
GRANITESHARES FINANCIAL PUBLIC LIMITED COMPANY

**UNAUDITED INTERIM FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2024 TO 31
DECEMBER 2025**

GRANITESHARES FINANCIAL PUBLIC LIMITED COMPANY

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GRANITESHARES FINANCIAL PUBLIC LIMITED COMPANY

COMPANY INFORMATION

DIRECTORS	Aileen Mannion Raja Gul
COMPANY REGISTRATION NUMBER	608059
COMPANY SECRETARY AND ADMINISTRATOR	TMF Administration Services Limited Ground Floor Two Dockland Central Guild Street, North Dock Dublin D01 K2C5 Ireland
NOTE TRUSTEE, PRINCIPAL PAYING AGENT, SWAP COLLATERAL CUSTODIAN AND ACCOUNT BANK	The Bank of New York Mellon 160 Queen Victoria Street London, EC4V 4LA England
SWAP COUNTERPARTY AND CALCULATION AGENT	Natixis S.A. 30 Avenue Pierre Mendes-France Paris 75013 France
ARRANGER	GraniteShares Jersey Limited 28 Esplanade St. Helier Jersey JE2 3QA Channel Islands
INDEPENDENT AUDITORS	Grant Thornton Chartered Accountants and Statutory Audit Firm 13 – 18 City Quay Dublin 2, D02 ED70 Ireland

COMPANY INFORMATION (CONTINUED)

LEGAL ADVISERS

Irish Law Advisers/Irish Listing Agent
Matheson
70 Sir John Rogerson's Quay
Grand Canal Dock
Dublin 2, D02 R296
Ireland

English Law Advisers
Linklaters LLP
One Silk Street
London, EC2Y 8HQ
United Kingdom

Jersey Law Advisers
Carey Olsen
47 Esplanade
St Helier
Jersey
JE1 0BD
Channel Islands

GRANITESHARES FINANCIAL PUBLIC LIMITED COMPANY

DIRECTORS' REPORT FOR THE 6 MONTHS PERIOD ENDED 31 DECEMBER 2025

The directors present the Annual Report and the audited financial statements of Granitshares Financial Public Limited Company (the "Company") for the 6 months period ended 31 December 2025 (the "Financial Period").

PRINCIPAL ACTIVITIES

The Company is a public limited company, incorporated in Ireland on 17 July 2017, in accordance with the laws of Ireland with a registration number 608059.

The Company has been formed for the purpose of issuing collateralised exchange traded products ("ETP Securities" or "ETPs") and entering into a fully funded Swap agreements. Commercial activity commenced in September 2019 with the ETP Securities initially listed on the London Stock Exchange for trading on the secondary market.

The Company established a Collateralised ETP Securities Programme under which the Company issues, on an ongoing basis, collateralised exchange traded products of different classes (each a "Class") linked into indices providing exposure to a range of asset classes including equities, commodities, fixed income and currencies. The ETP Securities may have long or short, leveraged or unleveraged, exposure to the daily performance of the referenced index.

Each Class constitutes limited recourse obligations of the Company, secured on and payable solely from the assets constituting the ETP Securities in respect of such Class. Each Class of ETP Securities may comprise one or more tranches.

The ETP Securities have been listed for trading on the London Stock Exchange, Borsa Italiana S.p.A. (the "Italian Stock Exchange") and Deutsche Borse (the "Frankfurt Stock Exchange"). The Company uses the net proceeds of the issuance of the ETP Securities to enter into Total Return Swap Transactions ("TRSs") to hedge its payment obligations in respect of each Class of the ETP with one or more Swap Providers once the Swap Provider has delivered eligible collateral. The TRS for each Class of ETP Securities will produce cash flows to service all of the Company's payment obligations in respect of that Class.

At the end of the Financial Period, there were 65 ETPs in issuance (financial year ended 30 June 2025: 65 ETPs). The purchases over the financial year amounted to €109,803,682 (financial year ended 30 June 2025: €425,059,067) with sales of €162,310,888 (financial year ended 30 June 2025: €441,319,278).

Cash flows are a result of subscriptions and redemptions of ETP securities and expenses incurred. A movement on collateral does not generate a cash flow. The proceeds of the issuance of a tranche of ETP Securities of a Class will be paid by the Company to one or more of the Swap Providers with whom the Company has entered by the Company in relation that Class in proportion to the increase in the number of ETP Securities of that Class then outstanding.

The Company's payment obligations in respect of the ETP Securities of a Class will be covered entirely from payments received by the Company from the Swap Providers in respect of such TRS. Pursuant to the terms of each credit support document, the Company will be obliged to pay amounts equal to each distribution made on collateral held by it to the relevant Swap Provider upon receipt.

The ETP Securities do not bear interest at a prescribed rate. The return (if any) on the ETP Securities shall be calculated in accordance with the redemption provisions. The Classes of ETP Securities are disclosed in note 11.

The issuing and purchasing activity of ETP Securities by the Company reflects the demand and supply from market participants and investors. There are several factors that will impact by the supply and demand from market participants and investors, among them are (not exhaustive list):

- the general market trends, in particular the existence of a trend which may occur across the market or sector specific,
- the market volatility, in particular volatility spikes,
- Portfolio reallocation across specific names or sectors to express tactical allocation,
- the existence of competitor products,
- the ability for market participants to be involve is supporting the liquidity in the ETP Securities.

Over the fiscal period ending 31 December 2025, the Company continued to witness significant involvement from investors and market participants across its ETP Securities. The continuous interest in artificial intelligence and similar themes has translated in strong financial performances these areas. There were no acquisitions of own shares by the Company during the financial year (financial year ended 30 June 2025: nil). The Company does not have any branches.

The principal financial risks and uncertainties facing the Company during the financial year relate to the financial instruments held by it and are set out in note 14 to the financial statements and the Company expects the nature of these risks and uncertainties to remain the same for the foreseeable future.

GRANITESHARES FINANCIAL PUBLIC LIMITED COMPANY

DIRECTORS' REPORT FOR THE PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)

FUTURE DEVELOPMENTS

The plan for the foreseeable future is to continue with the issuance of ETPs under the programme mentioned above which may include listings on other stock exchanges.

RESULTS AND DIVIDENDS

The results for the financial year and the Company's financial position at the end of the financial year are set out on page 8 and 9, respectively. Profit on ordinary activities before taxation amounted to €1,000 (financial year ended 30 June 2025: €1,000). The corporation tax charge for the financial period is €250 (financial year ended 30 June 2025: €250).

No dividends were recommended to be paid for the financial period ended 31 December 2025 (financial year ended 30 June 2025: €nil).

