	2.1	
Adjusted EBITDA (a)	4.9	3.6	10.3	7.6	
Adjusted EBITDA margin	13.0 %	10.3 %	13.1 %	11.0 %	
Additional information:					
Additions to property, plant & equipment and intangibles assets	1.8	1.0	3.9	1.5	

⁽a) A Non-GAAP measure.

⁽b) Selling, general and administrative expenses for the three and six months ended June 30, 2025 include expenses of \$1.1 million and \$2.1 million (2024: nil), respectively, related to Cortland International's long-term management incentive plan. Selling, general and administrative expenses for the three and six months ended June 30, 2024 include one-time transaction and transition costs of \$1.9 million and \$2.1 million, respectively, related to the acquisition of Cortland and an acquisition under consideration that was not completed primarily due to the Corporation's new strategic direction, as well as costs incurred of \$1.5 million for the termination of Paladin agreements.

SEGMENTED OPERATING RESULTS - CORTLAND INTERNATIONAL (continued)

Results for the quarter ended June 30, 2025 compared to the quarter ended June 30, 2024

Cortland International's revenue for the three months ended June 30, 2025 amounted to \$37.8 million, representing an increase of \$2.8 million or 8.0% compared to the same quarter in the prior year. On a constant currency basis, the variance represents an increase of \$2.4 million or 6.9%. Despite a general market softness that can be attributed to increased uncertainty in the market as a result of tariff policies initiated by the United States and resulting countertariffs put in place by various countries, the increase was mainly due to an overall stronger market demand compared to the same period in the prior year which was impacted by the Red Sea crisis, as well as improved product mix with a higher proportion of sales coming from high-performance products.

Cost of sales for the three months ended June 30, 2025 amounted to \$29.2 million, representing an increase of \$1.1 million or 3.9%. Excluding depreciation and amortization expense of \$3.1 million in the current quarter and \$2.9 million during the same quarter of the prior year, cost of sales increased by \$0.9 million. On a constant currency basis, and excluding the items listed above, cost of sales increased by \$0.6 million or 2.4%, mostly due to increased sales volume and increased labor costs in India.

Selling, general and administrative expenses for the three months ended June 30, 2025 included \$1.1 million in expenses related to Cortland International's long-term management incentive plan. Selling, general and administrative expenses for the three months ended June 30, 2024 included \$1.9 million of transaction and transition costs related to business acquisitions, including an acquisition under consideration that was not completed primarily due to the Corporation's new strategic direction, costs of \$1.5 million incurred for the termination of Paladin agreements, as well as \$1.2 million of professional and advisory fees related to a strategic review and business transformation initiative aimed at accelerating the growth of Cortland International. Excluding these items, selling, general and administrative expenses increased by \$1.8 million mainly due to higher compensation and benefits costs due to the addition of key personnel across the organization.

Cortland International's Adjusted EBITDA amounted to \$4.9 million, or a margin of 13.0%, for the three months ended June 30, 2025, representing an increase of \$1.3 million over the same quarter in the prior year, primarily driven by a reduction in professional and advisory fees as \$1.2 million of such fees were incurred in the same quarter of the prior year related to a strategic review and business transformation initiative aimed at accelerating the growth of Cortland International. Excluding these professional and advisory fees, the Adjusted EBITDA was broadly in line with the same period in the prior year, with the increase in gross profit described above being offset by higher SG&A expenses due to the addition of key personnel across the organization.

Earnings (loss) before income taxes decreased by \$0.2 million, due mostly to a \$3.9 million income in the prior year related to the termination of the Paladin Carried Interest, offset in part by the positive variance in operating income (loss) explained above.

Results for the six months ended ended June 30, 2025 compared to the six months ended ended June 30, 2024

Cortland International's revenue for the six months ended June 30, 2025 amounted to \$78.5 million, representing an increase of \$9.5 million or 13.8% compared to the same period in the prior year. On a constant currency basis, the variance represents an increase of \$6.6 million or 9.6%. Despite a general market softness that can be attributed to

SEGMENTED OPERATING RESULTS - CORTLAND INTERNATIONAL (continued)

increased uncertainty in the market as a result of tariff policies initiated by the United States and resulting countertariffs put in place by various countries, the increase was mainly due to an overall stronger market demand compared to the same period in the prior year which was impacted by the Red Sea crisis, as well as improved product mix with a higher proportion of value-added and high-performance products.

Cost of sales for the six months ended June 30, 2025 amounted to \$60.4 million, representing an increase of \$6.1 million or 11.2%. Excluding depreciation and amortization expense of \$6.1 million in the current period and \$5.9 million during the same period of the prior year, cost of sales increased by \$5.9 million. On a constant currency basis, and excluding the items listed above, cost of sales increased by \$3.9 million or 8.1%, mostly due to increased sales volume and increased labor costs in India.

Selling, general and administrative expenses for the six months ended June 30, 2025 included \$2.1 million in expenses related to Cortland International's long-term management incentive plan. Selling, general and administrative expenses for the six months ended June 30, 2024 included \$2.1 million of transaction and transition costs related to business acquisitions, including an acquisition under consideration that was not completed primarily due to the Corporation's new strategic direction, costs of \$1.5 million incurred for the termination of Paladin agreements, as well as \$1.2 million of professional and advisory fees related to a strategic review and business transformation initiative aimed at accelerating the growth of Cortland International. Excluding these items, selling, general and administrative expenses increased by \$2.1 million or \$1.5 million on a constant currency basis, mainly due to higher compensation and benefits costs due to the addition of key personnel across the organization, offset in part by higher operating foreign exchange gain.

Cortland International's Adjusted EBITDA amounted to \$10.3 million, or a margin of 13.1%, for the six months ended June 30, 2025, an increase of \$2.7 million over the same period in the prior year. Excluding \$1.2 million of professional and advisory fees incurred in the same period in the prior year related to a strategic review and business transformation initiative aimed at accelerating the growth of Cortland International, Adjusted EBITDA increased by \$1.5 million over the same period in the prior year, largely driven by higher gross profit, offset in part by higher selling, general and administrative expenses.

Earnings (loss) before income taxes increased by \$0.3 million, due mostly to the positive variance in operating income (loss) explained above, offset in part by a \$3.7 million income in the same period of the prior year related to the termination of the Paladin Carried Interest.

SEGMENTED OPERATING RESULTS - HOLDINGS

HOLDINGS

	Three Mor June		Six Months Ended June 30,		
(in millions of Canadian dollars)	2025	2024	2025	2024	
Operating expenses					
Selling, general and administrative expenses	(2.5)	(8.0) (a)	(5.9)	(18.9) <i>(a)</i>	
Operating income (loss)	(2.5)	(8.0)	(5.9)	(18.9)	
Net change in fair value of investments	(0.4)	2.4	(0.9)	(0.6)	
Interest, dividend and other investment income	0.3	1.4	0.8	6.0	
Share of net earnings (loss) from equity-accounted investments	_	(2.0)	_	(7.5)	
Financial income (expense), net	(8.8)	3.5	(12.0)	6.5	
Income (expenses) related to carried interest, call option and fair value gain (loss) on contingent consideration and Aimia warrants	(0.2)	(0.6)	0.4	3.2	
Intercompany interest income (expense)	2.2	2.3	4.6	4.5	
Earnings (loss) before income taxes	(9.4)	(1.0)	(13.0)	(6.8)	
Included in Selling, general and administrative expenses and Net earnings (loss) before income taxes:					
Share-based compensation (expense) reversal	(0.4)	(8.0)	(1.1)	1.1	
Reconciliation of Adjusted EBITDA (b)					
Operating income (loss)	(2.5)	(8.0)	(5.9)	(18.9)	
Share-based compensation expense (reversal)	0.4	0.8	1.1	(1.1)	
Costs related to the termination of Paladin agreements	_	0.8	_	0.8	
Adjusted EBITDA (b)	(2.1)	(6.4)	(4.8)	(19.2)	

- (a) Selling, general and administrative expense for the three and six months ended June 30, 2024 include \$2.9 million and \$9.8 million, respectively, incurred in relation to shareholders activism, including settlement agreements, as well as costs incurred of \$0.8 million related to the termination of Paladin agreements. SG&A for the six months ended June 30, 2024 also include an amount of \$1.6 million in termination benefits related to the departure of Aimia executives.
- (b) A Non-GAAP measure.

