

Condensed Interim Consolidated Financial Statements
For the Three and Nine Months ended September 30, 2025

Unaudited

Presented in Canadian Dollars



Condensed Interim Consolidated Financial Statements For the Three and Nine Months ended September 30, 2025

Unaudited

NOTICE TO SHAREHOLDERS

November 28, 2025

MANAGEMENT'S RESPONSIBILITY FOR THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

The accompanying unaudited condensed interim consolidated financial statements of Northfield Capital Corporation, ("Northfield") have been prepared by management, on behalf of the Board of Directors, in accordance with the accounting policies disclosed in the notes to the unaudited condensed interim consolidated financial statements. Where necessary, management has made informed judgements and estimates in accounting for transactions which were not complete at the statement of financial position date. In the opinion of management, the unaudited condensed interim consolidated financial statements have been prepared within acceptable limits of materiality and are in accordance with International Accounting Standard 34, Interim Financial Reporting using accounting policies consistent with International Financial Reporting Standards appropriate in the circumstances.

Management has established systems of internal control over the financial reporting process, which are designed to provide reasonable assurance that relevant and reliable financial information is produced.

Management has established processes, which are in place to provide it sufficient knowledge to support management representations that it has exercised reasonable diligence that (a) the unaudited condensed interim consolidated financial statements do not contain any untrue statement of material fact or omit to state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it is made, as of the date of, and for the periods presented by, the unaudited condensed interim consolidated financial statements and (b) the unaudited condensed interim consolidated financial statements fairly present in all material respects the financial condition, results of operations and cash flows of Northfield, as of the date of and for the period presented by the unaudited condensed interim consolidated financial statements. The Board of Directors is responsible for reviewing and approving the unaudited condensed interim consolidated financial statements together with other financial information of Northfield and for ensuring that management fulfills its financial reporting responsibilities. An Audit Committee assists the Board of Directors in fulfilling this responsibility. The Audit Committee meets with management to review the financial reporting process and the unaudited condensed interim consolidated financial statements together with other financial information of Northfield. The Audit Committee reports its findings to the Board of Directors for its consideration in approving the unaudited condensed interim consolidated financial statements together with other financial information of Northfield for issuance to the shareholders. Management recognizes its responsibility for conducting Northfield's affairs in compliance with established financial standards, and applicable laws and regulations, and for maintaining proper standards of conduct for its activities.

(Signed) "Robert D. Cudney"	(Signed) "Michael G. Le
Chief Executive Officer	Chief Financial Offi

AUDITOR INVOLVEMENT

The condensed interim consolidated financial statements as at and for the three and nine months ended September 30, 2025 and 2024 have not been reviewed by Northfield's auditors.

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CONDENSED INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

Expressed in Canadian Dollars

Unaudited

As at,	September 30, 2025	December 31, 2024
ASSETS		
Cash and cash equivalents	\$ 3,574,809	
Marketable securities (note 5)	2,491,126	4,878,391
Other investments (note 6)	77,089,078	48,375,166
Receivables	1,964,688	918,219
Prepaid expenses and deposits	586,616	483,690
Inventory (note 4)	1,312,351	1,363,909
Property and equipment (note 9)	33,531,670	25,972,222
Right-of-use asset (note 10)	917,569	1,206,701
Intangible assets (note 7)	21,330,579	-
	\$ 142,798,486	\$ 86,780,533
LIABILITIES		
Accounts payable and accrued liabilities	\$ 4,781,183	\$ 3,004,587
Credit facilities (note 13)	760,468	1,328,825
Loans payable <i>(note 11)</i>	16,047,933	8,121,120
Lease liability (note 12)	1,024,506	1,347,167
Deferred taxes	24,432	37,432
	22,638,522	13,839,131
SHAREHOLDERS' EQUITY		
Share capital (note 14(b))	33,866,944	11,550,827
Share-based payment reserve (note 14(c))	1,567,435	808,546
Warrant reserve (note 14(d))	1,306,364	1,330,606
Contributed surplus	42,831	42,831
Retained earnings	75,250,755	61,003,762
	112,034,329	74,736,572
Non-controlling interest (note 16)	8,125,635	(1,795,170)
	120,159,964	72,941,402
	\$ 142,798,486	\$ 86,780,533

Related party transactions (note 18) Contingencies and commitments (note 23) Subsequent event (note 24)

See accompanying notes to condensed interim consolidated financial statements

On behalf of the Board:		
	(Signed) "Eric Klein"	(Signed) "Morris J. Prychidny"
	Director	Director

CONDENSED INTERIM CONSOLIDATED STATEMENTS OF OPERATIONS

Expressed in Canadian Dollars

. Unaudited

		Three month Septemb		Nine months ended September 30,		
		2025	2024	2025	2024	
Net investment income (note 20(a))	\$	18,370,187 \$	1,112,214 \$	20,124,148 \$	8,347,275	
Revenue (note 20(b))		3,998,484	3,302,692	8,614,601	6,885,955	
Cost of sales (note 4)		(2,600,453)	(1,947,775)	(6,057,515)	(5,001,637)	
Gross margin from operating subsidiaries		1,398,031	1,354,917	2,557,086	1,884,318	
		19,768,218	2,467,131	22,681,234	10,231,593	
Operating expenses						
Salaries, Director and consulting fees		1,359,786	1,120,139	3,511,507	3,114,592	
Marketing, promotion and travel		480,312	785,925	1,232,636	1,488,858	
Office and general		358,006	430,511	1,079,910	1,119,174	
Professional fees		427,447	167,090	1,025,197	509,224	
Interest expense		305,765	166,502	671,135	486,315	
Regulatory		29,837	60,610	120,849	104,298	
Exploration expenses		2,650	-	20,701	-	
Commission and transaction costs		11,354	6,771	28,676	21,928	
Gain on disposal of property and equipment		(3,538)	-	(160,757)	(52,175)	
Amortization		395,084	674,571	1,547,493	1,664,002	
Stock based compensation (note 14(c))		48,682	161,709	758,889	646,837	
		3,415,385	3,573,828	9,836,236	9,103,053	
Income (loss) before income taxes		16,352,833	(1,106,697)	12,844,998	1,128,540	
Income tax recovery (provision)		-	1,172,642	13,000	(245,125)	
Net income and comprehensive income	\$	16,352,833 \$	65,945 \$	12,857,998 \$	883,415	
Net income (loss) and comprehensive income (loss) a			COO 474 ¢	44,000,044, ф	0.040.040	
Shareholders	\$	16,933,536 \$	603,174 \$	14,960,614 \$	2,343,810	
Non-controlling interest (note 16)	\$	(580,703)	(537,229) 65,945 \$	(2,102,616)	(1,460,395)	
	Þ	16,352,833 \$	65,945 \$	12,857,998 \$	883,415	
Net income per share attributable to shareholders:						
Basic* (note 15)	\$	0.96 \$	0.05 \$	0.98 \$	0.20	
Fully diluted* (note 15)	\$	0.93 \$	0.05 \$	0.93 \$	0.20	
Weighted average Class A and Class B Shares outsta	nding	during the per	iod:			
Basic* (note 15)	_	17,549,425	11,574,820	15,328,405	11,589,820	
Fully diluted* (note 15)		18,283,023	11,574,820	16,062,003	11,589,820	

See accompanying notes to condensed interim consolidated financial statements

^{*}Current and comparative figures have been adjusted to give effect to share split (see note 14(b))

CONDENSED INTERIM CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY

Expressed in Canadian Dollars

Unaudited

	Class A Re Voting S			Class B Multiple Voting Shares		Share-based	Warrant	Contributed	Retained	Non- controlling	Total shareholders'
	Shares	Amount	Shares	Amount	share capital	payment reserve	reserve	surplus	earnings	interest	equity
Balance at December 31, 2023	11,073,815 \$	3,586,983	18,600 \$	7,680	\$ 3,594,663	\$ - :	\$ -	\$ 42,831	\$ 58,727,474 \$	240,544	\$ 62,605,512
Share-based compensation (note 14(c))	-	-	-	-	-	646,837	-	-	-	-	646,837
Private placement, net of issue costs	368,350	7,208,500	-	-	7,208,500	-	-	-	-	-	7,208,500
Warrant reserve (note 14(d)).	-	(1,012,849)	-	-	(1,012,849)	-	1,012,849	-	-	-	-
Net loss and comprehensive loss	-	-	-	-	-	-	-	-	2,343,810	(1,460,395)	883,415
Balance at September 30, 2024	11,442,165	9,782,634	18,600	7,680	9,790,314	646,837	1,012,849	42,831	61,071,284	(1,219,851)	71,344,264
Share-based compensation (note 14(c))	-	-	-	-	-	161,709	-	-	-	-	161,709
Private placement, net of issue costs .	2,009,900	2,078,270	-	-	2,078,270	-	-	-	-	-	2,078,270
Warrant reserve (note 14(d))	-	(317,757)	-	-	(317,757)	-	317,757	-	-	-	-
Net loss and comprehensive loss	-	-	-	-	-	-	-	-	(67,522)	(575,319)	(642,841
Balance at December 31, 2024	13,452,065	11,543,147	18,600	7,680	11,550,827	808,546	1,330,606	42,831	61,003,762	(1,795,170)	72,941,402
Share-based compensation (note 14(c))	-	-	-	-	-	758,889	-	-	-	-	758,889
Acquisition of Voyageur (note 7)	718,095	2,872,380	-	-	2,872,380	-	-	-	-	11,520,618	14,392,998
Shares repurchased for cancellation	(13,600)	(80,329)	-	-	(80,329)	-	-	-	-	-	(80,329
Net income and comprehensive income	-	-	-	-	-	-	-	-	14,960,614	(2,102,616)	12,857,998
Issuance of Class A shares(note 14(c))	44,100	244,742	-	-	244,742	-	(24,242)	-	-	-	220,500
Equity movements Voyageur(note 14(c))	-	-	-	-	-	-	-	-	(264,541)	367,523	102,982
Acquisition of Northfield Aviation(note 8)	60,000	313,800	-	-	313,800	-	-	-	(449,080)	135,280	-
Issuance of Class A shares(note 14(c))	3,725,848	18,935,716	4,968	29,808	18,965,524	_	_	_	_	_	18,965,524