Key performance indicators	Financial Period ended 31 December 2025	Financial period ended 30 June 2025
	€	€
(a) Net gain on financial assets at FVTPL	(8,316, 958)	172,422,495
(b) Net loss on financial liabilities at FVTPL	8,316, 958	(172,435,383)
(c) Financial assets at FVTPL	340,349,599	401,240,829
(d) Financial liabilities at FVTPL	(340,349,599)	(401,253,717)

PRINCIPAL RISKS AND UNCERTAINTIES

The operations of the Company are subject to various risks. Information about the financial risk management objectives and policies of the Company, along with exposure of the Company to market risk, currency risk, liquidity risk, concentration risk and operational risk, are disclosed in note 14 to the financial statements.

The ETP Securities continued to perform in line with their relevant benchmarks each disclosed in the programme's base prospectus as well as each ETP Securities' final terms (both set of documents available at www.graniteshares.com/ETPS).

Financial markets performed well during the 30 June 2025 to 31 December 2025 period. According to Bloomberg and during that period, the S&P 500 gained 11.0% while the technology-oriented NASDAQ-100 finished up 11.7% (both measured in US dollar). Market generally recovered well in the second half of 2025 due to potential trade deals and a dovish attitude by the US Federal Reserve.

GOING CONCERN

The directors have assessed the ability of the Company to continue in operational existence for twelve months from the date of approval of the financial statements ('the period of assessment') and have concluded that it is appropriate to prepare the financial statements on a going concern basis.

The nature of the Company's business dictates that the outstanding ETPs may be redeemed at any time by any authorised participant who has entered into an authorised participant agreement with the Company. As the redemption of ETPs will coincide with the sale of an equal amount of the TRSs, no liquidity risk is considered to arise. The Company has entered into its primary service contracts with service providers on a non-recourse basis and these costs are being met by GraniteShares Jersey Limited. Therefore, the directors are confident that the Company will have the ability to continue to pay its operating costs and any redemptions that may arise within the period of assessment.

Based on the above, the directors have concluded that the Company has no material uncertainties which would cast a significant doubt on the Company's ability to continue as a going concern over the period of assessment.

DIRECTORS AND COMPANY SECRETARY

The Secretary of the company is TMF Administration Services Limited. The directors and the company secretary are listed on page 1. Raja Gul and Aileen Mannion are the current active directors. During the financial year Jerrick Sy served as alternative director. The directors and the company secretary had no material interest in any contract of significance in relation to the business of the Company. The directors and company secretary who held office on 30 June 2025 did not hold any shares, debentures or loan stock of the Company on that date or during the financial year (financial year ended 30 June 2025: same).

GRANITESHARES FINANCIAL PUBLIC LIMITED COMPANY

DIRECTORS' REPORT FOR THE PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)

POWERS OF DIRECTORS

The directors are responsible for managing the business affairs of the Company in accordance with the Company's Constitution. The directors may delegate certain functions to TMF Administration Services Limited (the "Administrator") and other parties, subject to the supervision and direction of the directors

DIRECTORS' COMPLIANCE STATEMENT

The directors, in accordance with Section 225(2)(a) of the Companies Act 2014 (the "Act"), acknowledge that they are responsible for securing the Company's compliance with its relevant obligations. Relevant obligations, in the context of the Company, are the Company's obligations under:

- (a) the Act, where a breach of the obligations would be a category 1 or category 2 offence;
- (b) the Act, where a breach of the obligation would be a serious Market Abuse or Prospectus offence; and
- (c) tax law.

Pursuant to Section 225(2)(b) of the Act, the directors confirm that:

- (i) a compliance policy statement has been drawn up as required by Section 225(3)(a) of the Act setting out the Company's policies (that, in the directors' opinion, are appropriate to the Company) respecting compliance by the Company with its relevant obligations;
- (ii) appropriate arrangements and structures have been put in place that, in their opinion, secure material compliance with the Company's relevant obligations; and
- (iii) a review has been conducted, in the financial year, of the arrangements and structures referred to in paragraph (ii).

CORPORATE GOVERNANCE STATEMENT

The directors have established processes regarding internal controls and risk management systems to ensure effective oversight of the financial reporting process. These include appointing the Administrator to maintain the accounting records of the Company. The Administrator is contractually obliged to maintain adequate accounting records and to that end the Administrator performs reconciliations of its records to those of Granitshares Jersey Limited ("the Arranger"). The Administrator is also contractually obliged to prepare the annual report including financial statements for review and approval by the directors. The directors evaluate and discuss significant accounting and reporting issues as the need arises.

From time to time the directors also examine and evaluate the Administrator's financial accounting and reporting routines and monitor and evaluate the external auditors' performance, qualifications and independence. The Administrator has operating responsibility for internal control in relation to the financial reporting process and reports to the directors. The directors are responsible for assessing the risk of irregularities whether caused by fraud or error in financial reporting and ensuring the processes are in place for the timely identification of internal and external matters with a potential effect on financial reporting. The directors have also put in place processes to identify changes in accounting rules and recommendations and to ensure that these changes are accurately reflected in the Company's financial statements.

The Administrator is contractually obliged to design and maintain control structures to manage the risks which the directors judge to be significant for internal control over financial reporting. These control structures include appropriate segregation of responsibilities and specific control activities aimed at detecting or preventing the risk of significant deficiencies in financial reporting for every significant account in the financial statements and the related notes in the Company's financial statements. The directors delegate the asset valuation function to the Arranger who operates a sophisticated system of controls to ensure appropriate valuation. All the values for the financial instruments held by the Company have been provided by the Arranger and in our opinion, they are the most appropriate and reliable source of such fair values in its capacity as Arranger. We are satisfied that the amounts as stated in the Company's financial statements represent a reasonable approximation of those values.

The Company's policies and the directors' instructions with relevance for financial reporting are updated and communicated via appropriate channels, such as e-mail, correspondence and meetings to ensure that all financial reporting information requirements are met in a complete and accurate manner. The directors have an annual process to ensure that appropriate measures are taken to consider and address any shortcomings identified and measures recommended by the independent auditors. Given the contractual obligations of the Administrator, the directors have concluded that there is currently no need for the Company to have a separate audit committee or internal audit function in order for the directors to perform effective monitoring and oversight of the internal controls and risk management systems of the Company in relation to the financial reporting process. Therefore, the Company has taken the exemption available for Section 110 companies as set out under Section 1551 of the Companies Act 2014 S 11 (c) not to have a separate audit committee.

No director has a significant direct or indirect holding of securities in the Company. No person has any special rights of control over the Company's share capital. There are no restrictions on voting rights.

The directors are responsible for managing the business affairs of the Company in accordance with the Company Constitution. The directors may delegate certain functions to the Administrator and other parties, subject to the supervision and direction by the directors. The Board consists of two directors.