SEGMENTED OPERATING RESULTS - HOLDINGS (continued)

SELLING, GENERAL AND ADMINISTRATIVE EXPENSES

Quarter ended June 30, 2025 compared to quarter ended June 30, 2024

Selling, general and administrative expenses for the three months ended June 30, 2025 amounted to \$2.5 million, a decrease of \$5.5 million compared to the three months ended June 30, 2024, which included:

- a decrease of \$2.9 million of legal and other professional fees incurred in relation to shareholder activism, including litigation settlement agreements;
- total costs of \$0.8 million related to the termination of the Paladin agreements in the second quarter of 2024;
 and
- a favorable variance of \$0.4 million related to share-based compensation, mainly attributable to a larger unfavorable share price revaluation impact in the prior year. Despite similar share price variances, the impact was larger in the prior year due to a higher number of outstanding DSUs at that time.

Excluding the items noted above, selling, general and administrative expenses decreased by \$1.4 million, mainly due to lower professional, advisory and services fees, lower recruiting costs and lower compensation and benefits.

Selling, general and administrative expenses for the three months ended June 30, 2025 included \$0.4 million of stock-based compensation expense as well as \$0.1 million of legal fees incurred in relation with the CRA settlement. Excluding these items, the SG&A expenses for the three months ended June 30, 2025 amounted to \$2.0 million and reflects timing of expenses accruals following cost cutting initiatives of the Holdings segment.

Six months ended June 30, 2025 compared to the six months ended ended June 30, 2024

Selling, general and administrative expenses for the six months ended June 30, 2025 amounted to \$5.9 million, a decrease of \$13.0 million compared to the six months ended June 30, 2024, which included:

- a decrease of \$9.8 million of legal and other professional fees incurred in relation to shareholder activism, including litigation settlement agreements;
- an amount of \$1.6 million in separation payments related to the departure of Aimia executives during the first quarter of 2024;
- total costs of \$0.8 million related to the termination of the Paladin agreements in the second quarter of 2024;
- a reduction of expenses of \$0.3 million related to MIM operations due to the decision to wind down MIM;
 offset in part by
- an unfavorable variance of \$2.2 million related to share-based compensation, which is in part due to a net
 decrease of \$1.0 million of the accrued liability related to the unvested DSUs previously granted to former
 executives due to their departures in the first quarter of 2024. Excluding this impact, share-based
 compensation had a unfavorable impact of \$1.2 million, mainly due to a significant share price decrease
 during the first half of 2024 as well as a higher number of outstanding DSUs in the prior year.

Excluding the items noted above, SG&A expenses decreased by \$2.7 million, mainly due to lower professional, advisory and services fees, lower recruiting costs and lower compensation and benefits.

SEGMENTED OPERATING RESULTS - HOLDINGS (continued)

Selling, general and administrative expenses for the six months ended June 30, 2025 included \$1.1 million of stock-based compensation expense as well as \$0.3 million of legal fees related to the CRA settlement. Excluding these items, the selling, general and administrative expenses for the six months ended June 30, 2025 were \$4.5 million.

SHARE OF NET EARNINGS (LOSS) OF EQUITY-ACCOUNTED INVESTMENTS

The share of net earnings (loss) of equity-accounted investments amounted to nil for the three and six months ended June 30, 2025, representing positive variances of \$2.0 million and \$7.5 million, compared to the same periods in the prior year.

Share of net earnings (loss) of equity-accounted investments	Three Mont June		Six Months Ended June 30,		
(in millions of Canadian dollars)	2025	2024	2025	2024	
Kognitiv	_	(2.0)	_	(7.5)	
Total	_	(2.0)	_	(7.5)	

Investment in Kognitiv

Due to the accumulation of the share of net losses from Kognitiv equity-accounted for by Aimia since its initial investment, the carrying value of the Kognitiv investment amounts to nil since the second quarter of 2024. Aimia has not incurred any legal or constructive obligations, nor made payments on behalf of Kognitiv and, as such, has not recognized any liabilities related to its investment in Kognitiv.

Aimia's other investments in Kognitiv include senior secured promissory notes, which are not considered part of the net investment in Kognitiv for the purpose of equity-accounting. Refer to the *Related Parties Transactions* section for additional details on the senior secured promissory note agreements Aimia entered into with Kognitiv.

Proposal under Bankruptcy and Insolvency Act

On December 12, 2024, Kognitiv filed a Notice of Intention to Make a Proposal ("NOI") pursuant to Section 50.4 of the Bankruptcy and Insolvency Act (Canada). On January 10, 2025, Kognitiv submitted a Proposal to all of its creditors pursuant to Part III of the Bankruptcy and Insolvency Act (Canada). The purpose of this Proposal was to:

- allow Kognitiv to effect a restructuring of its business and affairs;
- permit Kognitiv to maintain and continue its business operations; and
- carry out a sale process (for the sale of Kognitiv's operations and assets), all so as to maximize recoveries
 and facilitate a possible distribution of any proceeds of its estate generated from the sale process that
 exceed the claims of any secured creditors or the net proceeds, to the affected creditors with proven claims
 in the expectation that all affected creditors will derive greater benefit from this Proposal than they would
 otherwise receive from a bankruptcy of the company.

On March 31, 2025, Kognitiv entered into an asset purchase agreement as well as a purchase and sale agreement to dispose of all of its operating assets related to its SaaS loyalty technology. The transactions closed on May 1, 2025. Proceeds received at closing have been used to repay Kognitiv's senior secured creditors, including Aimia. Refer to

SEGMENTED OPERATING RESULTS - HOLDINGS (continued)

the *Related Parties Transactions* section for additional details. Following the disposition of these assets, Kognitiv no longer has any active operations. Certain proceeds related to contingent assets are still expected to be received by Kognitiv in the upcoming months.

NET CHANGE IN FAIR VALUE OF INVESTMENTS

As of June 30, 2025, the value of the Holdings segment's investments in marketable securities and other investments accounted for at fair value is detailed below:

		June 30,	December 31,
(in millions of Canadian dollars)	Hierarchy	2025	2024
Investment in private companies and other financial instruments			
Clear Media Limited	Level 3	11.2	11.9
Investment funds	Level 2	2.9	3.1
Total		14.1	15.0

The net change in fair value of investments for the three and six months ended June 30, 2025 and 2024 is detailed below. A discussion follows on the main events and movements that occurred during these periods.

		Three Months Ended Six Months Ended Six Months Ended June 30, June 30,			
(in millions of Canadian dollars)	Hierarchy	2025	2024	2025	2024
Realized fair value gain (loss)					
Capital A					
Capital A - Common shares	Level 1	_	(0.7)	_	(2.6)
Capital A - Warrants	Level 1	_	0.1	_	0.1
Investments funds	Level 2	_	_	_	1.0
Net change in unrealized fair value					
Clear Media	Level 3	(0.6)	0.4	(0.7)	0.9
Capital A					
Capital A - Common shares	Level 1	_	2.7	_	1.9
Capital A - Warrants	Level 1	_	(0.1)	_	(0.7)
Kognitiv - Warrants	Level 3	_	(0.1)	_	(0.6)
Investment funds	Level 2	0.2	0.1	(0.2)	(0.6)
Net change in fair value of investments		(0.4)	2.4	(0.9)	(0.6)

SEGMENTED OPERATING RESULTS - HOLDINGS (continued)

Investment in Clear Media

As of June 30, 2025, the fair value of the indirect investment in Clear Media Limited has been estimated at \$11.2 million. Aimia recognized unrealized fair value losses of \$0.6 million and \$0.7 million during the three and six months ended June 30, 2025 (2024: gains of \$0.4 million and \$0.9 million), respectively, due to foreign exchange variations.