See accompanying notes to condensed interim consolidated financial statements

CONDENSED INTERIM CONSOLIDATED STATEMENTS OF CASH FLOWS

Expressed in Canadian Dollars

Unaudited

For the nine months ended September 30,	2025	2024
Cash provided by (used in)		
Operations		
Net income (loss)	\$ 12,857,998	\$ 883,415
Items not involving cash flows (note 17(a))	(16,579,750)	(5,241,371)
Net change in other non-cash balances (note 17(b))	110,402	(426,892)
Purchase of marketable securities	(134,090)	(355,553)
Proceeds on disposal of marketable securities	641,287	525,546
Purchase of other investments	(2,407,746)	(1,419,812)
Proceeds on disposal of other investments	6,775,544	3,425,457
	1,263,645	(2,609,210
Investing		
Purchase of property and equipment, net (note 9)	(9,617,841)	(1,286,428
Acquisition of the Voyageur (note 7)	669,300	-
	(8,948,541)	(1,286,428
Financing		
Proceeds from third party equipment financier (note 11)(2)	2,314,186	-
Proceeds from third party equipment financier (note 11)(8)	5,761,980	-
Proceeds from equity private placement, net of share issue costs	· · · · · ·	7,208,500
Repayment of loans payable (note 11)	(414,353	(562,863)
Lease payments (note 12)	(322,661	(292,438)
Share issue costs	(66,108	· -
Proceeds received from non-arm's lenth third party (note 11)	265,000	-
Shares repurchased for cancellation (note 14(b))	(81,074	-
Proceeds received from warrant exercises (note 14(b))	220,500	_
	7,677,470	6,353,199
Change in cash and cash equivalents	(7,426	2,457,561
Cash and cash equivalents, beginning of period	3,582,235	
Cash and cash equivalents, end of period	\$ 3,574,809	\$ 6,552,019

Supplementary cash flow information (note 17)

See accompanying notes to condensed interim consolidated financial statements

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Expressed in Canadian Dollars

Unaudited

For the three and nine months ended September 30, 2025 and 2024

1. NATURE OF OPERATIONS

Northfield Capital Corporation ("**Northfield**") is a publicly traded company incorporated under the laws of the Province of Ontario, with investment interests in resource, aviation, manufacturing and technology sectors. Northfield's Class A Restricted Voting Shares are listed on the TSX Venture Exchange under the symbol "NFD.A".

The address of Northfield's registered head office is 141 Adelaide Street West, Suite 301, Toronto, Ontario, M5H 3L5.

2. MATERIAL ACCOUNTING POLICY INFORMATION

(a) Statement of compliance

Northfield's unaudited condensed interim consolidated financial statements have been prepared in accordance with IFRS® Accounting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB"), and interpretations of the International Financial Reporting Interpretations Committee ("IFRIC"). These unaudited condensed interim consolidated financial statements have been prepared in accordance with International Accounting Standard 34, Interim Financial Reporting ("IAS 34") as issued by the IASB. Accordingly, they do not include all of the information required for full annual consolidated financial statements as required by IFRS. These unaudited condensed interim consolidated financial statements should be read in conjunction with Northfield's audited annual consolidated financial statements for the year ended December 31, 2024.

The condensed interim consolidated financial statements for the nine months ended September 30, 2025 were approved for issue by the Board of Directors on November 28, 2025.

These condensed interim consolidated financial statements have been prepared on the basis of IFRS® standards that were in effect at September 30, 2025 and these accounting policies have been applied consistently to all periods presented herein. These financial statements have been prepared on a going concern basis, which assumes Northfield will continue operations for the foreseeable future and will be able to realize its assets and discharge its liabilities in the normal course of business.

(b) Principles of consolidation

Subsidiaries are entities over which Northfield has control, where control is defined as the power to govern financial and operating policies. The effect of potential voting rights that are currently exercisable are considered when assessing whether control exists. Subsidiaries are fully consolidated from the date control is transferred to Northfield, and are de-consolidated from the date control ceases.

On January 2, 2025, Northfield obtained control of Voyageur Mineral Explorers Corp. ("Voyageur"), a publicly listed Canadian junior resource company with exploration and evaluation assets in Canada, trading under the symbol "VOY" on the Canadian Securities Exchange. Voyageur was incorporated on January 8, 2004 under the Business Corporations Act (Ontario). As a result of this transaction, Northfield's ownership increased from 35.1% to 50.2% in 2025. As of September 30, 2025, Northfield's had 49.7% ownership.

At September 30, 2025, Northfield had 57.6% ownership of Distillery Network Inc. ("**DNI**") (December 31, 2023 - 57.6%), a private company incorporated under the laws of the Province of Ontario, which is currently in the growth and development stage of spirit distilling in Toronto, Ontario. Northfield acquired control of DNI on December 31, 2019. DNI owns 100% of Spirit of York Distillery Inc.

On May 8, 2020, Northfield obtained control of The Grange of Prince Edward Inc. (the **"Grange"**), a private company incorporated under the laws of the Province of Ontario operating a vineyard and winery in Prince Edward County, Ontario. As a result of this transaction, Northfield's ownership increased from 49.0% to 56.7% in 2020.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Expressed in Canadian Dollars

Unaudited

For the three and nine months ended September 30, 2025 and 2024

2. MATERIAL ACCOUNTING POLICY INFORMATION (continued)

(b) Principles of consolidation (continued)

On June 18, 2020, Northfield acquired all of the shares of True North Airways Inc. ("TNA"), Omar Aviation Limited and 369445 Ontario Limited (collectively, the "TNA Group"), which operates fly-in fishing camps in Northern Ontario and provides chartered air, flight training and aircraft maintenance services. The shares were acquired through incorporated subsidiaries Spruce Goose Aviation Inc. (wholly-owned) and Northfield Aviation Group Inc., 100% owned and controlled at September 30, 2025 (December 31, 2024 - 91.0%). These subsidiaries are fully consolidated on the date control was obtained by Northfield. On May 26, 2025, Northfield acquired the remaining 9% minority interest in Northfield Aviation Group Inc. - see Note 8.

During 2020, Northfield incorporated 2756189 Ontario Inc., a wholly-owned subsidiary of Northfield for the purpose of managing corporate office expenditures. On June 2, 2023, Northfield incorporated True North Helicorp Inc., a wholly-owned subsidiary of Northfield Aviation Group Inc., to provide chartered air services from a newly purchased helicopter. On July 4, 2024, Northfield incorporated TNA SOUTH, S.A. DE C.V., ("TNA South") a wholly-owned subsidiary of True North Airways Inc., with the intention to provide chartered air services within the country of El Salvador.

3. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

The preparation of these consolidated financial statements requires management to make certain estimates, judgements and assumptions that affect the reported amounts of assets and liabilities at the date of the consolidated financial statements and reported amounts of revenues and expenses during the reporting period. Actual outcomes could differ from these estimates. These consolidated financial statements include estimates which, by their nature, are uncertain. The impacts of such estimates are pervasive throughout the consolidated financial statements, and may require accounting adjustments based on future occurrences. Revisions to accounting estimates are recognized in the period in which the estimate is revised and future periods if the revision affects both current and future periods. These estimates are based on historical experience, current and future economic conditions and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

(a) Critical accounting estimates

Significant assumptions about the future and other sources of estimation uncertainty that management has made at the consolidated statement of financial position reporting date, that could result in a material adjustment to the carrying amounts of assets and liabilities, in the event that actual results differ from assumptions made, relate to, but are not limited to, the following:

- (i) fair value of financial assets and financial liabilities on the consolidated statements of financial position that cannot be derived from active markets, are determined using a variety of techniques. The inputs to these models are derived from observable market data where possible, but where observable market data are not available, judgement is required to establish fair values. For options and warrants which are not traded on a recognized securities exchange, an option pricing model is used where judgements include consideration of model inputs such as volatility, estimated life and discount rates. Privately held investments are initially recorded at the transaction price being the fair value at the time of acquisition. Thereafter, the fair value is adjusted using various valuation techniques such as subsequent equity financing or share performance of comparable public companies; refer to note 22;
- (ii) deferred taxes recognized in respect of tax losses to the extent that it is probable that taxable profit will be available against which losses can be utilized. Estimates are used to determine the amount of deferred tax assets that can be recognized, based upon the likely timing and level of future taxable profits, together with future tax planning strategies;

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Expressed in Canadian Dollars

Unaudited

For the three and nine months ended September 30, 2025 and 2024

3. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (continued)

- (a) Critical accounting estimates (continued)
 - (iii) the determination of acquisition date fair values often requires management to make assumptions and estimates about future events. The assumptions and estimates with respect to determining the fair value of royalty interests generally require a high degree of judgement, and include estimates of estimates of projected future production, estimated quantities of mineral reserves and resources, expected future production costs, and discount rates at the closing date. Changes in any of the assumptions or estimates used in determining the fair value of acquired assets and liabilities could impact the amounts assigned to assets and liabilities;
 - (iv) amortization of property and equipment is dependent upon estimates of useful lives which are determined through exercise of judgement;
 - (v) when Northfield enters into leases as lessee and where the interest rate implicit in a lease cannot be readily determined, Northfield determines its incremental borrowing rate in order to measure its lease liability. The incremental borrowing rate is the rate of interest that a lessee would have to pay to borrow over a similar term, and with similar security, the funds necessary to obtain an asset of a similar value to the right-to-use asset in a similar economic environment. In determining its incremental borrowing rate, Northfield considers the term of the lease, the nature of the leased asset, and its level of indebtedness with reference to market risk-free interest rates; and
 - (vi) grants of warrants and options are measured at fair value on the grant date. Management uses the Black-Scholes method to estimate the fair value of the warrants determined at the grant date. Significant assumptions affecting the valuation of warrants include the term allowed for warrant exercise, a volatility factor relating to Northfield's historically share price, dividend yield, forfeiture rate and risk-free interest rate.

(b) Critical accounting judgements

The determination of categories of financial assets and financial liabilities has been identified as an accounting policy choice which involves judgements or assessments made by management.

Northfield assesses whether an acquisition is an asset acquisition or a business combination. Northfield accounts for an acquisition as a business combination if the assets acquired and liabilities assumed constitute a business and Northfield obtains control of the business. When the cost of a business combination exceeds the fair value of the identifiable assets acquired or liabilities assumed, such excess is recognized as goodwill. Transaction related costs are expensed as incurred.

If an acquisition does not meet the definition of a business combination, Northfield accounts for the acquisition as an asset acquisition. The January 2, 2025, acquisition of Voyageur Mineral Explorers Corp. was accounted for as an asset acquisition. See Note 7 for details.

4. INVENTORY AND COST OF SALES

	September 30 , Decembe 2025 2024		
		2025	2024
Raw materials	\$	294,875 \$	312,370
Work in process		482,958	395,239
Finished goods		517,514	634,878
Retail merchandise for sale		17,004	21,422
	\$ 1	,312,351 \$	1,363,909

Cost of sales for the nine months ended September 30, 2025 of \$6,057,515 includes cost of inventory, raw materials and consumables used (September 30, 2024 - \$5,001,637). Included in cost of sales and inventory is an amount of \$282,934 of amortization of equipment and leaseholds related to the distillery, \$24,972 of amortization of equipment related to the winery business, and \$717,336 of amortization of the aviation business (September 30, 2024 - \$138,113, \$6,128 respectively and \$7,994 respectively).