GRANITESHARES FINANCIAL PUBLIC LIMITED COMPANY

DIRECTORS' REPORT FOR THE PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025

(CONTINUED) ACCOUNTING RECORDS

The directors are responsible for ensuring that adequate accounting records, as outlined in Section 281 to 285 of the Companies Act 2014, are kept by the Company. The measures are taken by the directors to ensure compliance with the Company's obligation to keep adequate accounting records are the use of appropriate systems and procedures and ensuring that a competent service provider is responsible for the preparation and maintenance of the accounting records. The accounting records are kept at the Company's registered office at Ground Floor, Two Dockland Central, Guild Street, North Dock, Dublin, D01 KC25, Ireland.

SHAREHOLDER MEETINGS

The shareholder's rights and the operations of the shareholders meetings are defined in the Company's Constitution and complies with the Companies Act 2014.

RELATED PARTY TRANSACTIONS

The related party transactions in relation to the Company are disclosed in note 16.

SIGNIFICANT EVENTS DURING THE YEAR

The significant events during the year in relation to the Company are disclosed in note 17.

SIGNIFICANT SUBSEQUENT EVENTS

The significant subsequent events in relation to the Company are disclosed in note 18.

POLITICAL DONATIONS

The Company did not make any political donations during the financial year (financial year ended 30 June 2025: nil).

RESEARCH AND DEVELOPMENT

The Company did not engage in any research and development activity during the financial year (financial year ended 30 June 2025: nil).

INDEPENDENT AUDITOR

Grant Thornton, Chartered Accountants and Statutory Audit Firm is the independent auditor for the Company and will continue in office in accordance with section 383(2) of the Companies Act 2014.

RELEVANT AUDIT INFORMATION

Each of the persons who are directors at the time when this Directors' report is approved has confirmed that:

- so far as that director is aware, there is no relevant audit information of which the Company's auditors are unaware; and
- that director has taken all the steps that ought to have been taken as a director in order to be aware of any relevant audit information and to establish that the Company's auditors are aware of that information.

This report was approved by the Board on 25 March 2026 and signed on its behalf by:



.....
Raja Gul
Director



.....
Aileen Mannion
Director

DIRECTORS' RESPONSIBILITY STATEMENT

The directors are responsible for preparing the Directors' Report and the financial statements in accordance with applicable Irish company law and regulations.

Irish company law, requires the directors to prepare financial statements for each financial year. Under that law, they have elected to prepare the financial statements in accordance with IFRS Accounting Standards as adopted by the European Union ("IFRS") and applicable Irish law.

Under Irish company law, the directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the assets, liabilities and financial position of the Company and of its profit or loss for that financial year and otherwise comply with Companies Act 2014. In preparing these financial statements, the directors are required to:

- select suitable accounting policies and then apply them consistently;
- make judgments and estimates that are reasonable and prudent;
- state whether they have been prepared in accordance with IFRS Accounting Standards as adopted by the European Union ("IFRS");
- assess the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern;
- use the going concern basis of accounting, unless they either intend to liquidate the Company or to cease operations, or have no realistic alternative, but to do so; and
- ensure the annual report and financial statements include a fair review of the development and performance of the business and the option of the Issuer, together with a description of the principal risks and uncertainties the Company faces.

The directors are responsible for keeping adequate accounting records which disclose with reasonable accuracy at any time the assets, liabilities, financial position and profit or loss of the Company and enable them to ensure that the financial statements comply with the Companies Act 2014. They are responsible for such internal controls as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error, and have general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the Company and to prevent and detect fraud and other irregularities. The directors are also responsible for preparing a Directors' Report that complies with the requirements of the Companies Act 2014.

Directors Responsibilities under the Transparency Directive Regulations:

Each of the Directors, whose names and functions are listed on page 1, confirms that, to the best of their knowledge and belief:

- the financial statements, prepared in accordance with IFRS Accounting Standards and IFRS as adopted by the European Union and as applied in accordance with the Companies Act 2014, give a true and fair view of the assets, liabilities and financial position of the Company as at 31 December 2025;
- the Financial and Business Reviews on pages 3 - 6 include a fair review of the development and performance of the business for the period ended 31 December 2025 and the position of the Company at the year end;
- the Annual Report and Financial Statements, taken as a whole, provides the information necessary for shareholders to assess the Company's position and performance, business model and strategy and is fair, balanced and understandable

This report was approved by the Board on 25 March 2026 and signed on its behalf by:



.....
Raja Gul
Director



.....
Aileen Mannion
Director

GRANITESHARES FINANCIAL PUBLIC LIMITED COMPANY

**STATEMENT OF COMPREHENSIVE INCOME FOR
THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31
DECEMBER 2025**

	Note	6 months ended 31 December 2025 (Unaudited) €	Financial year ended 30 June 2025 €
Net gain on financial assets at fair value through profit and loss	3	(8,316, 958)	172,422,494
Net loss on financial liabilities at fair value through profit or loss	4	<u>8,316, 958</u>	<u>(172,422,494)</u>
Net operating income		-	-
Other income	5	1,759,157	4,614,362
Administrative expenses	6	<u>(1,758,757)</u>	<u>(4,613,362)</u>
Profit for the financial year before taxation		1,000	1,000
Taxation	7	<u>(250)</u>	<u>(250)</u>
Profit for the financial year after taxation		750	750
Other comprehensive income		<u>-</u>	<u>-</u>
Total comprehensive income for the financial year		<u><u>750</u></u>	<u><u>750</u></u>

All amounts relate to continuing operations.

The accompanying notes on pages 13 to 32 form an integral part of these financial statements.

GRANITESHARES FINANCIAL PUBLIC LIMITED COMPANY

**STATEMENT OF FINANCIAL POSITION
AS AT 31 DECEMBER 2025**

	Note	As at 31 December	As at 30 June
Assets		2025 (Unaudited) €	2025 €
Financial assets at fair value through profit or loss	8	340,349,599	401,240,829
Cash and cash equivalents	10	1,725,433	2,527,981
Other receivables	9	981,693	871,302
		<u>343,056,725</u>	<u>404,640,112</u>
Liabilities			
Financial liabilities at fair value through profit or loss	11	340,349,599	401,240,829
Other payables	12	<u>2,676,876</u>	<u>3,369,783</u>
		<u>343,026,475</u>	<u>404,610,612</u>
Equity			
Share capital	13	25,000	25,000
Retained earnings		<u>5,250</u>	<u>4,500</u>
Total equity		<u>30,500</u>	<u>29,500</u>
Total equity and liabilities		<u><u>343,056,725</u></u>	<u><u>404,640,112</u></u>

The accompanying notes on pages 13 to 32 form an integral part of these financial statements.