Refer to section *Critical Accounting Estimates* of this MD&A for additional details on the main assumptions used in the fair value calculation.

Investments in investment funds

During the three months ended March 31, 2024, Aimia redeemed its investment in one investment fund for an amount of \$3.5 million, resulting in a realized fair value gain of \$1.0 million. During the three and six months ended June 30, 2025, Aimia recognized an unrealized fair value gain of \$0.2 million and an unrealized fair value loss of \$0.2 million (2024: gain of \$0.1 million and loss of \$0.6 million), respectively, related to its investments in investment funds.

Financial assets and financial liabilities at amortized cost

The carrying amounts reported in the consolidated statement of financial position for cash and cash equivalents, accounts receivable, accounts payable and accrued liabilities approximate fair values based on the immediate or short-term maturities of these financial instruments. The carrying amount of the Bozzetto's long-term debt approximates its fair value based on the variable rate characteristic of the debt, which resets every three or six months.

The carrying amount of Holdings' 2030 Notes, which are measured at amortized cost, and the fair value thereof, are as set out in the following table:

	June 30, 2025				
(in millions of Canadian dollars)	Hierarchy	Carrying value	Fair Value		
Holdings' 2030 Notes	Level 1	136.0	138.3		

INTEREST, DIVIDEND AND OTHER INVESTMENT INCOME

Interest, dividend and other investment income for the three months ended June 30, 2025 amounted to \$0.3 million, a decrease of \$1.1 million compared to the same period in the prior year, primarily due to a reduction in interest income earned on cash and cash equivalents and on the Kognitiv promissory notes, as well as lower other investment income from Forward Elite.

Interest, dividend and other investment income for the six months ended June 30, 2025 amounted to \$0.8 million, a decrease of \$5.2 million compared to the same period in the prior year, primarily due to a reduction of \$4.2 million in other investment income from Forward Elite, as well as a reduction in interest income earned on cash and cash equivalents and on the Kognitiv promissory notes. Following the recognition of an expected credit loss provision on the entire other investment income receivable from Forward Elite in the fourth quarter of 2024, the Corporation has stopped recognizing investment income from Forward Elite.

SEGMENTED OPERATING RESULTS - HOLDINGS (continued)

FINANCIAL INCOME (EXPENSE), NET

Net financial income (expense) for the three months ended June 30, 2025 amounted to \$(8.8) million, an unfavorable variance of \$12.3 million compared to the same quarter in the prior year, primarily due to an unfavorable variance of \$8.3 million in foreign exchange on the translation to Canadian dollars of intercompany receivables and cash balances denominated in US dollars, as well as \$3.8 million of interest expense in the current quarter on the 2030 notes issued in January 2025.

Net financial income (expense) for the six months ended June 30, 2025 amounted to \$(12.0) million, an unfavorable variance of \$18.5 million compared to the same period in the prior year, primarily due to an unfavorable variance of \$11.8 million in foreign exchange on the translation to Canadian dollars of intercompany receivables and cash balances denominated in US dollars, as well as \$6.9 million of interest expense in the current period on the 2030 notes issued in January 2025.

SUMMARY OF QUARTERLY RESULTS

This section includes selected sequential quarterly data for the eight quarters ended June 30, 2025.

	20	25	2024				2023	
(in millions of Canadian dollars, except per share amounts)	Q2	Q1	Q4	Q3 ^(c)	Q2 ^(c)	Q1 ^{(c)(d)}	Q4	Q3 ^(e)
Revenue from contracts with customers	128.7	129.8	127.2	129.1	122.4	122.1	100.1	114.3
Cost of sales	(93.8)	(94.2)	(96.1)	(94.0)	(90.9)	(87.8)	(76.3)	(91.4)
Gross Profit	34.9	35.6	31.1	35.1	31.5	34.3	23.8	22.9
Operating expenses	(25.9)	(25.5) (f)	(52.1) (f)(h)	(29.4) (f)	(38.5) (f)(i)	(35.0) (f)	(34.9) (f)	(30.4) (f)
Operating income (loss)	9.0	10.1	(21.0)	5.7	(7.0)	(0.7)	(11.1)	(7.5)
Net earnings (loss) attributable to equity holders of the Corporation	(6.9) ^(g)	(0.6) ^(g)	(42.1) ^{(g)(h)}	(3.0) ^(g)	$(6.2)^{(g)(i)}$	(5.1) ^(g)	(59.2) ^{(g)(j)}	(34.2) ^(g)
Basic earnings (loss) per common share (a)	(0.08)	0.55 (k)	(0.48)	(0.07)	(0.10)	(0.09)	(0.69)	(0.45)
Diluted earnings (loss) per common share ^(a)	(0.08)	0.55 (k)	(0.48)	(0.07)	(0.10)	(0.09)	(0.69)	(0.45)
Adjusted EBITDA - Bozzetto (b)	16.9	17.0	13.4	14.5	15.1	15.5	10.4	11.7
Adjusted EBITDA - Cortland International (b)	4.9	5.4	6.7	5.4	3.6	4.0	2.5	5.7
Adjusted EBITDA - Holdings (b)	(2.1)	(2.7)	(2.8)	(4.9)	(6.4)	(12.8)	(14.0)	(7.7)
Adjusted EBITDA - Consolidated (b)	19.7	19.7	17.3	15.0	12.3	6.7	(1.1)	9.7

SUMMARY OF QUARTERLY RESULTS (continued)

- (a) After deducting cumulative preferred shares dividends (whether declared or not) for the period and after adding the excess of preferred shares' assigned value over consideration exchanged for the repurchase (if any).
- (b) A non-GAAP measure. Please refer to the Performance indicators (including certain Non-GAAP Financial Measures) section for additional information on this measure.
- (c) The previously reported figures for the three months ended September 30, 2024, June 30, 2024 and March 31, 2024 have been restated to reflect the finalization of the purchase price allocation of StarChem.
- (d) The three months ended March 31, 2024, results include the results of StarChem which was acquired on January 2, 2024. Subsequent guarters include full results of StarChem.
- (e) The three months ended September 30, 2023, results include the results of Cortland Industrial from July 11 to September 30, 2023. Subsequent quarters include full results of Cortland Industrial.
- (f) Operating expenses include transaction and transition (income) costs related to business acquisitions of \$(1.1) million for the three months ended March 31, 2025, \$0.1 million for the three months ended December 31, 2024, \$0.3 million for the three months ended March 31, 2024, \$1.4 million for the three months ended December 31, 2023 and \$2.8 million for the three months ended September 30, 2023.
- (g) Includes net change in fair value of investments of \$(0.4) million for the three months ended June 30, 2025, \$(0.5) million for the three months ended March 31, 2025, \$(16.0) million for the three months ended December 31, 2024, \$0.1 million for the three months ended September 30, 2024, \$2.4 million for the three months ended June 30, 2024, \$(3.0) million for the three months ended March 31, 2024, \$(54.9) million for the three months ended December 31, 2023 and (\$25.7) million for the three months ended September 30, 2023.
- (h) Operating expenses and Net loss for the three months ended December 31, 2024 include a goodwill impairment charge of \$28.7 million related to the Cortland International group of CGUs.
- (i) Operating expenses and Net loss for the three months ended June 30, 2024 include costs incurred of \$7.2 million related to the termination of Paladin agreements. Net loss for the three months ended June 30, 2024 also includes a \$4.0 million income related to the termination of the Paladin Carried Interests.
- (j) Net loss for the three months ended December 31, 2023 includes a gain of of \$19.3 million related to the divestiture of the PLM equity-accounted investment.
- (k) Basic and diluted earnings per common share for the three months ended March 31, 2025 include a gain of \$53.8 million attributable to the substantial issuer bid, representing the excess of preferred shares' assigned value over the consideration exchanged for the 2030 Notes, net of \$1.0 million of transaction costs.