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

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For the three and nine months ended September 30, 2025 and 2024

5. MARKETABLE SECURITIES

	September 30, 2025			December 31, 2024		
	F	air Value	Cost	Fair Value	Cost	
Marketable securities - FVTPL	\$	2,491,126 \$	3,577,349	\$ 4,878,391 \$	4,219,373	

⁽¹⁾ Fair Value Through Profit or Loss ("FVTPL")

6. OTHER INVESTMENTS

	September 30, 2025			December 31			1, 2024	
		Fair Value		Cost		Fair Value		Cost
Other investments - FVTPL Warrants - FVTPL	\$	76,880,950 \$ 208,128	\$	51,417,750 -	\$	48,135,081 240,085	\$	35,176,702 -
	\$	77,089,078	\$	51,417,750	\$	48,375,166	\$	35,176,702

7. ACQUISITION OF VOYAGEUR MINERAL EXPLORERS CORP.

On December 24, 2024, Northfield announced that it entered into binding share purchase agreements with five shareholders of Voyageur pursuant to which Northfield agreed to acquire an aggregate of 4,787,301 common shares of Voyageur ("Voyageur Shares") in consideration for the issuance to such shareholders of an aggregate of 718,095 Class A restricted voting shares (post share-split) in the capital of Northfield (the "Northfield Shares"). Each Voyageur Share was exchanged for 0.149999915 of a Northfield Share (post share-split exchange ratio) and closed on January 2, 2025 resulting in Northfield having acquired ownership and control of an aggregate of an additional 4,787,301 Voyageur Shares. Following the closing date, Northfield owned and controlled an aggregate of 16,865,103 Voyageur Shares (of which an aggregate of 16,189,003 Voyageur Shares will be owned by Northfield directly, an aggregate of 671,100 Voyageur Shares will be owned by Mr. Cudney, and an aggregate of 5,000 Voyageur Shares will be owned by Cudney Stables) representing approximately 50.2% of the issued and outstanding Voyageur Shares.

As the acquisition of Voyageur does not meet the definition of a business in accordance with IFRS 3 – Business Combinations, Northfield has accounted for the transaction as an asset acquisition, measured under IFRS 2, Share-based Payments. The fair value of the consideration will be allocated to the identifiable assets acquired and liabilities assumed based on their relative fair values at the date of acquisition.

The following table summarizes the fair value of the consideration paid and the fair values of the assets acquired, and liabilities assumed on the closing date:

Purchase Price:

Fair value of the consideration paid ⁽¹⁾	\$ 2,872,380
Fair value of non-controlling interest ⁽²⁾	11,520,618
Fair value of previously held equity interest ⁽³⁾	8,740,773
Total consideration	\$ 23,133,771

⁽¹⁾ The fair value of the shares issued to Voyageur shareholders were based on the quoted market price of a Northfield common share on the day they were issued.

⁽²⁾ Northfield used the proportionate interest method in measuring non-controlling interest at the acquisition date.

⁽³⁾ The fair value of the previously held equity interest was revalued at January 2, 2025. On revaluation a \$4,931,040 realized gain was recognized in net investment income in the statements of operations. The fair value of the previously held 11,401,702 Voyageur common shares was based on the quoted market price on the day of the acquisition. The fair value of the previously held warrants was calculated using the Black Scholes option pricing model with the following assumptions:

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

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For the three and nine months ended September 30, 2025 and 2024

ACQUISITION OF VOYAGEUR MINERAL EXPLORERS CORP. (continued)

		January 2, 2025
Expected dividend yield		0%
Expected volatility		81%
Risk-free interest rate		2.93%
Expected Life (years)		0.27
Underlying security price (at time of issue)	\$	0.75
Fair value of assets and liabilities acquired:		
Cash and cash equivalents	\$	669,300
Receivables	•	3,274
Prepaid expenses		8,819
Investments		1,128,548
Intangible assets - royalty rights		21,330,579
Total assets		23,140,520
Accounts payable and accrued liabilities		6,749
Total liabilities		6,749
Net assets acquired		23,133,771
Total value of assets acquired	\$	23,133,771

The fair values of producing and development stage royalties were estimated using discounted cash flow models. Expected future cash flows used to estimate the fair value of these royalties are based on estimates of projected future production, estimated quantities of mineral reserves and resources, expected future production costs, and discount rates at the closing date.

8. ACQUISITION OF NORTHFIELD AVIATION

On May 26, 2025, Northfield completed the acquisition of the remaining 9% minority interest in Northfield Aviation Group Inc. ("Northfield Aviation") through its wholly-owned subsidiary, Spruce Goose Aviation Inc. The transaction resulted in Northfield obtaining 100% ownership of Northfield Aviation, which owns and operates the TNA Group of aviation companies.

Northfield acquired 9,357 Class A and 22,303 Class B shares of Northfield Aviation from Iain Hayden, the former minority shareholder, representing the 9% voting interest not previously owned. As consideration, Northfield issued 60,000 Class A restricted voting shares valued at \$313,800 based on the closing price of \$5.23 per share on the transaction date.

This transaction has been accounted for as an equity transaction in accordance with IFRS 10, as it represents an acquisition of non-controlling interest without a change in control. The carrying amount of the non-controlling interest acquired was \$135,280, which included the minority interest's proportionate share of earnings from January 1 to May 26, 2025. The difference between the consideration paid of \$313,800 and the carrying amount of the non-controlling interest acquired of \$135,280, totaling \$178,520, has been recognized directly in retained earnings. No gain or loss was recognized in the consolidated statement of operations as a result of this transaction.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

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For the three and nine months ended September 30, 2025 and 2024

9. PROPERTY AND EQUIPMENT

Sen	tem	her	30	2025
OCN	LEIII	NEI	JU.	2023

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	Opening Carrying Amount	Additions		Disposals	Amortization	Closing Carrying Amount
Aircraft	\$ 12,501,877	\$ 9,586,222	\$	(72,193) \$	\$ (1,056,727) \$	20,959,179
Building	4,851,081	1,089,420		(87,456)	(243,828)	5,609,217
Equipment, furniture and fixtures	2,720,445	208,465		(1,462)	(504,830)	2,422,618
Land	2,820,210	163,763		(350,032)	-	2,633,941
Leasehold improvements	765,622	-		-	(401,253)	364,369
Vines	1,576,934	39,803		-	(76,963)	1,539,774
Construction in progress	736,053	218,490		(951,971)		2,572
	\$ 25,972,222	\$ 11,306,163	\$	(1,463,114) \$	\$ (2,283,601) \$	33,531,670

December 31, 2024

			- , -			
	Opening Carrying Amount	Additions	Disposals	A	mortization	Closing Carrying Amount
Aircraft	\$ 13,169,292	\$ 281,769	\$ - :	\$	(949,184) \$	12,501,877
Building	5,078,981	16,708	-		(244,608)	4,851,081
Equipment, furniture and fixtures	2,640,461	706,341	(40,788)		(585,569)	2,720,445
Land	2,001,377	818,833	-		-	2,820,210
Leasehold improvements	1,299,953	5,636	-		(539,967)	765,622
Vines	1,671,432	7,779	-		(102,277)	1,576,934
Construction in progress	-	736,053	-		-	736,053
	\$ 25,861,496	\$ 2,573,119	\$ (40,788)	\$	(2,421,605) \$	25,972,222

10. RIGHT-OF-USE ASSET

September 30, 2025

	Opening Carrying Amount	Additions	_	Disposals	A	mortization	Closing Carrying Amount
Right-of-use asset - 1 ⁽¹⁾ - Retail space	\$ 247,419	\$ -	\$	-	\$	(117,198) \$	130,221
Right-of-use asset - 2 ⁽²⁾ - Office space	\$ 187,952	\$ -	\$	-	\$	(93,976) \$	93,976
Right-of-use asset - 3 ⁽³⁾ - Vehicle	\$ 13,403	\$ -	\$	-	\$	(12,062) \$	1,341
Right-of-use asset - 4 ⁽⁴⁾ - Vehicle	\$ 2,275	\$ -	\$	-	\$	(2,275) \$	-
Right-of-use asset - 5 ⁽⁵⁾ - Vehicle	\$ 46,914	\$ -	\$	-	\$	(7,033) \$	39,881
Right-of-use asset - 6 ⁽⁶⁾ - Vehicle	\$ 46,991	\$ -	\$	-	\$	(7,052) \$	39,939
Right-of-use asset - 7 ⁽⁷⁾ - Vehicle	\$ 21,750	\$ -	\$	-	\$	(3,938) \$	17,812
Right-of-use asset - 8 ⁽⁸⁾ - Office space	\$ 227,949	\$ -	\$	-	\$	(36,635) \$	191,314
Right-of-use asset - 9 ⁽⁹⁾ - Property	\$ 388,090	\$ -	\$	-	\$	(4,871) \$	383,219
Right-of-use asset - 10 ⁽¹⁰⁾ - Vehicle	\$ 23,958	\$ -	\$	-	\$	(4,092) \$	19,866
Right-of-use asset ⁽¹⁾	\$ 1,206,701	\$ -	\$	-	\$	(289,132) \$	917,569

⁽¹⁾On March 1, 2016, Spirit of York entered into a 10 year lease agreement to lease space in the distillery district that resulted in Northfield recognizing a right-of-use asset and liability. The lease expires July 31, 2026.

⁽²⁾On July 1, 2021, Northfield's wholly-owned subsidiary, 2756189 Ontario Inc., entered into a lease extension agreement that resulted in Northfield recognizing a right-of-use asset and liability.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

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For the three and nine months ended September 30, 2025 and 2024

10. RIGHT-OF-USE ASSET (continued)

⁽³⁾On June 14, 2021, Northfield entered into a lease agreement for an automobile that resulted in Northfield recognizing a right-of-use asset and liability. On October 31, 2022, Northfield terminated this automobile lease originally entered into and disposed of the right-of-use asset for proceeds, recognizing a loss on disposal. Northfield subsequently entered into a new lease agreement for another automobile October 31, 2022 that resulted in Northfield recognizing a right-of-use-asset and liability.

(5)On February 14, 2024, Spirit of York entered into an automobile lease agreements that resulted in Northfield recognizing a right-of-use asset and liability in the amount of \$55,510.

⁽⁶⁾On February 14, 2024, the Grange entered into an automobile lease agreements that resulted in Northfield recognizing a right-of-use asset and liability in the amount of \$55,610.