The audited financial statements were approved and authorised for issue by the Board on 25 March 2026 and signed on its behalf by:



.....
Raja Gul
Director



.....
Aileen Mannion
Director

GRANITESHARES FINANCIAL PUBLIC LIMITED COMPANY

**STATEMENT OF CHANGES IN EQUITY
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31
DECEMBER 2025**

For the financial period ended 31 December 2025 (Unaudited)	Share capital	Retained earnings	Total
	€	€	€
As at 1 July 2025	25,000	4,500	29,500
Total comprehensive income for the financial year	-	750	750
As at 31 December 2025	<u>25,000</u>	<u>5,250</u>	<u>30,250</u>
Financial year ended 30 June 2025	Share capital	Retained earnings	Total
	€	€	€
As at 1 July 2024	25,000	3,750	28,750
Total comprehensive income for the financial year	-	750	750
As at 30 June 2025	<u>25,000</u>	<u>4,500</u>	<u>29,500</u>

The accompanying notes on pages 13 to 32 form an integral part of these financial statements.

GRANITESHARES FINANCIAL PUBLIC LIMITED COMPANY

**STATEMENT OF CASH FLOWS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31
DECEMBER 2025**

		6 months period ended 31 December 2025 (Unaudited)	Financial year ended 30 June 2025
	€	€	€
Cash flows from operating activities			
Profit on ordinary activities before taxation		1,000	1,000
<i>Adjustments:</i>			
Net gains on financial assets at fair value through profit or loss	3	(8,316,958)	(172,422,494)
Net losses on financial liabilities at fair value through profit or loss	4	8,316,958	172,422,494
Movement in other receivables		(110,391)	(558,620)
Movement in other payables		(693,157)	1,189,225
		(802,548)	631,605
Taxation paid		-	(250)
Net cash flows generated from operating activities		(802,548)	631,355
Cash flows from investing activities			
TRS purchases		(109,803,682)	(425,059,067)
TRS sales		162,310,888	441,319,278
Net cash generated from investing activities		(28,998,799)	16,260,211
Cash flows from financing activities			
ETP subscription	11	109,803,682	425,059,067
ETP redemption	11	(162,310,888)	(441,319,278)
Net cash flows used in financing activities		28,998,799	(16,260,211)
Net increase in cash and cash equivalents		(802,548)	631,355
Cash and cash equivalents at the beginning of financial year		2,757,248	1,896,626
Cash and cash equivalents at the end of financial year	10	1,725,433	2,757,981

The accompanying notes on pages 13 to 32 form an integral part of these financial statements.

**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025**

1 GENERAL INFORMATION

The Company was incorporated on 17 July 2017 in accordance with the laws applicable in Ireland under registration number 608059. The Company is a public limited company and qualifies for the regime contained in Section 110 of the Irish Taxes Consolidation Act, 1997 (the "TCA, 1997"). This provides that a qualifying company will be liable to corporation tax at the rate of 25% under Case III of Schedule D of the TCA in respect of taxable profits. The Company's registered office is at Ground Floor, Two Dockland Central, Guild Street, North Dock, Dublin D01 K2C5, Ireland.

The Company has been formed for the purpose of issuing collateralised ETP Securities and entering into a fully funded Swap agreement. Commercial activity commenced in September 2019 with the ETP Securities initially listed on the London Stock Exchange for trading on the secondary market.

The Company established a Collateralised ETP Securities Programme under which the Company issues, on an ongoing basis, collateralised exchange traded products of different classes (each a "Class") linked into indices providing exposure to a range of asset classes including equities, commodities, fixed income and currencies. The ETP Securities may have long or short, leveraged or unleveraged, exposure to the daily performance of the referenced index.

The ETP Securities have been listed for trading on the London Stock Exchange, Borsa Italiana S.p.A. (the "Italian Stock Exchange"), Euronext Paris and Deutsche Boerse (the "Frankfurt Stock Exchange"). The Company uses the net proceeds of the issuance of the ETP Securities to enter into Total Return Swap Transactions ("TRS") to hedge its payment obligations in respect of each Class of the ETPs with one or more Swap Providers once the Swap Provider has delivered eligible collateral. The TRS for each Class of ETP Securities will produce cash flows to service all of the Company's payment obligations in respect of that Class.

The Company's principal activity is the listing and issue of ETPs. The securities are issued as demand requires. The Company purchases a matching TRS from swap providers to hedge its liabilities and ensure the assets can service its liabilities. The number and terms of ETPs outstanding will match the number and terms of ETP Swap Contracts so that the obligations of the Company and the Swap Provider Match. The price of an ETP Swap Contract will equal the price of an ETP. GraniteShares Jersey Limited (the "Arranger") supplied and/or arranged for the supply of all administrative services to the Company and paid all management and administration costs of the Company, in return for which the Company pays the Arranger an arranger fee.

The Company considers the capital management and its current capital resources to be adequate to maintain the ongoing listing and issue of the ETPs.

2 Material accounting policy information

2.1 Statement of compliance

The company financial statements have been prepared in accordance with IFRS Accounting Standards as adopted by the European Union (IFRS).

2.2 Basis of preparation

The financial statements have been prepared on a going concern basis and under the historical cost convention except for the Company's financial assets and liabilities at fair value through profit and loss.

2.3 New and amended standards and interpretations

In preparing the financial statements, the Company has adopted all relevant accounting standards applicable for accounting periods beginning on or after 1 July 2025. A number of new standards are effective from 1 July 2025 but they do not have a material effect on the Company's financial statements.

The directors have reviewed those standards and interpretations that are issued but not yet effective up to the date of issuance of the Company's financial statements and assessed that none of those new standards and interpretations will have a material impact to the Company's financial statements.

The following standards and amendments to standards are required to be applied for future annual periods and some are available for early adoption. The Company has taken the decision not to adopt these amendments early.

**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)**

2 Material accounting policy information (continued)

2.3 New and amended standards and interpretations (continued)

At the date of authorisation of these financial statements, the Company has not applied the following new and revised IFRS Standards that have been issued but are not yet effective:

New requirements not yet effective and not yet applied	Effective date: for financial year beginning on or after
Lack of Exchangeability - Amendments to IAS 21	1 January 2025
Classification and Measurement of Financial Instruments - Amendments to IFRS 9 and IFRS 7	1 January 2026
Annual Improvements to IFRS Accounting Standards— Volume 11	1 January 2026
Power Purchase Agreements – Amendments to IFRS 9 and IFRS 7	1 January 2026
IFRS 18 – Presentation and Disclosure in Financial Statements	1 January 2027
IFRS 19 - Subsidiaries without Public Accountability: Disclosures	1 January 2027

*Where new requirements are endorsed the EU effective date is disclosed. For un-endorsed standards and interpretations, the IASB's effective date is noted. Where any of the upcoming requirements are applicable to the Company, it will apply them from their EU effective date.