LIQUIDITY AND CAPITAL RESOURCES

The following table provides an overview of Aimia's cash flows for the periods indicated:

	Three Mor June	nths Ended e 30,		hs Ended e 30,
(in millions of Canadian dollars)	2025	2024	2025	2024
Cash and cash equivalents, beginning of period	94.7	98.2	95.4	109.1
Cash from (used in) operating activities	9.4	(13.2)	21.6	(19.4)
Cash from (used in) investing activities	0.4	41.7	(2.8)	41.1
Cash from (used in) financing activities	(32.0)	(14.2)	(42.1)	(19.1)
Translation adjustment related to cash	(2.0)	0.3	(1.6)	1.1
Cash and cash equivalents, end of period	70.5	112.8	70.5	112.8

OPERATING ACTIVITIES

Cash from (used in) operating activities are mainly generated by revenues from contract with customers, reduced by cost of sales, operating expenses as well as income taxes paid.

Cash flows from (used in) operating activities amounted to \$9.4 million for the three months ended June 30, 2025, compared to \$(13.2) million for the three months ended June 30, 2024.

Cash flows from (used in) operating activities for the three months ended June 30, 2025 and June 30, 2024 include \$1.5 million and \$0.7 million, respectively, in deferred share units payments related to the departure of Directors of the Corporation. Cash flows from (used in) operating activities for the three months ended June 30, 2024 also include \$1.5 million of expenses paid related to businesses acquisitions transaction and transition costs, \$3.4 million of expenses paid in relation to shareholder activism, including litigation settlement agreements, as well as \$10.9 million in payments for the termination of Paladin agreements.

Excluding these items, cash flows from operating activities for the three months ended June 30, 2025 amounted to \$10.9 million, representing a favorable variance of \$7.6 million which is primarily due to:

- a favorable variance of \$4.8 million, which includes the variation in the change in net operating assets and other as well as the variance in the Holdings segment cash costs;
- a higher Adjusted EBITDA contribution from Bozzetto of \$1.8 million; and
- a higher Adjusted EBITDA contribution from Cortland International of \$1.3 million; offset in part by
- an increase in income tax paid of \$0.3 million.

LIQUIDITY AND CAPITAL RESOURCES (continued)

Cash flows from (used in) operating activities amounted to \$21.6 million for the six months ended June 30, 2025, compared to \$(19.4) million for the six months ended June 30, 2024.

Cash flows from (used in) operating activities for the six months ended June 30, 2025 and 2024 include \$1.1 million of value-added tax recovery and \$3.1 million of expenses paid, respectively, related to businesses acquisitions transaction and transition costs, as well as \$1.5 million and \$0.7 million, respectively, in deferred share units payments related to the departure of Directors of the Corporation. Cash flows from (used in) operating activities for the six months ended June 30, 2024 also include \$10.4 million of expenses paid in relation to shareholder activism, including litigation settlement agreements, \$10.9 million in payments for the termination of Paladin agreements, as well as \$1.6 million in separation payments related to the departure of former executives.

Excluding these items, cash flows from operating activities for the six months ended June 30, 2025 amounted to \$22.0 million, representing a favorable variance of \$14.7 million which is primarily due to:

- a favorable variance of \$12.2 million, which includes the variation in the change in net operating assets and other as well as the variance in the Holdings segment cash costs
- a higher Adjusted EBITDA contribution from Bozzetto of \$3.3 million;
- a higher Adjusted EBITDA contribution from Cortland International of \$2.7 million; offset in part by
- an increase in income tax paid of \$3.5 million, driven mostly by higher Part VI.1 tax paid due to timing of payments.

INVESTING ACTIVITIES

Cash from (used in) investing activities for the three months ended June 30, 2025 amounted to \$0.4 million and included the following:

- \$3.2 million loan repayments from Kognitiv, representing the full repayment of the DIP and bridge loans, as well as the partial repayment of the secured promissory note; and
- \$1.4 million in interest received; offset in part by
- \$3.7 million of additions to property plant and equipment and intangible assets; and
- \$0.5 million in DIP loan to Kognitiv.

Cash from (used in) investing activities for the six months ended June 30, 2025 amounted to \$(2.8) million and included the additional following items which occurred during the three months ended March 31, 2025:

- \$3.8 million of additions to property plant and equipment and intangible assets; offset in part by
- \$0.5 million in interest received; and
- \$0.1 million of proceeds from the disposal of money market fund held through Tufropes.

LIQUIDITY AND CAPITAL RESOURCES (continued)

Cash from (used in) investing activities for the three months ended June 30, 2024 amounted to \$41.7 million and included the following:

- the receipt of \$32.9 million, representing the earn-out receivable by the Corporation in connection with the PLM divestiture;
- \$13.0 million of proceeds from the disposal of 54,476,700 Capital A common shares;
- \$0.3 million of proceeds from the disposal of 3,874,700 Capital A warrants; and
- \$0.8 million in interest received; offset in part by
- \$2.3 million payment related for the acquisition of 65% of StarChem, representing the remaining balance of the purchase price that was paid upon the finalization of the adjustments related to net debt and working capital;
- \$2.6 million of additions to property plant and equipment and intangible assets; and
- \$0.4 million loaned to Kognitiv.

Cash from (used in) investing activities for the six months ended June 30, 2024 amounted to \$41.1 million and included the additional following items which occurred during the three months ended March 31, 2024:

- \$15.5 million, net of cash acquired, paid for the acquisition of 65% of StarChem, representing 90% of the initial purchase price;
- \$2.0 million of additions to property, plant and equipment and intangible assets;
- \$1.0 million loaned to Kognitiv; offset in part by
- \$11.4 million of proceeds from the disposal of 51,199,700 Capital A common shares;
- \$3.5 million of proceeds from the redemption of an investment fund;
- \$1.3 million loan repayment from a related party;
- \$0.9 million of proceeds from the redemption of an investment in a special purpose vehicle; and
- \$0.8 million in interest received.

FINANCING ACTIVITIES

Cash from (used in) financing activities for the three months ended June 30, 2025 amounted to \$(32.0) million and included the following:

- \$11.9 million of interest paid;
- \$9.4 million of principal repayments done by Bozzetto on its credit facilities, including \$6.3 million in voluntary prepayments ahead of their contractual due dates;
- \$8.2 million for the repurchase of common shares through normal course issuer bid;
- \$1.1 million paid related to principal elements of lease payments;
- \$1.1 million of reimbursement of other borrowings;
- \$0.7 million paid for preferred shares dividends; and
- \$1.9 million in dividends paid to non-controlling interests; offset in part by
- \$2.3 million of proceeds from other borrowings.

LIQUIDITY AND CAPITAL RESOURCES (continued)

Cash from (used in) financing activities for the six months ended June 30, 2025 amounted to \$(42.1) million and included the additional following items which occurred during the three months ended March 31, 2025:

- \$3.8 million of transactions costs paid in connection with the substantial issuer bid and 2030 Notes;
- \$1.9 million of principal repayments done by Bozzetto on its credit facilities;
- \$1.6 million for the repurchase of common shares through the normal course issuer bid;
- \$1.1 million paid related to principal elements of lease payments;
- \$0.7 million paid for preferred shares dividends;
- \$0.5 million of interest paid; and
- \$0.5 million of reimbursement by Bozzetto of other borrowings.