⁽⁷⁾On April 30, 2024, Spirit of York entered into another auto lease agreement that resulted in Northfield recognizing a right-of-use asset and liability in the amount of \$25,250.

(8)On June 12, 2024, Spirit of York signed an office lease for additional space in the distillery district. The lease was for five years commencing on September 1, 2024 and resulted in recognizing a right-of-use asset and liability in the amount of \$244,231.

(9)On October 1, 2024, TNA entered into a 20-year lease agreement with The Huronia Airport Commission ("**Huronia Airport**") for the lease of 44,000 square feet of land located in the Township of Tiny. This lease is intended for the construction of an airport hangar. The lease term will conclude on September 30, 2044, with TNA retaining the option to extend the lease for two additional terms of 20 years each, under the same terms and conditions as specified in the executed lease agreement. Under the terms of the lease, TNA is obligated to make annual rental payments of \$22,124.

⁽¹⁰⁾On November 18, 2024, the Grange entered into an auto lease agreement that resulted in Northfield recognizing a right-of-use asset and liability in the amount of \$24,868.

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		De	ece	mber 31, 202	24		
	Opening Carrying Amount	Additions		Disposals	А	mortization	Closing Carrying Amount
	7 11110 01111	7 (44)(10)10		Biopodalo		mortization	7 111104111
Right-of-use asset	\$ 762,347	\$ 795,183	\$	-	\$	(350,829) \$	1,206,701

11. LOANS PAYABLE

Selected information as at	Se	eptember 30, 2024	December 31, 2024
Mortgage (Royal Bank of Canada) (1)	\$	2,902,765	2,973,191
Bank loan (Canadian Western Bank ⁽⁵⁾		3,387,719	3,616,026
Aircraft Ioan agreement (Echo Capital Fund I Inc 1999 Eurocopter AS350-B3)(2)		2,237,292	-
Other promissory note ⁽⁴⁾		941,434	891,777
Aircraft loan agreement (Echo Capital Fund I Inc 2014 Pilatus PC-12 NG)(8)		5,708,533	-
Mortgage ⁽³⁾		504,570	522,775
Loan payable ⁽⁷⁾		269,846	-
Equipment financing ⁽⁶⁾		84,908	107,228
Other loans		10,866	10,123
	\$	16,047,933 \$	8,121,120

(1)In April 2022, the Grange obtained a \$3,200,000 fixed rate mortgage at 4.10%, from Royal Bank of Canada ("**RBC**"), a Schedule I Canadian Chartered Bank. The mortgage is secured by the Grange's real estate property and a general security agreement as well as a guarantee by Northfield and is repayable in May 2027. The mortgage is repayable in blended monthly payments of principal and interest of \$17,792.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

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For the three and nine months ended September 30, 2025 and 2024

11. LOANS PAYABLE (continued)

⁽²⁾On March 14, 2025 the Northfield, along with certain of its subsidiaries, entered into an aircraft loan agreement with Echo Capital Fund I Inc., a private lender in the aviation space, to finance the purchase of aircraft by Spruce Goose Aviation Inc., a wholly-owned subsidiary. The agreement provides for a loan of up to US\$5.195 million with a five-year term. Interest is based on a variable floating rate equal to the annual interest rate posted by Laurentian Bank of Canada plus 300 basis points, calculated and compounded monthly. The proceeds were used to purchase high performance helicopters, including a 1999 Eurocopter AS350-B3 for US\$1.595 million (CAD \$2.314 million), with the remaining amount available for additional aircraft purchases prior to June 30, 2025. The loan is secured against certain aircraft and contains customary terms and covenants. Fixed monthly repayments in the amount of \$28,022 per month are based on an amortization period of 5 years and consist of principal and interest at a rate of 7.95% per annum over the 5-year term, with the balance due on March 3, 2030.

(3)The mortgage is payable to RBC for the purchase of a property located in Wellington, Ontario. This fixed rate term loan in the amount of \$591,000 is repayable in blended monthly payments of \$3,525, including interest, based on a 240 month amortization. The loan has a 60 month term and all outstanding principal and interest is payable in full at the end of the term. The loan bears interest at 3.50% per annum. The mortgage was obtained on December 16, 2021 and interest accrued at September 30, 2025 was \$nil (December 31, 2024 - \$nil).

⁽⁴⁾The promissory note is payable to Northfield's CEO, Mr. Robert Cudney, for a loan to purchase an aircraft. Interest is payable monthly at a fixed rate of 7.5% per annum. Principal is repayable at maturity on April 19, 2026, which was extended from its maturity date of April 19, 2025. In November 2024, Northfield repaid an amount of \$114,772 towards the principal. Interest accrued at September 30, 2025 was \$47,374 (December 31, 2024 - \$6,548).

⁽⁵⁾On August 18th 2023, Northfield received the first tranche of proceeds, \$2.97 million, under a secured loan with Canadian Western Bank, a Schedule I Canadian Chartered Bank. The term of the loan is 4 years, bears interest at an annual rate of 7.25% and is secured by an aircraft in Northfield's fleet. Fixed monthly repayments are based on an amortization period of 4 years and will consist of principal and interest in the amount of \$34,879 over the 4-year term. The second tranche of proceeds of \$1.00 million was received on December 12, 2023. Fixed monthly repayments on the second tranche are based on an amortization period of 10 years and will consist of principal and interest in the amount of \$11,743 over the 10-year term.

⁽⁶⁾The loan is payable to CNH Industrial Capital for the financing of two tractors for the Grange. Interest is payable monthly at a fixed rate of 1.99% per annum. The loan is repayable in blended monthly payments of principal and interest of \$2,645 with a maturity date of June 1, 2028. Interest accrued at September 30, 2025 was \$nil (December 31, 2024 - \$nil).

(7) The loan is payable to Northfield's CEO, Robert Cudney for a loan to fund the purchase of the newly acquired 2014 Pilatus PC-12 NG aircraft. Interest is payable monthly at a fixed rate of 7.5% per annum. Principal is repayable at maturity on July 3, 2026. Interest accrued at September 30, 2025 was \$4,846 (December 31, 2024 - \$nil).

(8)On July 7, 2025, Northfield amended its Aircraft Loan Agreement with Echo Capital Fund I Inc., increasing the facility from US\$5.195 million to US\$5.795 million. On July 8, 2025, Northfield acquired a 2014 Pilatus PC-12 NG aircraft through Spruce Goose Aviation Inc. for US\$4.2 million, funded by drawing the remaining undrawn balance of the facility including the US\$600,000 increase. The amended facility maintains the original terms described in Note 11. The acquired aircraft was pledged as additional security under the amended agreement. Fixed monthly repayments in the amount of \$69,878 per month are based on an amortization period of 5 years and consist of principal and interest of 7.95% per annum over the 5-year term, with the balance due on July 15, 2030.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

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12. LEASE LIABILITY

The acquisition of DNI resulted in Northfield recognizing a right-of-use asset and lease liability on December 31, 2019. The right-of-use asset and lease liability were measured at the present value of the remaining lease payments at the acquisition date, using DNI's incremental borrowing rate of 12.3%. On June 14, 2021, Northfield entered into a lease agreement for an automobile that resulted in Northfield recognizing a right-of-use asset and liability which Northfield measured at the present value of the remaining lease payments at the acquisition date, using an incremental borrowing rate of 5.99%. On October 31, 2022, Northfield terminated this automobile lease originally entered into and disposed of the right-of-use asset for proceeds, recognizing a loss on disposal. Northfield subsequently entered into a new lease agreement for another automobile October 31, 2022 that resulted in Northfield recognizing a right-of-use asset and liability. On July 1, 2021, Northfield's wholly-owned subsidiary, 2756189 Ontario Inc., entered into a lease extension agreement for office space that resulted in Northfield recognizing a right-of-use asset and liability, which Northfield measured at the present value of the remaining lease payments at the acquisition date, using Northfield's incremental borrowing rate of 3.70%.

On February 13, 2024, Northfield's wholly-owned subsidiaries, the Grange and Spirit of York, each entered into a lease agreement for an automobile that resulted in Northfield recognizing a right-of-use asset and liability which Northfield measured at the present value of the remaining lease payments at the acquisition date, using an incremental borrowing rate of 9.99%. On April 30, 2024, Spirit of York entered into a lease agreement for an automobile that resulted in Northfield recognizing a right-of-use asset and liability which Northfield measured at the present value of the remaining lease payments at the acquisition date, using an incremental borrowing rate of 9.99%. On September 1, 2024 Spirit of York entered into a flive year lease agreement for additional space in the existing building located on Mill Street, which resulted in Northfield recognizing a right-of-use asset and liability. The right-of-use asset and lease liability were measured at the present value of the remaining lease payments at the acquisition date, using Spirit of York's incremental borrowing rate of 12.3%. On October 1, 2024, TNA entered into a 20 year lease with Huronia Airport to rent space for a commercial hangar, resulting in Northfield recognizing a right-of-use asset and liability. The right-of-use asset and lease liability were measured at the present value of the remaining lease payments at the acquisition date, using TNA's incremental borrowing rate of 5.49%. At September 30, 2025, the lease liability was \$1,024,506 (December 31, 2024 - \$1,347,167).

At September 30, 2025, maturities of the lease liabilities were as follows:

2025	\$ 132,928
2026	342,517
2027	135,896
2028	131,478
2029	70,764
Thereafter	1,211,344
Total lease payments	2,024,927
Less: interest	(1,000,421)
Present value of lease liabilities	\$ 1,024,506

13. CREDIT FACILITIES

Northfield has a bank line of credit available to a maximum of \$1,000,000. At September 30, 2025, \$268,000 was drawn (December 31, 2024 - \$nil) and is included in credit facilities on the consolidated statements of financial position. Interest is calculated at the bank's prime rate of interest plus 0.5%. The effective rate at September 30, 2025 was 5.95% (December 31, 2024 - 6.45%). The Grange has a line of credit available to a maximum of \$175,000. At September 30, 2025 \$161,000 was drawn (December 31, 2024 - \$158,000). Interest is calculated at the bank's prime rate of interest plus 1.00%. The effective rate at September 30, 2025 was 6.70% (December 31, 2024 - 6.95%). The line of credit is secured by a first ranking security interest in Northfield's investment portfolio. In addition, the line of credit (along with the mortgage for the Grange outlined in note 11) are subject to certain financial covenants including maintaining a minimum market value of its investments and maintaining a minimum lending value of \$2.7 million. At September 30, 2025 Northfield was in compliance with the conditions of the security agreements.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

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13. CREDIT FACILITIES (continued)

From time to time Northfield may maintain overdraft positions, in margin accounts with various brokers, that are secured by certain marketable securities. The maximum amount available is dependent on the securities held in the account. Interest is calculated at the brokers' prime rate of interest plus 1.50% to 2.00%. At September 30, 2025, Northfield had outstanding margin loans of \$331,468 (December 31, 2024 - \$1,170,825).