2.4 Use of estimates and judgements

The preparation of the audited financial statements requires the directors to make judgments, estimates and assumptions that may affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions will be reviewed on an ongoing basis. Revisions to accounting estimates will be recognised in the period in which the estimates are revised and in any future periods affected.

The principal application of judgement and sources of estimation of uncertainty arise with respect to determining the functional currency (see note 2.5).

2.5 Functional and presentation currency

These audited financial statements are presented in Euro ("EUR" or "€") which is the Company's presentation currency. The directors of the Company believe that Euro is the appropriate presentation currency as it reports to the Central Bank of Ireland in Euro.

Functional currency is the currency of the primary economic environment in which the entity operates. The ETP Securities issued by the Company and swap transactions entered into by the Company are denominated in Euro ("EUR" or "€"), Pound Sterling ("GBP" or "£") and US Dollars (US or "\$"). The directors of the Company believe that Euro most faithfully represents the economic effects of the underlying transactions, events and conditions.

2.6 Financial instruments

Classification

The Company has adopted the following classifications for financial instruments:

Financial assets:

- At fair value through profit or loss: TRS.
- Amortised cost: Cash and cash equivalents and other receivables.

Financial liabilities:

- At fair value through profit or loss: ETP Securities.
- Amortised cost: other payables.

NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)

2 Material accounting policy information (continued)

2.6 Financial instruments (continued)

Puttable options:

Security-holders can request for the ETP Securities to be repurchased by the Issuer on a daily basis against the Value per ETP. Security-holders have no ability to influence the issuer's activity.

On that basis, ETP Securities are non-equity instrument but can be considered as bonds with an embedded 1-day put option.

The classification is determined by both:

- The Company's business model for managing the financial asset and financial liability.

The Company purchases a matching total return swaps from swap providers to hedge its liabilities and ensure the assets can service its liabilities. The number and terms of ETP Securities outstanding will match the number and terms of swap contracts so that the obligations of the Company and the swap provider match.

- The contractual cash flow characteristics of the financial assets and financial liability.

The Company uses the net proceeds of the issuance of the ETP Securities to enter total return swaps to hedge its payment obligations in respect of each Class of the ETP Securities with one or more swap providers. The total return swaps for each Class of ETP Securities produce cash flows to service all the Company's payment obligations in respect of that Class.

Recognition

Purchases and sales of financial instruments are recognised using trade date accounting, the day that the Company commits to purchase or sell the asset. From this date any gains and losses arising from changes in fair value of the financial assets or financial liabilities are recorded through the Statement of Comprehensive Income.

Measurement

Financial instruments that are held within a different business model other than 'hold to collect' or 'hold to collect and sell' are categorised at fair value through profit or loss. Financial instruments are measured initially at fair value (transaction price) plus, in case of a financial asset or financial liability not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition or issue of the financial asset or financial liability. Subsequent to initial recognition, all instruments classified as at fair value through profit or loss, are measured at fair value with changes in their fair value recognised in profit or loss in the Statement of Comprehensive Income. Transaction costs on financial assets and financial liabilities at fair value through profit or loss are expensed immediately.

A financial asset is measured at amortised cost if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- Its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

These assets are subsequently measured at amortised cost using the effective interest method. The amortised cost is reduced by impairment losses. The financial assets at amortised cost consist of cash and cash equivalents and other receivables.

Fair value estimation

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

The price per ETP Securities is calculated daily to reflect the daily change in the relevant index of the ETP Securities, and will take into account all applicable fees and adjustments. On the issue date of the class, the price per ETP Securities will be equal to its issue price. On any valuation date thereafter, the price per ETP is calculated according to a formula which reflects the price per ETP on the immediately preceding valuation date.

**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)**

2 Material accounting policy information (continued)

2.6 Financial instruments (continued)

The TRSs are valued at fair value utilising predefined formula and market prices consistent with the ETP valuation process. In the absence of readily available market prices, the Swap Provider will provide the inputs for the valuation. Where possible, the Company independently calculates the fair value and verifies the Swap Providers valuation with any variation investigated. The valuation determined by the Swap counterparty may be based on assumptions of market conditions at the time of valuation, similar arm's length market transactions if available, reference to the current fair value of similar instruments and a variety of different valuation techniques such as the discounted cash flow techniques, option pricing models or any other valuation technique that provides a reliable estimate of prices obtained in actual market transactions. All TRSs are carried as assets when fair value is positive and as liabilities when fair value is negative.

Transfer between levels of the fair value hierarchy

There were no transfers between levels of the fair value hierarchy in the financial year.

Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the Statement of Financial Position where the Company currently has a legally enforceable right to set-off the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

Derecognition

The Company derecognises a financial asset when the contractual rights to the cash flows from the financial asset expire, or when it transfers the financial asset in a transaction in which substantially all the risks and rewards of ownership of the financial asset are transferred or in which the Company neither transfers nor retains substantially all the risks and rewards of ownership and does not retain control of the financial asset.

Any interest in transferred financial assets that qualify for derecognition that is created or retained by the Company is recognised as a separate asset or liability in the Statement of Financial Position.

On derecognition of a financial asset, the difference between the carrying amount of the asset (or the carrying amount allocated to the portion of the asset derecognised), and the consideration received (including any new asset obtained less any new liability assumed) is recognised in the Statement of Comprehensive Income.

The Company derecognises a financial liability when its contractual obligations are discharged or cancelled or expired.

Net gain/(loss) on financial instruments at fair value through profit or loss

Realised gain/(loss) on financial assets are recorded as part of net gain/(loss) on financial assets (or liabilities) at fair value through profit or loss within the Statement of Comprehensive Income.

Unrealised gain/(loss) relates to gains and losses arising from changes in fair value of financial instruments during the financial year. Unrealised gain/(loss) on financial instruments are recognised within net gain/(loss) on financial assets (or liabilities) at fair value through profit or loss within the Statement of Comprehensive Income.

Expected credit losses

The impairment model applies to financial assets measured at amortised cost and debt investments at FVOCI, but not to investments in equity instruments.

Loss allowances are measured on either of the following bases:

- 12-month ECLs: these are ECLs that result from possible default events within the 12 months after the reporting date; and
- lifetime ECLs: these are ECLs that result from all possible default events over the expected life of a financial instrument.

The Company measures loss allowances at an amount equal to lifetime ECLs, except for the following, which are measured as 12-month ECLs:

- debt securities that are determined to have low credit risk at the reporting date; and
- other debt securities and bank balances for which credit risk (i.e. the risk of default occurring over the expected life of the financial instrument) has not increased significantly since initial recognition.

**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)**

2 Material accounting policy information (continued)

2.6 Financial instruments (continued)

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECLs, the Company considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Company's historical experience and informed credit assessment and including forward-looking information.

The maximum period considered when estimating ECLs is the maximum contractual period over which the Company is exposed to credit risk.