Cash from (used in) financing activities for the three months ended June 30, 2024 amounted to \$(14.2) million and included the following:

- \$7.3 million of interest paid;
- \$4.2 million of principal repayments done by Bozzetto on its credit facilities
- \$3.8 million paid for preferred shares dividends;
- \$1.0 million paid related to principal elements of lease payments;
- \$0.4 million for the repurchase of common shares through the normal course issuer bid; and
- \$0.4 million of reimbursement by Bozzetto of other borrowings; offset in part by
- \$2.9 million in proceeds from other borrowings.

Cash from (used in) financing activities for the six months ended June 30, 2024 amounted to \$(19.1) million and included the additional following items which occurred during the three months ended March 31, 2024:

- \$3.2 million paid for preferred shares dividends;
- \$1.0 million paid related to principal elements of lease payments;
- \$0.3 million of interest paid; and
- \$0.4 million of reimbursement by Bozzetto of other borrowings.

LIQUIDITY AND CAPITAL RESOURCES (continued)

LIQUIDITY

The following table presents an overview of Aimia's liquidity as of June 30, 2025.

As at	June 30,
(in millions of Canadian dollars)	2025
Cash and cash equivalents	70.5
Liquidity position	70.5

Of the \$70.5 million cash and cash equivalents balance presented above, \$36.9 million is held in Bozzetto, \$10.2 million in Cortland International and \$23.4 million in the Holdings segments, respectively.

Excluding any investing activities, Aimia anticipates having an annualized holding company cash expenses of less than \$9.0 million going forward.

Aimia also estimates, for the next 12 months, cash requirements of \$13.9 million for interest payments related 2030 Notes and cash requirements for preferred shares dividends of \$2.8 million (based on the most recent rate reset of the Series 1 and Series 4 preferred shares), if and when declared and paid, and up to \$1.6 million of associated Part VI.1 tax.

Over the next 12 months, Bozzetto is expected to make debt repayments on its senior credit facilities of approximately \$20.1 million, consisting of principal and interest amounts.

These cash requirements are expected to be met from the Corporation's source of capital listed above, the \$32.9 million tax refund expected to be received from the tax authorities following the settlement with the CRA, as well as from the cash flows from operations generated by Bozzetto and Cortland International. The Corporation also has the option, in its sole discretion, to pay interest on the 2030 Notes in paid-in-kind interest at a 1.5% premium to the cash coupon ("PIK Interest"); provided, however, that Aimia shall not be entitled to make PIK Interest payments on the 2030 Notes if concurrently with such payments Aimia satisfies its obligations ranking junior to the 2030 Notes (not including any obligations of Bozzetto or Cortland).

As long as Bozzetto's senior loans and CDP loan are outstanding, Bozzetto is restricted from making any distributions to Aimia above €20.0 million per financial year. In order to be able to make such distributions, the leverage ratio of Bozzetto is required to be lower or equal to 2:1. As at June 30, 2025, the leverage ratio was at 2.17.

The amount held in cash, cash equivalents and investments, as well as the types of securities in which it may be invested, are based on policies established by the Board of Directors, which are reviewed periodically.

LIQUIDITY AND CAPITAL RESOURCES (continued)

LONG-TERM DEBT

Long-term debt presented as non-current liabilities amounts to \$278.4 million and includes \$136.0 million related to the 2030 Notes in the Holdings segment and \$142.4 million related to Bozzetto senior credit facilities.

The table below provides additional details on the cash movements related to the following line items included in the consolidated statements of cash flows for the three and six months ended June 30, 2025 and 2024:

	Three Months Ended June 30,		Six Months Ended June 30,	
(in millions of Canadian dollars)	2025	2024	2025	2024
INCLUDED IN FINANCING ACTIVITIES				
Interest paid				
Bozzetto - Senior credit facilities	(5.2)	(7.1)	(5.5)	(7.1)
Holdings - 2030 Notes	(6.4)	-	(6.4)	_
Other	(0.3)	(0.2)	(0.5)	(0.5)
Total	(11.9)	(7.3)	(12.4)	(7.6)
Repayment of long-term debt				
Bozzetto - Senior credit facilities	(9.4)	(4.2)	(11.3)	(4.2)
Holdings - 2030 Notes	_	-	_	
Total	(9.4)	(4.2)	(11.3)	(4.2)

Holdings - 2030 Notes

(in millions of Canadian dollars)	Outstanding at June 30, 2025	Maturity
2030 Notes - Principal	142.6	January 2030
Unamortized discount and transaction costs	(6.6)	
Long-term debt - Holdings segment	136.0	

Pursuant to the Substantial Issuer Bid, as of January 30, 2025, 4,528,157 Preferred Shares, Series 1, 660,174 Preferred Shares, Series 3 and 2,701,600 Preferred Shares, Series 4, were validly tendered and exchanged for considerations totaling \$138.3 million into 2030 Notes, representing 97% of the par value, maturing on January 14, 2030. In addition, the Corporation incurred transaction costs of \$3.8 million connection with the SIB of which \$2.8 million was recorded as deferred financing costs and \$1.0 million recorded against Contributed Surplus in the consolidated statement of changes in equity.

The 2030 Notes bear interest at an annual rate of 9.75% payable semi-annually in arrears on June 30 and December 31 in each year (or the immediately following Business Day if any interest payment date would not otherwise be a Business Day) commencing on June 30, 2025. Aimia has the option, in its sole discretion, to pay interest on the 2030 Notes in paid-in-kind interest at a 1.50% premium to the cash coupon ("PIK Interest"); provided, however, that Aimia shall not be entitled to make PIK Interest payments on the 2030 Notes if concurrently with such payments Aimia satisfies its obligations ranking junior to the 2030 Notes (not including any obligations of Bozzetto or Cortland International).

LIQUIDITY AND CAPITAL RESOURCES (continued)

Prepayment option

At the option of the Corporation, the 2030 Notes can be early redeemed. Prior to the second anniversary of the date of issuance of the 2030 Notes, the 2030 Notes are redeemable, in whole or in part, at:

- a price equal to 100% of the aggregate principal amount of the 2030 Notes being redeemed; plus
- · accrued and unpaid interest; and
- a redemption premium, representing interest payments due at of the redemption date on the 2030 Notes
 through the second anniversary of the date of the issuance (excluding accrued and unpaid interest),
 discounted using the Government of Canada Rate, as defined in the agreement, as of such redemption date
 plus 100 basis points.

From the second anniversary of the date of issuance to their maturity date, the 2030 Notes are redeemable, in whole or in part, from time to time, at:

- a price equal to 100% of the aggregate principal amount of the 2030 Notes being redeemed; plus
- accrued and unpaid interest.

The early prepayment feature of the 2030 Notes represents an embedded derivative. The fair value of this early prepayment option fluctuates based on market interest rates. The fair value of the embedded derivative has been estimated using a Hull-White pricing model, with its main inputs being the Canadian Overnight Repo Rate Average curve, implied volatility and the credit spread of the 2030 Notes, and is classified as Level 2 in the fair value hierarchy. Given that the fair value of the embedded derivative was not significant at inception, the Corporation has not recognized any value for the bifurcated derivative. There has been no significant change in the fair value between inception and June 30, 2025.

Mandatory offers to purchase

Aimia is not required to make any mandatory redemption payments with respect to the 2030 Notes other than at maturity. However, Aimia may be required to offer to purchase the 2030 Notes under certain asset sale or change of control scenarios.

Under the asset sale scenario, if Aimia disposes of 50% or more of its assets in a single transaction or a series of related transactions, the Corporation will be required to make an offer to all 2030 Notes holders (an "Asset Sale Offer") to purchase the maximum aggregate principal amount of 2030 Notes, on a pro rata basis, that may be purchased using the net proceeds of such Asset Sale at an offer price in cash equal to 100% of the aggregate principal amount, plus accrued and unpaid interest.