14. SHARE CAPITAL

(a) Authorized Capital

Unlimited number of:

Class A Shares - Restricted Voting

Class B Shares - Multiple Voting - having 500 votes per share, convertible into one Class A Share; ownership is restricted to Robert Cudney, the President, CEO and a Director of Northfield

200,000 Preference Shares - Voting

(b) Issued

Class A Shares	Number of shares	Amount
Balance - December 31, 2024	13,452,065 \$	11,543,147
Class A shares issued - Voyageur share acquisition (note 7) Class A shares issued - Northfield Aviation share acquisition (note 8) Class A shares issued from exercise of warrants	718,095 60,000	2,872,380 313,800
Class A shares repurchased for cancellation Class A shares issued - Juno share acquisition	44,100 (13,600) 3,725,848	244,742 (80,329) 19,001,824
Share issue costs	- 47.000.500	(66,108)
Balance - September 30, 2025 Class B Shares	17,986,508 \$ Number of shares	33,829,456 Amount
Balance - December 31, 2024 Class B shares issued	18,600 \$ 4,968	7,680 29,808
Balance - September 30, 2025	23,568 \$	37,488

Treasury Shares

Total Class A and Class B Shares

At September 30, 2025, Northfield held 13,600 Class A Shares (December 31, 2024 - nil) as treasury shares pending cancellation and were repurchased under the normal course issuer bid.

Share-Split

On February 11, 2025, Northfield completed a forward share split (the "Share Split") of the Class A restricted voting shares of the Corporation (the "Class A Shares") and Class B multiple voting shares of the Corporation (the "Class B Shares"), in each case on the basis of five (5) new shares of the applicable class for each one (1) share of the applicable class currently issued outstanding, with a record date of February 6, 2025 and a payment date of February 11, 2025. All current and comparative references to common shares, weighted average number of common shares, net income and loss per share, stock options and warrants have been retroactively adjusted to reflect the 5-for-1 share split effective February 11, 2025.

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18,010,076 \$ 33,866,944

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

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For the three and nine months ended September 30, 2025 and 2024

14. SHARE CAPITAL (continued)

(b) Issued (continued)

Juno Corp. share acquisition

On July 10, 2025, Northfield acquired 5,123,044 common shares of Juno Corp., having an aggregate value of \$19,001,824 (\$3.71 per common share of Juno Corp.), in exchange for 3,725,848 Class A shares of Northfield. This transaction increased Northfield's ownership in Juno Corp. from 17% to 24%.

On July 10, 2025, Northfield issued 4,968 Class B multiple voting shares to Mr. Robert Cudney, President and CEO, for proceeds of \$29,808 (\$6.00 per share). The transaction was conducted in accordance with TSX Venture Exchange policies for related party transactions.

(c) Share-based payment reserve

Balance - September 30, 2025	\$ 1,567,435
Stock-based compensation	758,889
Balance - December 31, 2024	\$ 808,546

Equity Incentive Plan

The shareholders of Northfield have approved an omnibus equity incentive plan (the "Equity Incentive Plan"). The Equity Incentive Plan is a "rolling evergreen" plan and provides that the number of common shares of Northfield available for issuance from treasury under the Equity Incentive Plan or any other security based compensation arrangement, subject to adjustments, shall not exceed 10% of the issued and outstanding common shares of Northfield at the time of grant. Any increase in the issued and outstanding common shares of Northfield will result in an increase in the available number of common shares issuable under the Equity Incentive Plan. Any issuance of common shares from treasury pursuant to the settlement of stock options or share units granted pursuant to the Equity Incentive Plan shall automatically replenish the number of common shares issuable under the Equity Incentive Plan. When each option or share unit is exercised or settled (as applicable), cancelled or terminated, a common share shall automatically be made available for the grant of a stock option/share unit under the Equity Incentive Plan.

Stock Options

The Equity Incentive Plan provides for the issuance of stock options to acquire common shares to employees, directors, officers, consultants, and management of Northfield. The period within which stock options may be exercised and the number of stock options which may be exercised in any such period are determined by the Board of Directors at the time of grant of such stock options, however, that the maximum term of any stock option awarded under the Equity Incentive Plan is ten (10) years. The exercise price per common shares under a stock option is determined by the Board of Directors, but in any event, shall not be lower than the "market price" of the common shares on the date of grant of the stock option.

On May 31, 2024 Northfield announced that it granted a total of 1,000,000 stock options (post share-split) to purchase Class A restricted voting shares to certain directors, officers and consultants at an exercise price of \$4.30 per Share (post share-split), expiring on May 31, 2029. The Options vest in three tranches with one-third having vested upon the approval of the Equity Incentive Plan at the annual general and special meeting of shareholders held on June 27, 2024, one-third vesting on May 31, 2025 and the final one-third vesting on May 31, 2026.

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14. SHARE CAPITAL (continued)

(c) Share based payment reserve (continued)

		Weighted		
	Number of options	average exercise pri	ce	
Balance - December 31, 2024 and September 30, 2025	1,000,000	-		

A summary of Northfield's outstanding stock options at September 30, 2025 is presented below:

Grant date	Options outstanding	Options exercisable	Exercise price	Weighted average remaining life (years)
May 31, 2024	1,000,000	666,666	\$4.30	3.9

Option pricing models require the use of highly subjective estimates and assumptions including the expected stock price volatility. Volatility is based on the historical volatility of Northfield. Changes in the underlying assumptions can materially affect the fair value estimates. No options were granted during the nine months ended September 30, 2025.

Deferred Share Units and Restricted Share Units

The Equity Incentive Plan provides for the issuance of share units to employees, directors, officers and consultants of Northfield. Share units are units created by means of an entry on the books of Northfield representing the right to receive one common share (subject to adjustments) issued from treasury per share unit. The number of share units granted and any applicable vesting conditions are determined in the discretion of the Board of Directors (or a committee thereof) on the date of grant. In granting share units, the Board of Directors (or a committee thereof) may include other terms, conditions, and/or vesting criteria which are not inconsistent with the Equity Incentive Plan. Share units are settled by way of issuance of common shares from treasury as soon as practicable following the maturity date in accordance with the Equity Incentive Plan.

The grant date fair value of the share units equals the fair market value of the corresponding shares at the grant date. The fair value of these equity-settled awards is recognized as compensation expense with a corresponding increase in equity. The total amount expensed is recognized over the vesting period, which is the period over which all the specified vesting conditions should be satisfied.

During the nine months ended September 30, 2025 and September 30, 2024, no deferred share units or restricted share units were granted. As at September 30, 2025 no deferred share units or restricted share units are outstanding (December 31, 2024 - none).

(d) Warrant reserve

	Number of Warrants	Allocated value
Balance - December 31, 2024	2,378,250 \$	1,330,606
Exercise of warrants - May 2025	(32,100)	(17,646)
Exercise of warrants - June 2025	(12,000)	(6,596)
Balance - September 30, 2025	2,334,150 \$	1,306,364

During the nine months ended September 30, 2025, 44,100 warrants having an exercise price of \$0.55 per warrant were exercised (nine months ended September 30, 2024 - nil).

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Expressed in Canadian Dollars

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For the three and nine months ended September 30, 2025 and 2024

14. SHARE CAPITAL (continued)

(d) Warrant reserve (continued)

A summary of Northfield's outstanding warrants at September 30, 2025 is presented below:

Issue date	Number of warrants	Exercise price	Weighted average remaining life (years)
July 18, 2024	1,797,650	\$5.00	2.94
December 2, 2024	536,500	\$5.00	0.94
	2,334,150	\$5.00	3.88

15. NET INCOME PER SHARE

Net income per share has been calculated using the weighted average number of shares outstanding during the three and nine months ended September 30, 2025 and 2024.

•	Three months ended September 30,		Nine month Septemb		
	2025	2024	2025	2024	
Net income for the period attributable to shareholders \$	16,933,536 \$	603,174 \$	14,960,614 \$	2,343,810	
Weighted average number of shares outstanding - basic	17,549,425	11,574,820	15,328,405	11,589,820	
Effect of dilutive securities	733,598 \$	-	733,598	-	
Weighted average number of shares outstanding - diluted	18,283,023	11,574,820	16,062,003	11,589,820	
Basic earnings per share attributable to shareholders \$	0.96 \$	0.05 \$	0.98 \$	0.20	
Diluted earnings per share attributable to shareholders \$	0.93 \$	0.05 \$	0.93 \$	0.20	

16. NON-CONTROLLING INTEREST

	DNI .	TNA Group	Grange	Voyageur	Total
Carrying amount, December 31, 2024	\$ (1,788,567) \$	(67,013) \$	60,410	\$ -	\$ (1,795,170)
Additions of non-controlling interest on acquisition date (note 8)	-	135,280	-	11,520,618	11,655,898
Equity movements	-	-	-	367,523	367,523
Net loss attributable to non-controlling interest	(1,121,580)	(68,267)	(433,005)	(479,764)	(2,102,616)
Carrying amount, September 30, 2025	\$ (2,910,147) \$	- \$	(372,595)	\$ 11,408,377	\$ 8,125,635

Summarized financial information of the investment are presented below, on a 100% basis:

Non-controlling interest
Current assets
Non-current assets
Total assets
Current financial liabilities
Non-current liabilities
Total Liabilities
Net assets
Accumulated non-controlling interests

	D	NI			Gra	nge	•	Voyage			
September 30 2025			Dec 31, 2024			Dec 31, 2024	September 30, 2025			ec 31, 2024	
	42.4%		42.4%		43.3%		43.3%		50.3%		N/A
\$	713,798	\$	865,562	\$	934,510	\$	971,646	\$	1,546,279	\$	-
\$	1,181,776	\$	2,039,736	\$	6,670,241	\$	6,781,105	\$	21,330,579	\$	-
\$	1,895,574	\$	2,905,298	\$	7,604,751	\$	7,752,751	\$	22,876,858	\$	-
\$	1,209,753	\$	721,203	\$	706,900	\$	620,761	\$	177,202	\$	-
\$	7,549,375	\$	6,402,413	\$	7,759,054	\$	6,992,360	\$		\$	-
\$	8,759,129	\$	7,123,617	\$	8,465,953	\$	7,613,121	\$	177,202	\$	-
\$	(6,863,554)	\$	(4,218,318)	\$	(861,203)	\$	139,630	\$	22,699,656	\$	195
\$	(2.910.147)	\$	(1.788.567)	\$	(372,595)	\$	60.410	\$	11.408.378	\$	

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16. NON-CONTROLLING INTEREST (continued)

Non-controlling interest includes minority interest in DNI, the Grange and Voyageur.