See note 14.2 further discussion on credit risk.

2.7 Cash and cash equivalents

Cash and cash equivalents includes cash held with banks which is subject to insignificant risk in terms of changes of fair value with original maturities of three months or less, and are used by the Company in the management of its short-term commitments.

2.8 Other receivables and payables

Other receivables and payables with no stated interest rate and receivable within one year are recorded at transaction price.

2.9 Ordinary share capital presented as equity

Ordinary shares are not redeemable and do not participate in the net income of the Company are classified as equity as per the Company's Constitution.

2.10 Taxation

Income tax expense comprises current and deferred tax. Income tax expense is recognised in the Statement of Comprehensive Income except to the extent that it relates to items recognised directly in equity, in which case it is recognised in equity.

Current tax is the expected tax payable on the taxable income for the financial year using the tax rates applicable to the Company's activities enacted or substantively enacted at the reporting date, and adjustments to tax payable in respect of previous financial years, if any.

Deferred taxation is accounted for, without discounting, in respect of all temporary differences between the treatment of certain items for taxation and accounting purposes which have arisen but have not been reversed by the financial year end date except as otherwise required by IAS 12 'Deferred Tax'. Provision is made at the tax rates that are expected to apply in the financial year in which the temporary differences reverse. Deferred tax assets are recognised only to the extent that it is considered more likely than not that they will be recovered. A deferred tax asset is recognised only to the extent that it is probable that future taxable profits will be available against which the asset can be utilised. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realised.

2.10 Other income

The Company is entitled to receive a management fee which is calculated and paid by the Swap Provider by reference to a management fee rate under the specified terms of each relevant TRS by charging the applicable fee rate on the daily market value of each security.

The Company receives income from the Arranger to cover any expenses that are incurred. This is classified as 'other income' in the Statement of Comprehensive Income.

2.11 Administration expenses

The Company pays an arranger fee to the Arranger which is calculated based on the amount of fees received from the Swap Provider. The arranger fees are accrued on a daily basis and are recorded in the Statement of Comprehensive income.

GRANITESHARES FINANCIAL PUBLIC LIMITED COMPANY

**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)**

2 Material accounting policy information (continued)

2.11 Administration expenses (continued)

Creation and Redemption fees are charged to the Company by the Paying Agent. The Company then charges these to the Authorised Participants. They are charged on a per transaction basis.

Administration expenses include amounts accrued for expenses such as administration and management incurred during the financial year.

2.10 Foreign currency transaction

Transactions in foreign currencies are translated to the functional currency of the Company at exchange rates at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies at the reporting date are retranslated to the functional currency at the exchange rate at that date. Non-monetary assets and liabilities denominated in foreign currencies that are measured at fair value are retranslated to the functional currency at the exchange rate at the date that the fair value was determined. Foreign currency differences arising on retranslation are recognised in the Statement of Comprehensive Income.

2.11 Unearned Income

This relates to the excess cash that the company received from the Arranger to cover for expenses.

The Company receives cash from the Arranger to cover for expenses. Whenever the cash is yet to be received it is recorded as a receivable from the Arranger.

However, when more cash was received from the Arranger to cover for expenses it is recorded as a payable.

3 Net gain on financial assets at fair value through profit or loss

	6 months period ended 31 December 2025 (unaudited) €	Financial year ended 30 June 2025 €
Unrealised gains/(loss) on financial assets at fair value through profit or loss	(62,036,296)	45,150,019
Realised gain/(loss) on financial assets at fair value through profit or loss	53,719,338	97,043,938
	<u>(8,316,958)</u>	<u>142,193,957</u>

**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)**

3 Net gain on financial assets at fair value through profit or loss (continued)

Net losses on financial assets at fair value through profit or loss arises from changes in fair value on ETPs listed on the London Stock Exchange, Borsa Italiana S.p.A. (the "Italian Stock Exchange") and Deutsche Boerse (the "Frankfurt Stock Exchange").

4 Net loss on financial liabilities at far value through profit or loss

	6 months period ended 31 December 2025 (unaudited) €	Financial year ended 30 June 2025 €
Unrealised losses on financial liabilities at fair value through profit or loss	62,036,296	(84 564 503)
Realised (loss)/gain on financial liabilities at fair value through profit or loss	<u>(53,719,338)</u>	<u>(87 857 991)</u>
	<u>8,316,958</u>	<u>(172,422,494)</u>

5 Other Income

	6 months period ended 31 December 2025 (unaudited) €	Financial year ended 30 June 2025 €
Issuer profit	1,000	1,000
Other income	171,489	1,694,683
Management fee income	<u>1,587,268</u>	<u>2,918,679</u>
	<u>1,759,757</u>	<u>4,614,362</u>

6 Administrative expenses

	6 months period ended 31 December 2025 (unaudited) €	Financial year ended 30 June 2025 €
Audit and tax compliance fees	(35 598)	(68,810)
Corporate service fees	(6,600)	(16,057)
Other costs	(129,291)	(1,609,816)
Management fees	<u>(1,587,268)</u>	<u>(2,918,679)</u>
	<u>(1,758,757)</u>	<u>(4,613,362)</u>

**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)**

6 Administrative expenses (continued)

Audit and tax compliance fees breakdown:

	6 months period ended 31 December 2025 (unaudited) €	Financial year ended 30 June 2025 €
Auditor's remuneration in respect of the financial year audit of financial statements	(48,710)	(65,000)
Tax compliance	(3,098)	(3,810)
	(51,808)	(68,810)

The Company has no employees and services required are contracted from third parties. TMF Administration Services Limited allocated approximately EUR 1,000 (financial year ended 30 June 2025: EUR 1,000) from the corporate service fee received as consideration for making available of individuals to act as directors of the Company.

7 Taxation

	6 months period ended 31 December 2025 (unaudited) €	Financial year Ended 30 June 2025 €
Corporation tax based on profit for the financial year	250	250
Factors affecting Company tax charge for the financial year are explained below:		
Profit on ordinary activities before taxation	1,000	1,000
Profit on ordinary activities multiplied by the standard rate of Irish corporation tax for the financial period of 12.5%	(125)	(125)
Effect of higher tax rate (25%) applicable under Section 110 TCA, 1997	(125)	(125)
Current tax credit for the financial year	(250)	(250)
Corporation tax charged	250	250
Corporation tax paid	(250)	(250)
Ending corporation tax payable	-	-

The Company is a qualifying company within the meaning of Section 110 of the TCA, 1997. As such, the profits are chargeable to corporation tax under Case III of Schedule D of the TCA at a rate of 25%, but are computed in accordance with the provisions applicable to Case I of Schedule D of the TCA. There was no deferred tax during the financial year (financial year ended 30 June 2025: nil).