Under the change of control scenario, the Corporation will be required to make an offer to all 2030 Notes holders (a "Change of Control Offer") to purchase all outstanding Notes at an offer price in cash equal to 101% of the principal amount of each Note to be redeemed, plus accrued and unpaid interest.

LIQUIDITY AND CAPITAL RESOURCES (continued)

Bozzetto - Senior credit facilities

Amounts outstanding under the Bozzetto credit facilities as of June 30, 2025 are as follows:

(in millions of Euro and Canadian dollars)	Outstanding in EUR	Outstanding in CAD	Maturity
Facility A - Principal (a)(e)	26.7	42.8	May 2028
Facility B - Principal ^{(b)(e)}	47.5	76.2	May 2029
Capex A - Principal (c)(e)	3.4	5.5	May 2028
Capex B - Principal (d)(e)	9.0	14.4	May 2029
Accrued interest payable	_	_	
Senior loans - All facilities	86.6	138.9	
CDP senior loan - Principal ^(f)	11.2	18.0	September 2027
Total long-term debt before unamortized transaction costs	97.8	156.9	_
Unamortized transaction costs	(3.5)	(5.6)	
Total long-term debt	94.3	151.3	
Less: current portion (including accrued interests)	(5.5)	(8.9)	
Long-term debt	88.8	142.4	

- (a) Facility A bears interest at the E6M reference rate plus a margin of 4.00% at June 30, 2025. Facility A is subject to semi-annual principal repayment and semi-annual interest payments.
- (b) Facility B bears interest at the E6M reference rate plus a margin of 4.50% at June 30, 2025. Facility B is subject to full principal repayment at the termination date in May 2029 and semi-annual interest payments.
- (c) Capex A bears interest at the E6M reference rate plus a margin of 4.00% at June 30, 2025. Capex A is subject to semi-annual principal repayment and semi-annual interest payments.
- (d) Capex B bears interest at the E6M reference rate plus a margin of 4.50% at June 30, 2025. Capex B is subject to full principal repayment at the termination date in May 2029 and semi-annual interest payments.
- (e) Each of the Facilities are also subject to annual mandatory prepayments based on Bozzetto's excess cash flow and leverage ratio, as defined in the senior facility agreements, starting in December 2024.
- (f) CDP senior loan bears interest at E3M reference rate plus a margin of 1.80%, and is subject to quarterly principal repayments and quarterly interest payments.

Senior loans

In June 2025, Bozzetto repaid principal amounts totaling \$7.4 million (€4.7 million), which included mandatory semiannual repayments of \$1.1 million (€0.7 million) against the Facility A tranche, as well as voluntary prepayments of \$6.1 million (€3.9 million) and \$0.2 million (€0.1 million), respectively, against the Facility A and Capex A tranches of its senior loans. The voluntary prepayments were applied against portions of the scheduled semi-annual principal repayments under the senior loans amortization schedule for the December 2026 repayment date.

CDP senior loan

In March and June 2025, Bozzetto repaid quarterly principal amounts of \$1.9 million (€1.25 million) and \$2.0 million (€1.25 million), respectively, for a total of \$3.9 million (€2.5 million) during the year.

CAPITAL STOCK

At June 30, 2025, Aimia had 91,731,985 common shares, 554,983 Series 1 Preferred Shares, 988,977 Series 3 Preferred Shares and 4,512 Series 4 Preferred Shares issued and outstanding for an aggregate amount of \$74.5 million. In addition, there were 1,311,693 stock options issued and outstanding under the Aimia Long-Term Incentive Plan. At June 30, 2025, there were also 10,475,000 warrants issued and outstanding, with a \$3.70 exercise price. Given their cashless exercise option feature, the warrants are classified as a liability and are measured at fair value through profit and loss at each reporting period.

COMMON SHARES

Normal course issuer bid

Refer to the Q2 2025 Highlights section for details on the NCIB activity during the period.

PREFERRED SHARES

Issued and outstanding	June 30,	2025
(in millions of Canadian dollars, except share amounts)	Number of shares	\$
Opening balance	9,438,403	231.1
Repurchase of Preferred Shares, Series 1	(4,528,157)	(110.8)
Repurchase of Preferred Shares, Series 3	(660,174)	(16.1)
Repurchase of Preferred Shares, Series 4	(2,701,600)	(66.2)
Closing balance	1,548,472	38.0
Represented by:		
Preferred Shares, Series 1	554,983	13.6
Preferred Shares, Series 3	988,977	24.3
Preferred Shares, Series 4	4,512	0.1

Substantial issuer bid ("SIB")

Refer to the Other 2025 Highlights section for details on the SIB.

Preferred shares, Series 1

On February 26, 2025, the Corporation announced that it did not intend to exercise its right to redeem its currently outstanding Series 1 Shares on March 31, 2025. Due to the results of its Substantial Issuer Bid completed on January 30, 2025, there were 554,983 Series 1 Shares outstanding as of March 31, 2025. In accordance with the terms of the Series 1 Shares, as there was less than 1,000,000 Series 1 Shares outstanding, none of the Series 1 Shares were eligible for conversion into Cumulative Floating Rate Preferred Shares, Series 2 ("Series 2 Shares") on March 31, 2025 (since any such conversion would have resulted in less than 1,000,000 Series 2 Shares being outstanding).

The annual dividend rate for the five-year period from and including March 31, 2025 to, but excluding, March 31, 2030 will be 6.281% being equal to the five-year Government of Canada bond yield of 2.531% plus 3.75%, as determined in accordance with the rights, privileges, restrictions and conditions attaching to the Series 1 Shares.

DIVIDENDS

Quarterly dividends declared to preferred shareholders of Aimia during the six months ended June 30, 2025 and 2024 were as follows:

Three months ended	202	25	2024		
(in millions of Canadian dollars, except per share information)	Amount	Per preferred share	Amount	Per preferred share	
Series 1					
March 31,	0.2	0.300125	1.5	0.300125	
June 30,	0.2	0.392563	1.6	0.300125	
Total	0.4	0.692688	3.1	0.600250	
Series 3					
March 31,	0.5	0.485813	1.7	0.375688	
June 30,	0.5	0.485813	0.7	0.485813	
Total	1.0	0.971626	2.4	0.861501	
Series 4					
March 31,	_	0.473486	_	_	
June 30,	_	0.438670	1.5	0.570677	
Total	_	0.912156	1.5	0.570677	
Total preferred dividends on Series 1, Series 3 and Series 4	1.4		7.0		

Aimia is subject to Part VI.1 tax under the Income Tax Act (Canada) (the "ITA") at an imposed tax rate of 40% associated with dividends paid on its preferred shares. For the three and six months ended June 30, 2025, the gross amount of Part VI.1 tax expense is \$0.2 million and \$0.5 million (2024: \$1.5 million and \$2.8 million), respectively. Aimia and its related Canadian subsidiaries currently do not have sufficient Canadian taxable income to benefit from the Part VI.1 tax deduction to offset the Part 1 tax. Any unused Part VI.1 tax deduction are carried forward as non-capital losses under the rules specifically provided under the ITA.

During the six months ended June 30, 2025 and 2024, the Corporation paid \$5.9 million and \$2.9 million of Part VI.1 tax, respectively.

On August 13, 2025, the Board of Directors of Aimia declared quarterly dividends of \$0.392563 per Series 1 preferred share, \$0.485813 per Series 3 preferred share and \$0.431266 per Series 4 preferred share, in each case payable on September 30, 2025, to shareholders of record on September 16, 2025.