	D	NI	Grange		Voyageu			ir
For the nine months ended September 30,	2025	2024	2025	2024		2025		2024
Revenue / Net investment income	\$ 1,625,782	\$ 1,653,158	\$ 1,391,973	\$ 912,199	\$	(108,819)	\$	-
Cost of sales	\$(1,350,218)	\$(1,406,448)	\$(1,009,244)	\$ (890,170)	\$		\$	-
Net Revenue	\$ 275,564	\$ 246,710	\$ 382,729	\$ 22,029	\$	(108,819)	\$	•
Expenses	\$ 2,920,800	\$ 2,574,120	\$ 1,383,561	\$ 1,149,413	\$	845,784	\$	-
Net loss and comprehensive loss	\$(2,645,236)	\$(2,327,410)	\$(1,000,832)	\$(1,127,384)	\$	(954,602)	\$	1.81
Net loss attributable to non-controlling interest	\$(1,121,580)	\$ (986,822)	\$ (433,005)	\$ (487,757)	\$	(479,763)	\$	1.2

17. STATEMENT OF CASH FLOWS

(a) Items not involving cash flows:

For the nine months ended September 30	2025	2024
Income tax provision (recovery)	\$ (13,000) \$	245,125
Amortization	2,572,734	2,016,782
Accrued interest income	-	(258,276)
Loss (gain) on sale of marketable securities	134,827	228,921
Loss (gain) on sale of other investments	(9,385,563)	6,056,878
Unrealized loss (gain) on FVTPL investments	(10,486,880)	(14,125,463)
Loss (gain) on disposal of property and equipment	(160,757)	(52,175)
Stock based compensation	758,889	646,837
	\$ (16,579,750) \$	(5,241,371)
(b) Net change in other non-cash balances:		
For the nine months ended September 30	2025	2024
Receivables	\$ (1,046,469) \$	(345,504)
Prepaid expenses and deposits	(102,926)	(93,573)
Inventory	51,558	(111,893)
Accounts payable and accrued liabilities	1,776,596	1,007,242
Credit facilities	(568,357)	(883,164)
	\$ 110,402 \$	(426,892)
(c) Supplemental cash flow information		
For the nine months ended September 30	2025	2024
Interest income received	\$ 54,059 \$	263,480
Interest paid	\$ 572,554 \$	424,135

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18. RELATED PARTY TRANSACTIONS

Director and Executive Management Compensation

Executive management's compensation consisted of cash compensation of \$1,356,777 for the nine months ended September 30, 2025 (September 30, 2024 - \$465,000) and stock based compensation of \$196,298 for the nine months ended September 30, 2025 (September 30, 2024 - \$371,931). Directors compensation consisted of cash compensation of \$99,000 for the nine months ended September 30, 2025 (September 30, 2024 - \$99,000) and stock based compensation of \$102,416 for the nine months ended September 30, 2025 (September 30, 2024 - \$194,051). The aggregate value of transactions and outstanding balances relating to executive management and entities over which they have control or significant influence were as follows:

		•	Balance ou		Transaction value for the nine months ended				
Office held	Transaction	Note	eptember 30, 2025	D	ecember 31, 2024	Septen 2025	nber (2024	
President & CEO	Consulting fees	(1) \$	-	\$	-	\$ 315,000	\$	315,000	
	Stock based compensation	(1) \$	-	\$	-	\$ 110,951	\$	210,222	
	Promissory note	(2) \$	941,434	\$	891,777	\$ -	\$	-	
	Promissory note	(3) \$	269,846	\$	-	\$ -	\$	-	
CFO	Consulting fees	(4) \$	-	\$	-	\$ 150,000	\$	150,000	
	Stock based compensation	(4) \$	-	\$	-	\$ 85,347	\$	161,709	
Director	Consulting fees	(5) \$	-	\$	-	\$ 45,000	\$	45,000	

- (1) During the nine months ended September 30, 2025, Northfield incurred consulting fees of \$315,000 (September 30, 2024 \$315,000) to Cudney Stables Inc., a company controlled by Robert Cudney, the President and CEO of Northfield. At September 30, 2025, the balance owed for consulting fees was \$nil (December 31, 2024 \$nil). In May 2024, Northfield granted 325,000 stock options to Robert Cudney at an exercise price of \$4.30 per share, expiring on May 31, 2029. The stock based compensation received was \$110,951 for the nine months ended September 30, 2025 (September 30, 2024 \$210,222).
- (2) The original promissory note of \$1.0 million was enetered into in April 19, 2023 and is payable to Northfield's CEO, Mr. Robert Cudney, for a loan to purchase an aircraft. Interest is payable monthly at a fixed rate of 7.5% per annum. Principal is repayable at maturity on April 19, 2026. In November 2024, Northfield repaid an amount of \$114,772 towards the principal. Interest accrued at September 30, 2025 was \$47,374 (December 31, 2024 \$6,548).
- (3) The promissory note is payable to Northfield's CEO, Robert Cudney for a loan to fund the purchase of the newly acquired 2014 Pilatus PC-12 NG aircraft. Interest is payable monthly at a fixed rate of 7.5% per annum. Principal is repayable at maturity on July 3, 2026. Interest accrued at September 30, 2025 was \$4,846 (December 31, 2024 \$nil). The amount was repaid in full subsequent to period end.
- (4) During the nine months ended September 30, 2025, Northfield incurred consulting fees of \$150,000 (September 30, 2024 \$150,000) to 2245448 Ontario Inc., a company controlled by Michael Leskovec, the CFO of Northfield. At September 30, 2025, the balance owed for consulting fees was \$nil (December 31, 2024 \$nil). In May 2024, Northfield granted 250,000 stock options to Michael Leskovec at an exercise price of \$4.30 per share, expiring on May 31, 2029. The stock based compensation received was \$85,347 for the nine months ended September 30, 2025 (September 30, 2024 \$161,709).
- (5) During the nine months ended September 30, 2025, Northfield incurred consulting fees of \$45,000 (September 30, 2024 \$45,000) to Natel Strategies International Inc, a company controlled by Ernie Eves, a Director of Northfield. At September 30, 2025, the balance owed for consulting fees was \$nil (December 31, 2024 \$nil).

Juno Corp.

Northfield holds an investment in Juno Corp. a privately held battery and electric metal explorer with extensive mineral claim holdings in the metal rich Ring of Fire, located in northwestern Ontario, Canada. Juno is considered to be a related party as Northfield is able to exercise significant influence over Juno. The CEO and CFO of Northfield also form part of key management personnel at Juno as they also hold the CEO and CFO positions at Juno. Additionally, the CEO of Northfield also sits on the Board of Directors at Juno. Both Juno and Northfield share a common director.

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18. RELATED PARTY TRANSACTIONS (continued)

Beginning in 2019 and continuing through 2023, Northfield invested in common shares of Juno. During the year ended December 31, 2023, Northfield sold 425,000 common shares of Juno for \$850,000 to an arm's length third party. During the year ended December 31, 2023, Northfield also purchased 20,000 common shares of Juno at a share price of \$2.00 per common share. During the year ended December 31, 2023, Northfield participated in a private placement of Juno whereby Northfield invested an aggregate amount of \$250,000 in cash and acquired 100,000 common shares of Juno.

As of September 30, 2025, Northfield held a 24% ownership of Juno (December 31, 2024 - 17%).

On July 10, 2025, Northfield acquired 5,123,044 common shares of Juno Corp. from five shareholders in exchange for 3,725,848 Class A restricted voting shares of Northfield. The transaction thereby increased Northfield's ownership interest in Juno from 17% to 24%. See Note 24 for details regarding the completion of this transaction.

During the nine months ended September 30, 2025, Juno paid \$90,000 in rent expense to 2756189 Ontario Inc. (September 30, 2024 - \$70,170). These transactions have been recorded at the amounts established and agreed to by the related parties.

TNA's revenues included an amount of \$513,360 for the nine months ended September 30, 2025 for aviation services provided to Juno, which represents 17% of TNA revenues for the period (September 30, 2024 - \$894,506; 29% of revenues for the period). These transactions have been recorded at the amounts established and agreed to by the related parties.

Voyageur Mineral Explorers Corp.

In January 2020, Northfield invested in Voyageur Mineral Explorers Corp. ("Voyageur"), a Canadian junior mineral exploration company with a specific focus on mineral properties in Northwest Manitoba and Northeast Saskatchewan, Canada. Common directors held by Northfield and Voyageur include Northfield's CEO, who is also a Director at Voyageur. Voyageur is considered to be a related party as Northfield is able to exercise significant influence over Voyageur.

During the nine months ended September 30, 2025, Voyageur paid \$23,400 in rent expense to 2756189 Ontario Inc. (September 30, 2024 - \$25,110). These transactions have been recorded at the amounts established and agreed to by the related parties. During the year ended December 31, 2023, Northfield also purchased 643,500 common shares in the open market for total proceeds of \$295,807. During the year ended December 31, 2024, Northfield purchased 727,000 common shares in the open market for total proceeds of \$338,844. On December 24, 2024, Northfield announced that it entered into binding share purchase agreements with five shareholders of Voyageur pursuant to which Northfield agreed to acquire an aggregate of 4,787,301 common shares of Voyageur, which closed on January 2, 2025 (Refer to Note 7). As of September 30, 2025, Northfield held a 49.7% ownership of Voyageur (December 31, 2024 - 35.3%).

Rocky Shore Gold Ltd. (previously Hemlo Explorers Inc.)

Northfield holds an investment in Hemlo Explorers Inc. ("**Hemlo**"), a junior natural resource exploration and development company with a number of mineral properties located in Canada. Hemlo is considered to be a related party as Northfield is able to exercise significant influence over Hemlo.

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18. RELATED PARTY TRANSACTIONS (continued)

Beginning in 2018 and continuing through 2023, Northfield invested in common shares of Hemlo. During the year ended December 31, 2023, Northfield participated in a private placement with Hemlo whereby Northfield acquired 2,666,667 common shares for a total cost of \$200,000, as well as 2,666,667 warrants to acquire additional common shares of Hemlo.