GRANITESHARES FINANCIAL PUBLIC LIMITED COMPANY

**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)**

8 Financial assets at fair value through profit or loss

	As at 31 December 2025 (unaudited) €	Financial year Ended 30 June 2025 €
Fair value of TRS	340,349,599	401,240,829

9 Other receivables

	As at 31 December 2025 (unaudited) €	As at 30 June 2025 €
Issuer profit receivable	7,000	6,000
Share capital receivable	18,750	18,750
Other receivables	955,943	568,888
	<u>981,693</u>	<u>593,638</u>

Based on the review of the directors, no impairment was recorded for the year (financial year ended 30 June 2025: Nil) as the expected losses are considered to be immaterial.

10 Cash and cash equivalents

	As at 31 December 2025 (unaudited) €	As at 30 June 2025 €
Cash and cash equivalents	1,725,433	2,757,248

Based on the review of the Directors, no impairment is recorded (financial year ended 30 June 2025: Nil) as the cash and cash equivalent have a low credit risk based on the external credit ratings of the counterparty and any expected losses are considered to be immaterial.

11 Financial liabilities at fair value through profit or loss

	6-month period ending 31 December 2025 (unaudited) €	12- month period ending 30 June 2025 €
1 July 2025	401,240,829	245,078,546
Cash flows:		
Subscriptions	109,803,683	425,059,068
Redemptions	(162,310,888)	(441,319,278)
Non-cash:		
Fair value movement	8,384,024	172,422,493
Fair value of ETP Securities	<u>340,349,599</u>	<u>401,240,829</u>

GRANITESHARES FINANCIAL PUBLIC LIMITED COMPANY

**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)**

11 Financial liabilities at fair value through profit or loss (Continued)

As at 31 December 2025 and 30 June 2025 the following are the ETP Securities in issue which are listed on the London Stock Exchange, Borsa Italiana S.p.A. (the "Italian Stock Exchange") and Deutsche Boerse (the "Frankfurt Stock Exchange").

The table below shows ETPs cross listed in London Stock Exchange, Borsa Italiana and Deutsche Boerse

Security Name	ISIN	BBG Ticker main listing	As at 31 December 2025 €	As at 30 June 2025 €	Launch date
GraniteShares 3x Long FAANG Daily ETP	XS2305050804	3FNG	3,232,025	2,727,871	4 March 2021
GraniteShares FAANG ETP	XS2305050556	FANG	1,387,194	1,346,378	4 March 2021
GraniteShares 1x Short FAANG Daily ETP	XS2679090162	SFNG	544,605	653,111	4 March 2021
			<u>5,163,824</u>	<u>4,727,360</u>	

GRANITESHARES FINANCIAL PUBLIC LIMITED COMPANY

**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)**

11 Financial liabilities at fair value through profit or loss (continued)

The table below shows ETPs listed in London Stock Exchange, Borsa Italiana, and only as at 31 December 2025 for Euronext Paris.

Security Name	ISIN	BBG Tick er ma in in listing	As at December 2025 €	As at 30 June 2025 €	Launch date
GraniteShares 3x Long AMD Daily ETP Securities	XS2377112110	3LAM	5,981,884	10,984,838	27 August 2021
GraniteShares 3x Long Apple Daily ETP	XS2193969883	3LAP	5,457,886	2,873,973	29 June 2020
GraniteShares 3x Long Moderna Daily ETP Securities	XS2613356620	3LM O	2,467,604	806,377	1 September 2021
GraniteShares 3x Long Netflix Daily ETP	XS2617255687	3LNF	2,176,756	8,573,849	1 July 2020
GraniteShares 3x Long NIO Daily ETP	XS2600249812	3LNI	2,122,540	2,152,525	8 March 2021
GraniteShares 3x Long NVIDIA Daily ETP	XS2193971947	3LNV	33,191,652	50,066,352	29 June 2020
GraniteShares 3x Long Palantir Daily ETP Securities	XS2620728860	3LPA	7,035,694	8,451,225	30 August 2021
GraniteShares 3x Short AMD Daily ETP Securities	XS2377112201	3SA M	-	241,805	27 August 2021
GraniteShares 3x Short Moderna Daily ETP Securities	XS2377112540	3SM O	386,513	1,734,006	27 August 2021
GraniteShares 3x Short Microsoft Daily ETP	XS2193970386	3SM S	1,163,009	375,407	29 June 2020
GraniteShares 3x Short NIO Daily ETP	XS2626290311	3SNI	5,654,520	1,452,277	8 March 2021
GraniteShares 3x Long Alphabet Daily ETP			3,012,295	3,935,324	
GraniteShares 3x Short NVIDIA Daily ETP	XS2613356893	3SNV	7,096,029	1,363,224	1 July 2020
GraniteShares 3x Long Facebook Daily ETP			-	5,310,616	
GraniteShares 3x Short Palantir Daily ETP Securities	XS2377112037	3SPA	10,048,041	4,059,915	27 August 2021
GraniteShares 3x Short UBER Daily ETP	XS2626290238	3SUB	5,271,337	-	1 July 2020
GraniteShares 3x Long Microsoft Daily ETP	XS2662640627	3LMS	5,218,997	10,112,791	4 February 2022
GraniteShares 3x Long Tesla Daily ETP	XS2656472193	3LTS	37,508,691	31,464,600	12 January 2022
GraniteShares 3x Long UBER Daily ETP	XS2662640973	3LUB	1,291,308	2,591,226	29 June 2020
GraniteShares 3x Long Amazon Daily ETP	XS2675292218	3LZN	3,644,473	4,178,542	29 June 2020
GraniteShares 3x Short Alphabet Daily ETP	XS2671672223	3SAL	1,276,621	1,308,586	29 June 2020
GraniteShares 3x Short Apple Daily ETP	XS2662641195	3SAP	1,394,680	1,322,629	29 June 2020
GraniteShares 3x Short Facebook Daily ETP	XS2671672819	3SFB	1,272,507	517,827	29 June 2020
GraniteShares 3x Short Netflix Daily ETP	XS2675292135	3SNF	2,965,496	1,362,857	29 June 2020
GraniteShares 3x Short Tesla Daily ETP	XS2656471039	3STS	5,655,601	5,525,399	29 June 2020
GraniteShares 3x Short Amazon Daily ETP	XS2671672900	3SZN	1,743,741	654,532	29 June 2020
			<u>153,037,875</u>	<u>161,420,702</u>	

**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)**

11 Financial liabilities at fair value through profit or loss (continued)

The table below shows ETPs listed in London Stock Exchange and Borsa Italiana.