EARNINGS (LOSS) PER COMMON SHARE

	Three Months Ended June 30,			Six Months Ended June 30,	
(in millions of Canadian dollars, except share and per share information)	2025	2024	2025	2024	
Earnings (loss) attributable to equity holders of the Corporation	(6.9)	(6.2)	(7.5)	(11.3)	
Deduct: Dividends declared on preferred shares related to the period	(0.7)	(3.8)	(1.4)	(7.0)	
Add: Excess of preferred shares' assigned value over consideration exchanged for repurchase ^(a)	_	_	53.8	_	
Earnings (loss) attributable to common shareholders	(7.6)	(10.0)	44.9	(18.3)	
Weighted average number of common shares - Basic and diluted $^{(b)}$	93,457,836	95,556,729	94,256,405	94,315,329	
Basic earnings (loss) per common share	\$ (0.08)	\$ (0.10)	\$ 0.48	\$ (0.19)	
Diluted earnings (loss) per common share	\$ (0.08)	\$ (0.10)	\$ 0.48	\$ (0.19)	

- (a) Include \$1.0 million of transaction costs related to the substantial issuer bid and 2030 Notes exchange.
- (b) Common shares activity during the three and six months ended June 30, 2024 included the issuance of 5,040,000 shares on May 17, 2024 for the termination of the Paladin agreements.

RELATED PARTIES TRANSACTIONS

EXECUTIVE SUCCESSION PLAN AND BOARD TRANSITION

On March 27, 2025, Aimia announced the appointment of Rhys Summerton as Executive Chairman following outgoing Executive Chairman Tom Finke's decision to resign. On that date and shortly thereafter, five additional directors resigned. Upon termination of service, the directors that are DSU Plan participants are entitled to receive for each DSU credited to their account, a payment in cash equivalent to the value of an Aimia common share on the date of termination of service. Accordingly, these directors received a payment for their accumulated DSUs during the three months ended June 30, 2025. The payments amounted to \$1.5 million.

TRANSACTIONS WITH KOGNITIV

Promissory Notes

Amended and Restated second secured promissory note

During the third quarter of 2023, the Corporation entered into a second secured promissory note agreement totaling up to \$4.5 million. During the year ended December 31, 2024, the promissory note was amended and restated to include an additional \$2.0 million, of which an amount of \$1.0 million was already advanced in 2023. The amended and restated promissory note amounted to \$6.5 million, excluding accrued interests. The promissory note

RELATED PARTIES TRANSACTIONS (continued)

bears interest at 14%, and was originally subject to a \$0.2 million structuring fee. The amount, including accrued interest, is presented as Receivable from related party on the consolidated statements of financial position. The principal amount of \$6.5 million and accrued interest thereon under the promissory note is secured by all present and future accounts receivable of the borrowers and all proceeds thereof, and by all present and after-acquired personal property of Kognitiv and its subsidiary loan parties.

The amended and restated secured promissory note matured on March 31, 2024. The maturity of the note has not been extended and it is now in default. On December 12, 2024, Kognitiv filed a Notice of Intention to Make a Proposal ("NOI") pursuant to Section 50.4 of the Bankruptcy and Insolvency Act (Canada). On January 10, 2025, Kognitiv submitted a Proposal to all of its creditors pursuant to Part III of the Bankruptcy and Insolvency Act (Canada). Refer to Holdings Segmented Operating Results section for more details. The Corporation is currently enforcing its rights for payment in regards to the promissory note.

Bridge Loan

During the three months ended June 30, 2024, Aimia entered into a bridge loan participation agreement with a U.S. institutional investor and purchased a 50% participation interest into a bridge loan done as part of a senior secured promissory note agreement between the institutional investor and Kognitiv. The 50% portion of the bridge loan funded by Aimia amounted to \$0.4 million and was subject to \$0.1 million structuring fee. The bridge loan bears interest at 17% and matured in June 2024. The U.S. institutional investor is also enforcing its rights for payment for its secured promissory notes.

Sale of SaaS Business and partial repayment

With the closing of the SaaS business divestiture on May 1, 2025, the Corporation received a total of \$3.3 million, which represented the repayment of the Bridge loan and a partial repayment of the secured promissory note. Of the total amount received, \$2.7 million was applied against the principal and is presented as loan repayment from related parties in the consolidated statements of cash flows. The remaining \$0.6 million is presented as interest received.

Based on the balances that are expected to be received from certain Kognitiv contingent assets, the Corporation considers that there is an increased credit risk on a \$2.2 million balance (principal and accrued interests) of its amended and restated promissory note. Accordingly, Aimia recorded a \$2.2 million expected credit loss provision during the third quarter of 2024. The provision is presented in net financial expenses in the consolidated statements of operations. The remaining balance of \$2.7 million is expected to be received from certain Kognitiv contingent assets. Subsequent to June 30, 2025, Aimia received an additional distribution of \$0.5 million related to the SaaS divestiture upon the finalization of the adjustments related to net debt and working capital.

Debtor-in-possession ("DIP") Loan

During the three months ended June 30, 2025, Aimia and a U.S. institutional investor entered into a DIP loan participation agreement with Kognitiv for an amount up to US\$2.0 million. Under the DIP loan participation agreement, Aimia funded an amount of \$0.5 million to Kognitiv. The DIP loan bore interest and provided for a minimum return of 15% for the lenders. The DIP financing was repaid by Kognitiv concurrent with the closing of the SaaS business divestiture.

CHANGES IN ACCOUNTING POLICIES AND RESTATEMENT OF COMPARATIVE INFORMATION

Adoption of revised accounting standards

The Corporation has adopted the following revised standards as detailed below:

Amendments to IAS 21 - Lack of exchangeability

The IASB amended IAS 21 'The Effects of Changes in Foreign Exchange Rates' to add requirements to help entities to determine whether a currency is exchangeable into another currency, and the spot exchange rate to use when it is not. The amendments did not have any impact on the consolidated statements of the Corporation.

Restatement of comparative financial information - Finalization of purchase price allocation

During the fourth quarter of 2024, the Corporation finalized the purchase price allocation for the StarChem business acquisition. Based on these updated estimated fair value, the Corporation has recalculated the results of previously reported periods as if the purchase price allocation was finalized at the acquisition date. As a result, the comparative consolidated statements of operations, comprehensive income and changes in equity have all been restated accordingly.

While the changes to the previously reported results also impacted certain captions of the comparative consolidated statement of cash flows, these changes had no impact on the previously reported net cash from (used in) operating activities, net cash from (used in) investing activities and net cash from (used in) financing activities.

CHANGES IN ACCOUNTING POLICIES AND RESTATEMENT OF COMPARATIVE INFORMATION (continued)

Statements of operations and comprehensive income

Three Months Ended June 30, 2024			ed	Six Months Ended June 30, 2024		
(in millions of Canadian dollars)	As originally presented	Adjustments	Restated	As originally presented	Adjustments	Restated
Statement of operations & comprehensive income (extract)				,		
Revenue from contracts with customers	122.4	_	122.4	244.5	_	244.5
Cost of sales	(89.9)	(1.0)	(90.9)	(177.4)	(1.3)	(178.7)
Gross Profit	32.5	(1.0)	31.5	67.1	(1.3)	65.8
Operating expenses	(38.5)	_	(38.5)	(73.5)	_	(73.5)
Operating loss	(6.0)	(1.0)	(7.0)	(6.4)	(1.3)	(7.7)
Other income (expenses), net	4.2	_	4.2	3.2	_	3.2
Loss before income taxes	(1.8)	(1.0)	(2.8)	(3.2)	(1.3)	(4.5)
Income tax expense	(2.8)	_	(2.8)	(5.6)	_	(5.6)
Net loss	(4.6)	(1.0)	(5.6)	(8.8)	(1.3)	(10.1)
Other comprehensive income	1.2		1.2	4.6	_	4.6
Comprehensive loss	(3.4)	(1.0)	(4.4)	(4.2)	(1.3)	(5.5)
Net earnings (loss) attributable to:						
Equity holders of the Corporation	(5.5)	(0.7)	(6.2)	(10.4)	(0.9)	(11.3)
Non-controlling interest	0.9	(0.3)	0.6	1.6	(0.4)	1.2
Net loss	(4.6)	(1.0)	(5.6)	(8.8)	(1.3)	(10.1)
Comprehensive earnings (loss) attributable to:						
Equity holders of the Corporation	(4.4)	(0.7)	(5.1)	(5.9)	(0.9)	(6.8)
Non-controlling interest	1.0	(0.3)	0.7	1.7	(0.4)	1.3
Comprehensive loss	(3.4)	(1.0)	(4.4)	(4.2)	(1.3)	(5.5)

Statements of changes in equity

The finalization of the purchase price allocation had the following impact within the statement of changes in equity for the six months ended June 30, 2024:

- Net loss attributable to equity holders of the Corporation for the six months ended June 30, 2024 and the deficit at June 30, 2024 increased by \$0.9 million;
- Non-controlling interests ("NCI") related to the StarChem acquisition on January 2, 2024 increased by \$10.3 million, net earnings attributable to non-controlling interests for the six months ended June 30, 2024 decreased by \$0.4 million, and the non-controlling interests balance at June 30, 2024, increased by \$9.9 million.