On September 5, 2024 Hemlo announced the completion of the purchase of Rocky Shore Metals Ltd. ("Rocky Shore") on September 4, 2024 pursuant to which Hemlo acquired all of the issued and outstanding common shares of Rocky Shore ("Rocky Shore Shares") in exchange for the issuance of an aggregate of 49,999,704 common shares ("Hemlo Shares") in the capital of the company (the "Transaction"). Under the terms of the Transaction, each Rocky Shore Share received 2.832 Hemlo Shares. Hemlo now has 100,724,624 Hemlo Shares outstanding. As a result of the Transaction, Northfield acquired 15,151,200 commons shares of Hemlo valued at \$757,560 in exchange for 5,350,000 Rocky Shore shares. On October 31, 2024 Northfield participated in a private placement of Hemlo whereby Northfield invested an aggregate amount of \$128,000 in cash and acquired 2,560,000 units, each comprised of one common share and one warrants exercisable for one common share of Hemlo. In addition, during the year ended December 31, 2024, Northfield purchased 600,000 common shares in the open market for total proceeds of \$52,567. During the nine months ended September 30, 2025, Northfield purchased 370,000 common shares in the open market for total proceeds of \$23,795. As of September 30, 2025, Northfield held a 17.2% ownership of Rocky Shore (December 31, 2024 - 21.7%).

During the nine months ended September 30, 2025, Rocky Shore paid \$28,800 in rent expense to 2756189 Ontario Inc. (September 30, 2024 - \$27,570). These transactions have been recorded at the amounts established and agreed to by the related parties. Both Rocky Shore and Northfield share a common Director. Also, the CFO of Northfield is a Director of Rocky Shore.

19. CAPITAL MANAGEMENT

Northfield includes the following in its capital:

	September 30, December 31,
As at,	2025 2024
Shareholders' equity comprised of	
Share capital	\$ 33,866,944 \$ 11,550,827
Contributed surplus	42,831 42,831
Retained earnings	75,250,755 61,003,762
Share-based payment reserve	1,567,435 808,546
Warrant reserve	1,306,364 1,330,606
	\$ 112,034,329 \$ 74,736,572

There were no changes to Northfield's capital management objectives during the period. Northfield's objectives when managing capital are:

- (a) to ensure that Northfield maintains the level of capital necessary to meet the requirements of its brokers and bank:
- (b) to allow Northfield to respond to changes in economic and/or marketplace conditions by maintaining Northfield's ability to purchase new investments;
- (c) to give shareholders sustained growth in shareholder value by increasing shareholders' equity; and
- (d) to maintain a flexible capital structure which optimizes the cost of capital at acceptable levels of risk.

There were no changes to the way Northfield manages its capital structure during the period. Northfield manages its capital structure and makes adjustments to it in light of changes in economic conditions and the risk of its underlying assets. Northfield has the ability to maintain or adjust its capital level to enable it to meet its objectives by:

(a) realizing proceeds from the disposition of its investments;

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19. CAPITAL MANAGEMENT (continued)

- (b) utilizing leverage in the form of margin (due to brokers), Northfield's bank credit line (credit facilities), long-term debt from financial lenders and financial guarantees;
- (c) raising capital through equity financings; and
- (d) purchasing Northfield's own shares for cancellation pursuant to its normal course issuer bid.

20. REVENUE

(a) Net investment income

	Three months ended September 30,		Nine month Septemb		
	2025	2024	2025	2024	
Gain (loss) on sale of other investments \$	1,894,799 \$	(916,103) \$	9,385,563 \$	(6,056,878)	
Investment and other income	156,658	157,208	386,532	507,611	
Gain (loss) on sale of marketable securities	(111,527)	(40,013)	(134,827)	(228,921)	
Change in unrealized gain (loss) on FVTPL investments	16,430,257	1,911,122	10,486,880	14,125,463	
\$	18,370,187 \$	1,112,214 \$	20,124,148 \$	8,347,275	
(b) Revenue	Three month	s andad	Nine month	e andad	

(b) Nevende	Three months ended September 30,			Nine months ended September 30,		
		2025	2024	2025	2024	
Revenue from aviation services Revenue from product sales, distillery Revenue from product sales, winery	\$	2,507,957 \$ 802,906 687,621	1,903,248 \$ 904,119 495,325	5,596,846 \$ 1,625,782 1,391,973	4,320,598 1,653,158 912,199	
	\$	3,998,484 \$	3,302,692 \$	8,614,601 \$	6,885,955	

21. REPORTABLE SEGMENTS

Northfield's reportable segments at September 30, 2025 and 2024 consisted of:

Investments: Investment activities primarily include holding interests in resource, manufacturing and technology sectors.

Aviation Services: Provides chartered air, flight training and aircraft maintenance services across Canada and cross-border to the US.

Winery: Vineyard and winery located in Prince Edward County, manufacturing and selling wine.

Distillery: Spirit distilling at Spirit of York distillery located in Toronto's distillery district.

Mineral Exploration: Voyageur, a Canadian junior mineral exploration company with a specific focus on mineral properties in Northwest Manitoba and Northeast Saskatchewan. Refer to Note 7.

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21. REPORTABLE SEGMENTS (continued)

A number of operating companies, by the nature of their businesses, individually serve major customers that account for a large portion of their revenues. During the nine months ended September 30, 2025, no customers comprised more than 10% of Northfield's consolidated revenues (September 30, 2024 - one customer in TNA comprised 35% of Northfield's consolidated revenues).

Industry Segments for the nine months ended September 30, 2025:

	Investments	Aviation Services	Distillery	Winery	Other	Mineral Exploration	Consolidated Total
Gain on sale of marketable securities	(\$134,827)	\$0	\$0	\$0	\$0	\$0	(134,827)
Gain on sale of other investments	9,385,563		4		4		9,385,563
Interest and other income	(24,370)	1,791	-		190,175	218,936	386,532
Unrealized loss on investments	10,814,635	10.5	-		- 6	(327,755)	10,486,880
Revenue		5,596,846	1,625,782	1,391,973			8,614,601
Cost of Sales	-	(3,698,053)	(1,350,218)	(1,009,244)	*		(6,057,515)
Salaries, Director and consulting fees	(961,241)	(1,014,002)	(865,815)	(549,973)	9	(120,476)	(3,511,507)
Stock based compensation	(341,387)					(417,502)	(758,889)
Office and general	(115,642)	(322,728)	(314,636)	(173,717)	(111,789)	(41,398)	(1,079,910)
Operating expenses	(684,285)	(427,781)	(1,147,278)	(406,087)	(6,599)	(266,407)	(2,938,437)
Amortization	(48,807)	(543,015)	(593,071)	(253,784)	(108,816)	10.30	(1,547,493)
Loss before income taxes	17,889,639	(406,942)	(2,645,236)	(1,000,832)	(37,029)	(954,602)	12,844,998
Income tax (provision) recovery	13,000						13,000
Net loss and comprehensive loss	17,902,639	(\$406,942)	(\$2,645,236)	(\$1,000,832)	(\$37,029)	(\$954,602)	12,857,998
Net loss and comprehensive loss attri	butable to:						
Shareholders	\$17,902,639	(\$338,674)	(\$1,523,656)	(\$567,827)	(\$37,029)	(\$474,839)	14,960,614
Non-controlling interest		(68,268)	(1,121,580)	(433,005)	CE NO.	(479,763)	(2,102,616)
	\$17,902,639	(\$406,942)	(\$2,645,236)	(\$1,000,832)	(\$37,029)	(\$954,602)	12,857,998
	Investments	Aviation Services	Distillery	Winery	Other	Mineral Exploration	Consolidated Total
Property and equipment additions	\$1,000	\$11,117,764	\$18,045	\$169,354	\$0	\$0	\$11,306,163
Total Assets	81,684,277	28,538,233	1,895,574	7,604,751	198,793	22,876,858	\$142,798,486
Total Liabilities	2 312 856	14 608 395	1 688 936	3 747 893	103 240	177.202	\$22,638,522

Industry Segments for the nine months ended September 30, 2024:

	Investments	Aviation Services	Distillery	Winery	Other	Consolidated Total
Loss on sale of marketable securities	(\$228,921)	\$0	\$0	\$0	\$0	(\$228,921)
Loss on sale of other investments	(6,056,878)	V				(6,056,878)
Interest and other income	373,125	1,690			132,796	507,611
Unrealized gain on investments	14,125,463					14,125,463
Revenue		4,320,598	1,653,158	912,199	-	6,885,955
Cost of Sales		(2,705,019)	(1,406,448)	(890, 170)		(5,001,637)
Salaries, Director and consulting fees	(1,046,655)	(972,514)	(702,029)	(393,394)		(3,114,592)
Stock based compensation	(646,837)			70.3	4.50	(646,837)
Office and general	(295,440)	(122,004)	(461,579)	(167,724)	(72,427)	(1,119,174)
Operating expenses	(764,352)	(448,619)	(908,602)	(426,696)	(10,179)	(2,558,448)
Amortization	(53,022)	(836,026)	(501,910)	(161,599)	(111,445)	(1,664,002)
Loss before income taxes	5,406,483	(761,894)	(2,327,410)	(1,127,384)	(61,255)	1,128,540
Income tax (provision) recovery	(245, 125)	-			1	(245,125)
Net loss and comprehensive loss	5,161,358	(\$761,894)	(\$2,327,410)	(\$1,127,384)	(\$61,255)	883,415
Net loss and comprehensive loss attri	butable to:					
Shareholders	\$5,161,358	(\$776,078)	(\$1,340,588)	(\$639,627)	(\$61,255)	\$2,343,810
Non-controlling interest		14,184	(986,822)	(487,757)	2	(1,460,395)
	\$5,161,358	(\$761,894)	(\$2,327,410)	(\$1,127,384)	(\$61,255)	883,415
	Investments	Aviation Services	Distillery	Winery	Other	Consolidated Total
Property and equipment additions	\$0	\$821,550	\$288,298	\$239,580	\$10,000	\$1,359,428
Total Assets	58,361,938	17,552,527	3,371,479	7,390,267	349,452	87,025,663
Total Liabilities	3,652,869	5,919,226	2,066,304	3,794,858	248,142	15,681,399

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22. FINANCIAL INSTRUMENTS

The investment operations of Northfield's business involve the purchase and sale of securities and, accordingly, the majority of Northfield's assets are currently comprised of financial instruments. The use of financial instruments can expose Northfield to several risks, including liquidity, other price and interest risks. A discussion of Northfield's use of financial instruments and their associated risks is provided below. There has been no change to Northfield's risk management policies or processes during the quarter.

(a) Liquidity risk

Liquidity risk is the risk that Northfield will have insufficient cash or other resources to meet its financial obligations as they come due. Northfield's liquidity and operating results may be adversely affected if Northfield's access to the capital markets is hindered, whether as a result of a downturn in stock market conditions generally or related to matters specific to Northfield, or if the value of Northfield's investments declines, resulting in losses upon disposition. Northfield generates cash flow primarily from its financing activities and proceeds from the disposition of its investments, in addition to interest and dividend income earned on its investments. Northfield has sufficient marketable securities which are freely tradable and relatively liquid to fund its obligations as they become due under normal operating conditions.