CRITICAL ACCOUNTING ESTIMATES

The preparation of financial statements in accordance with IFRS requires management to make estimates, judgments and assumptions that management believes are reasonable based upon the information available. These estimates, judgments and assumptions affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results can differ from those estimates (refer to *Caution regarding forward-looking information*). For the three and six months ended June 30, 2025, significant judgments and estimates made in preparation of the condensed interim consolidated financial statements are listed below.

Judgments

Judgments made in applying accounting policies that have the most significant effects on the amounts reflected in these consolidated financial statements are as follows:

- The determination of the functional currencies of the Corporation's subsidiaries when the primary indicators are mixed.
- Whether or not the Corporation is reasonably certain to exercise extension options over certain leases.
- Whether the Corporation acts as a principal or an agent when performing certain toll manufacturing activities.

Estimates

Information about assumptions and estimation with a significant risk of resulting in material adjustments within the next year are presented below. Additional information about these assumptions and estimations are included in Aimia's audited consolidated financial statements for the year ended December 31, 2024, unless otherwise noted below.

- Measurement of the fair value of the StarChem contingent consideration payable, which include significant unobservable inputs.
- Measurement of the liabilities related to the put options granted to StarChem and Bozzetto's non-controlling interests, which include significant unobservable inputs.
- Measurement of the fair value of the investment in Clear Media and the expected credit loss on the other
 investment income receivable from Forward Elite, which include significant unobservable inputs. These
 inputs are detailed in the table below;
- Measurement of Cortland International's long-term management incentive plan, which include significant
 unobservable inputs. The main inputs include Cortland International's forecasted long-range plan over the
 next three years and a discount rate. The forecasts and discount rate used in the long-term management
 incentive plan liability measurement are in line with those used in the annual goodwill impairment test for
 Cortland International.

CRITICAL ACCOUNTING ESTIMATES (continued)

- Recognition of deferred tax assets, availability of future taxable profit against which deductible temporary differences and tax losses carried forward can be utilized;
- Measurement of post-employment benefits obligations, including key actuarial assumptions;
- Measurement of expected credit loss on the secured promissory note of Kognitiv. Refer to the Related
 parties transactions section for additional information;
- Recognition and/or measurement of contingent liabilities, including assumptions about the likelihood and magnitude of potential outflows of resources.

Measurement of fair value of the investments in private companies and other financial instruments

The following table provides information about how the fair value of the investments in private companies and other financial instruments were derived.

	June 30, 2025				
Investments	Valuation technique	Key valuation inputs	Range	Sensitivity	
		EBITDA multiple	7.5x - 8.0x	+/- 1.0x = +/- \$3.7MM	
Clear Media Limited	Market Approach - Adjusted EBITDA Multiple	Investment exit by	2030		
		Discount rate	17.5% - 19.5%	+/- 1.0% = +/- \$0.5MM	
Investment funds	Price Based	Net Asset Value attributed based on investor statement	N/A	N/A	

		December 31, 2024		
Investments	Valuation technique	Key valuation inputs	Range	Sensitivity
		EBITDA multiple	7.5x - 8.0x	+/- 1.0x = +/- \$3.5MM
Clear Media Limited	Market Approach - Adjusted EBITDA Multiple	Investment exit by	2030	
		Discount rate	17.5% - 19.5%	+/- 1.0% = +/- \$0.5MM
Investment funds	Price Based	Net Asset Value attributed based on investor statement	N/A	N/A

CONTROLS AND PROCEDURES

DISCLOSURE CONTROLS AND PROCEDURES AND INTERNAL CONTROLS OVER FINANCIAL REPORTING

The Corporation has adopted disclosure controls and procedures, with management's assistance, that are under the responsibility of the Executive Chairman and the President and Chief Financial Officer, in order to provide reasonable assurance that they are made aware of material information. The Corporation has also adopted internal controls over financial reporting to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements in accordance with IFRS.

During the interim period ended on June 30, 2025, there were no changes in the Corporation's internal controls over financial reporting that have significantly affected, or are reasonably likely to significantly affect, Aimia's internal controls over financial reporting.

Because of inherent limitations, internal controls over financial reporting and disclosure controls can provide only reasonable assurances and may not prevent or detect misstatements. Furthermore, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

The Audit, Finance and Risk Committee reviewed this MD&A, and the condensed interim consolidated financial statements, and the Board of Directors of Aimia approved these documents prior to their release.

RISKS AND UNCERTAINTIES AFFECTING THE BUSINESS

The results of operations and financial condition of Aimia are subject to a number of risks and uncertainties and are affected by a number of factors outside of the control of Management.

For more information, and for a complete description of the risk factors that could materially affect the business, please refer to the corresponding section in the MD&A of the Corporation for the financial years ended December 31, 2024 and 2023 dated March 27, 2025.

The risks described therein and in the MD&A of the Corporation for the financial year ended December 31, 2024 may not be the only risks faced by Aimia. Other risks which currently do not exist or which are deemed immaterial may surface and have a material adverse impact on Aimia's results of operations and financial condition.

GLOSSARY

"Aeroplan" - means Aeroplan Inc. (formerly Aimia Canada Inc.);

"Aeroplan Program" - means the coalition loyalty program owned and operated by Aeroplan, which was sold on January 10, 2019;

"Aimia" or the "Corporation" - means Aimia Inc., and where the context requires, includes its subsidiaries and affiliates;

"Aeromexico" - means Aerovias de Mexico, S.A de C.V.;

"Bozzetto" - means Giovanni Bozzetto S.p.A.;

"Constant Currency" - Constant Currency information compares results between periods as if exchange rates had remained constant over the periods. Constant Currency is derived by calculating current period results using foreign currency exchange rates from the same period in the prior year;

"Cortland" - means Cortland Industrial LLC;

"CRA" - means the Canada Revenue Agency;

"GAAP" - means generally accepted accounting principles in Canada which are in accordance with IFRS;

"IFRS" - means International Financial Reporting Standards, as issued by the International Accounting Standards Board;

"Kognitiv" - means Kognitiv Corporation, a Canadian B2B technology platform and services company. The company is currently in Bankruptcy and Insolvency proceedings;

"MIM" - means Mittleman Investment Management LLC;

"PLM" - means PLM Premier, S.A.P.I. de C.V., together with its predecessor Premier Loyalty & Marketing, S.A.P.I. de C.V., owner and operator of Club Premier, a Mexican coalition loyalty program;

"StarChem" - means Bozzetto S.A., formerly StarChem S.A.;

"Tufropes" - means Tufropes Pvt Ltd. as well as substantially all the net assets of India Nets (acquired through Tufnets Pvt Ltd.).

ADDITIONAL INFORMATION

Additional information relating to Aimia and its operating businesses, including Aimia's Annual Information Form is available on SEDAR+ at www.sedarplus.ca or on Aimia's website at www.aimia.com under "Investor Relations".