From time to time Northfield uses financial leverage or margin when purchasing investments. Trading on margin allows Northfield to borrow part of the purchase price of the investments (using marginable investments as collateral), rather than pay for them in full. Buying on margin allows Northfield to increase its portfolio size by increasing the number and amount of investment through leverage. However, if the market moves against Northfield's positions and Northfield's investments decline in value, Northfield may be required to provide additional funds to its brokers, which could be substantial. Given the nature of Northfield's business, Northfield may not have sufficient cash on hand to meet margin calls and may be required to liquidate investments prematurely and/or at a loss, in order to generate funds needed to satisfy Northfield's obligations. Furthermore, if Northfield is unable to provide the necessary funds within the time required, Northfield's marginable investments may still be liquidated at a loss by its brokers to meet the obligations (and Northfield may still be required to make up any additional shortfall in funds thereafter).

Northfield has at times borrowed funds from other sources to meet its obligations, but there can be no assurances that such funds will be available in the future, or available on reasonable terms, and the absence of available funding and/or the sale of Northfield's investments in order to meet margin calls could have a materially adverse impact on Northfield's operating results. Northfield has a revolving facility in the amount of \$1,175,000 of which \$429,000 was drawn at September 30, 2025 (December 31, 2024 - \$158,000).

As at September 30, 2025, based on typical margin requirements Northfield had available margin of approximately \$1,010,733 from its brokers (December 31, 2024 - \$2,439,196), of which Northfield was using \$331,468 (December 31, 2024 - \$1,170,825). Northfield manages this risk by not over extending the use of margin. As at September 30, 2025, a 10% decrease in the closing price of Northfield's investments with all other variables held constant would reduce the available margin to \$909,659 (December 31, 2024 - \$2,152,842).

(b) Other price risk

Market risk is the risk that the fair value of, or future cash flows from Northfield's financial instruments will significantly fluctuate because of changes in market prices. The value of the financial instruments can be affected by changes in interest rates, foreign exchange rates, equity and commodity prices. Northfield is exposed to other price risk, a component of market risk, in trading its investments and unfavourable market conditions could result in dispositions of investments at less than favourable prices.

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22. FINANCIAL INSTRUMENTS (continued)

(b) Other price risk (continued)

The following table shows the estimated sensitivity of Northfield's after-tax net comprehensive income for the nine months ended September 30, 2025 resulting from a change in market price of Northfield's investments with all other variables held constant as at September 30, 2025:

Percentage of change in closing prices	Change in comprehensive income (net of tax) from % increase in closing price		Change in comprehensive income (net of tax) from % decrease in closing price			
Investments FVTPL						
5%	\$	3,410,765	\$	(3,410,765)		
10%	\$	6,821,529	\$	(6,821,529)		

(c) Interest rate risk

Interest rate risk is the impact that changes in interest rates could have on Northfield's earning and liabilities. As at September 30, 2025, Northfield had access to credit facilities comprised of due to brokers and credit facilities (collectively "interest risk liabilities"), which bore interest at rates fluctuating with the prime rate or overnight lending rate. From time to time Northfield uses these facilities, and at September 30, 2025 the amount outstanding was \$429,000 (December 31, 2024 - \$158,000). The interest bearing liabilities can be repaid by Northfield at any time without notice or penalty, which provides Northfield with some ability to manage and mitigate its interest risk.

Northfield invests in fixed income securities and high interest savings accounts that are subject to interest rate price risk resulting from changes in fair value from market fluctuations in interest rates. To minimize this risk, all fixed income securities and high interest savings accounts held by Northfield as at September 30, 2025 are redeemable upon demand.

(d) Credit risk

Credit risk is the risk of financial loss to Northfield if a counter party to a financial instrument fails to meet its payment obligations. Northfield is exposed to credit risk with respect to its cash and cash equivalents and receivables.

Northfield's credit risk is primarily attributable to cash and cash equivalents and receivables. Management believes that the credit risk concentration with respect to cash and cash equivalents is remote as it maintains accounts with highly-rated financial institutions and brokerage firms. As such, as at September 30, 2025, Northfield had \$1,964,688 in financial assets that may be subject to credit risk defaults (December 31, 2024 - \$918,219).

(e) Currency risk

Currency risk is the risk that the fair value of, or future cash flows from Northfield's financial instruments will fluctuate because of changes in foreign exchange rates. Some of Northfield's investments are denominated in foreign currencies and are therefore exposed to foreign exchange fluctuations. Northfield believes it is not significantly exposed to currency risk as these investments comprise approximately 10% of Northfield's total investments. Consequently, fluctuations of the United States dollar in relation to Canadian dollar impact the fair value of financial assets and operating results. Financial assets subject to currency translation risk primarily include United States dollar denominated cash and marketable securities.

For the nine months ended September 30, 2025 management estimates that if the United States dollar had strengthened or weakened by 10% against the Canadian dollar, assuming all other variables remained constant, net income for the period would have increased or decreased by approximately \$158,000 (December 31, 2024 - \$273,000).

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Expressed in Canadian Dollars

Unaudited

For the three and nine months ended September 30, 2025 and 2024

22. FINANCIAL INSTRUMENTS (continued)

(f) Concentration risk

One investments comprises 83% of the other investments balance at September 30, 2025 (December 31, 2024 - two investments comprised 65% and 14%). One investment comprises 93% of the marketable securities balance at September 30, 2025 (December 31, 2024 - one investment comprised 94%). No customers in TNA comprised over 10% of Northfield's consolidated revenues (December 31, 2024 - two customer in TNA comprised 13% and 12%). Three customer in TNA comprised 27%, 24% and 13% of the receivable balance at September 30, 2025 (December 31, 2024 - 17%).

(g) Fair value

Northfield has determined the fair value of its financial instruments as follows:

- (i) The carrying values of receivables and accounts payable and accrued liabilities, loans payable and credit facilities approximate their fair values due to the short-term nature of these instruments. Loans payable also approximate fair value given their recent issuance.
- (ii) Investments are carried at amounts in accordance with Northfield's accounting policies. The fair value of securities that do not have a quoted market price in an active market (private company investments) cannot be reliably measured due to the significant variability in the range of reasonable fair values for these instruments and the inability to assign probabilities to a range of fair value estimates. The market for these financial instruments is a private equity market. The entity intends to dispose of these financial instruments by way of transfer of ownership, if possible.

(h) Fair value hierarchy

Northfield adopted the accounting standards associated with financial instruments resulting in a three-tier categorization as a framework for disclosing fair value based upon inputs used to value Northfield's investments.

The hierarchy is summarized as:

Level 1 – public company investments and cash.

Level 2 – warrants for which are not traded on a recognized securities exchange and where there are sufficient and reliable observable market inputs, the Black-Scholes model for valuation is used.

Level 3 – private company investments.

As at	September 30 [2025	December 31, 2024
Level 1	\$ 16,615,988 \$	24,567,899
Level 2	208,128	240,065
Level 3	66,330,897	32,027,828
	\$ 83,155,013 \$	56,835,792

During the nine months ended September 30, 2025, \$50,000 of investments were transferred from Level 3 to Level 1 (December 31, 2024 - \$914,060). Transfers in and out of Level 3 are due to changes in the observability of market data.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Expressed in Canadian Dollars

Unaudited

For the three and nine months ended September 30, 2025 and 2024

22. FINANCIAL INSTRUMENTS (continued)

(h) Fair value hierarchy (continued)

During the nine months ended September 30, 2025, the reconciliation of investments measured at fair value using unobservable inputs (Level 3) is presented as follows:

Balance - December 31, 2024	\$ 32,027,828
Purchases	19,051,825
Transfers out of Level 3 to Level 1	(50,000)
Acquisitions (note 7)	50,000
Change in unrealized gains	15,251,244
Balance - Sentember 30, 2025	\$ 66 330 897

The following table presents the fair value, categorized by key valuation techniques and the unobservable inputs used within Level 3 as at:

	September 30, 2025			December 31, 2024		
Valuation Technique		Fair Value		ervable puts	Fair Value	Unobservable inputs
Recent financings	\$	66,182,147		tion price	\$ 31,879,078	Transaction price or last capital raise
Public company comparables		148,750		ise Value	148,750	Enterprise Value
Other Investments ⁽¹⁾	\$	66,330,897	\$	-	\$ 32,027,828	\$ -

⁽¹⁾For these Level 3 investments, the inputs used can be highly judgemental. A +/- 25% change on the unobservable input of these investments would have resulted in a corresponding +/- \$16.6 million at September 30, 2025 (December 31, 2024: +/- \$8.0 million) change to the total fair value of the investments.

(i) Categories of financial instruments

The carrying amounts of each of Northfield's categories of financial instruments are as follows:

As at	September 30, December 31, 2025 2024
FVTPL	\$ 48,201,943 \$ 56,835,792
Amortized cost	\$ 1,158,776 \$ 918,219
Financial liabilities	\$ 15,769,967 \$ 12,454,533

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Expressed in Canadian Dollars

Unaudited

For the three and nine months ended September 30, 2025 and 2024

23. CONTINGENCIES AND COMMITMENTS

In the normal course of operations, certain contingencies may arise relating to legal actions undertaken against Northfield. In the opinion of management, the outcome of such potential legal actions will not have a material adverse effect on Northfield's results of operations, liquidity or its financial position.

Northfield is committed to and contingently liable for annual rental payments for premises and other loans payable as follows:

2025	\$	2,164,292
2026		3,477,430
2027		6,200,272
2028		1,682,198
2029		1,621,485
2030 & thereafter		8,637,891
	¢	23,783,568
	Ð	23,703,500

24. SUBSEQUENT EVENT

On November 19, 2025 Northfield announced a brokered financing (the "Offering") of units (the "Units") at a price of \$5.50 per Unit (the "Issue Price") for aggregate gross proceeds of up to \$10,000,001. Each Unit will consist of one class A restricted voting share of Northfield (a "Share") and one Share purchase warrant (a "Warrant"). Each Warrant will entitle the holder thereof to purchase one additional Share at an exercise price of \$7.50 per Share for a period of three years following the closing date of the Offering. The net proceeds from the Units issued under the Offering will be used to fund operational expenditures and for general corporate purposes. Closing of the Offering remains subject to the approval of the TSXV and is expected to occur on or about December 2, 2025 or such other date or dates as the Northfield may determine.

25. RECLASSIFICATION OF COMPARATIVE FIGURES

Certain comparative figures have been reclassified to conform to the current period's presentation. Such reclassifications did not affect net income (loss), comprehensive income (loss) or shareholders' equity.