Security Name	ISIN	BBG Ticker main listing	As at December 2025 €	As at 30 June 2025 €	Launch date
GraniteShares 3x Long Alibaba Daily ETP	XS2435549857	3LAA	4,837,177	2,391,409	4 February 2022
GraniteShares 3x Long Coinbase Daily ETP	XS2575914176	3LCO	3,288,322	15,964,048	4 February 2022
GraniteShares 3x Long MicroStrategy Daily ETP	XS2617255760	3LMI	6,218,810	56,916,175	4 February 2022
GraniteShares 3x Long Spotify Daily ETP	XS2435549261	3LPO	919,779	3,022,620	4 February 2022
GraniteShares 3x Long PayPal Daily ETP	XS2596087671	3LPP	1,535,491	1,617,088	12 January 2022
GraniteShares 3x Long Square Daily ETP	XS2596085972	3LSQ	1,736,994	3,030,604	12 January 2022
GraniteShares 3x Short Alibaba Daily ETP	XS2435550194	3SAA	147,349	647,921	3 February 2022
GraniteShares 3x Short MicroStrategy Daily ETP	XS2633105197	3SMI	4,859,924	2,521,025	4 February 2022
GraniteShares 3x Short Square Daily ETP	XS2376991738	3SSQ	217,034	336,823	12 January 2022
			<u>23,760,880</u>	<u>86,447,713</u>	

GRANITESHARES FINANCIAL PUBLIC LIMITED COMPANY

**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)**

11 Financial liabilities at fair value through profit or loss (continued)

The table below shows ETPs listed in London Stock Exchange.

Security Name	ISIN	BBG Ticker main listing	As at December 2025 €	As at 30 June 2025 €	Launch date
GraniteShares 3x Long AstraZeneca Daily ETP	XS2066793287	3LAZ	628,737	282,239	4 November 2019
GraniteShares 3x Long BAE Systems Daily ETP	XS2066799995	3LBA	1,138,025	1,758,054	4 November 2019
GraniteShares 3x Long Barclays Daily ETP	XS2066849923	3LBC	7,728,678	3,156,361	4 November 2019
GraniteShares 3x Long BP Daily ETP	XS2066792396	3LBP	1,346,430	863,020	4 November 2019
GraniteShares 3x Long Glencore Daily ETP	XS2066789251	3LGL	5,305,702	2,159,190	4 November 2019
GraniteShares 3x Long Diageo Daily ETP	XS2066793790	3LDO	858,514	489,554	4 November 2019
GraniteShares 3x Long Lloyds Banking Group Daily ETP	XS2066792982	3LLL	7,138,646	3,827,793	4 November 2019
GraniteShares 3x Long Royal Dutch Shell Daily ETP	XS2066850343	3LRD	625,677	532,681	4 November 2019
GraniteShares 3x Long Rio Tinto Daily ETP	XS2066849501	3LRI	2,006,367	757,428	4 November 2019
GraniteShares 3x Long Rolls-Royce Daily ETP	XS2633107052	3LRR	96,149,722	112,556,102	6 November 2019
GraniteShares 3x Long Vodafone Daily ETP	XS2009195566	3LVO	4,467,956	2,372,729	13 September 2019
GraniteShares 3x Short AstraZeneca Daily ETP	XS2066793444	3SAZ	88,602	266,582	4 November 2019
GraniteShares 3x Short BAE Systems Daily ETP	XS2066849337	3SBA	304,521	269,645	4 November 2019
GraniteShares 3x Short Barclays Daily ETP	XS2620728605	3SBC	60,462	198,759	4 November 2019
GraniteShares 3x Short BP Daily ETP	XS2620728274	3SBP	177,175	352,052	6 November 2019
GraniteShares 3x Short Diageo Daily ETP	XS2066793873	3SDO	952,574	839,265	4 November 2019
GraniteShares 3x Short Glencore Daily ETP	XS2596087242	3SGL	505,546	1,989,088	6 November 2019
GraniteShares 3x Short Lloyds Banking Group Daily ETP	XS2066793014	3SLL	262,709	90,030	4 November 2019
GraniteShares 3x Short Royal Dutch Shell Daily ETP	XS2066850699	3SRD	322,372	433,781	4 November 2019
GraniteShares 3x Short Rio Tinto Daily ETP	XS2596086350	3SRI	139,124	454,233	6 November 2019
GraniteShares 3x Short Rolls-Royce Daily ETP	XS2305052255	3SRR	1,659,888	460,154	4 November 2019
GraniteShares 3x Short Vodafone Daily ETP	XS2009195640	3SVO	84,027	208,236	29 August 2019
			<u>131,951,454</u>	<u>134,316,976</u>	

GRANITESHARES FINANCIAL PUBLIC LIMITED COMPANY

**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)**

11 Financial liabilities at fair value through profit or loss (continued)

The table below shows ETPs listed in Borsa Italiana.

Security Name	ISIN	BBG Ticker main listing	As at December 2025 €	As at 30 June 2025 €	Launch date
GraniteShares 3x Long UniCredit Daily ETP	XS2435550947	3LCR	12,244,909	7,040,659	4 February 2022
GraniteShares 3x Long Intesa Sanpaolo Daily ETP	XS2435551598	3LSP	6,755,177	4,038,192	4 February 2022
GraniteShares 3x Short UniCredit Daily ETP	XS2435551168	3SCR	3,920,973	806,637	4 February 2022
GraniteShares 3x Short Intesa Sanpaolo Daily ETP	XS2435551671	3SSP	675,731	239,014	4 February 2022
GraniteShares 5x Long MIB Daily ETF	XS2531767502	5MIB	2,544,148	1,510,685	9 June 2023
GraniteShares 5x Short MIB Daily ETF	XS2531767767	5SIT	318,263	692,891	9 June 2023
GraniteShares 3x Long US MVPs Daily ETP	XS3216520422	3MVP	43,432	-	9 June 2023
			<u>26,502,633</u>	<u>14,328,078</u>	

12 Other payables

	As at December 2025 (Unaudited) €	As at 30 June 2025 €
Corporate admin fee payable	6,850	-
Audit and tax payables	24,027	73,204
Arranger fees payable	250,228	361,909
Other payables	-	12,888
Unearned income	2,395,521	1,732,557
	<u>2,676,626</u>	<u>2,180,558</u>

Unearned Income

The Company receives cash from the Arranger to cover for expenses. Whenever the cash is yet to be received it is recorded as a receivable from the Arranger. However, when more cash was received from the Arranger to cover for expenses it is recorded as a payable.

13 Share capital

Authorised	As at 31 December 2025 Unaudited		As at 30 June 2025	
	No.	€	No.	€
Ordinary shares of €1 each	<u>100,000,000</u>	<u>100,000,000</u>	<u>100,000,000</u>	<u>100,000,000</u>
Allotted and called up	As at 31 December 2025 Unaudited		As at 30 June 2025	
	No.	€	No.	€
Ordinary shares of €1 each	<u>25,000</u>	<u>25,000</u>	<u>25,000</u>	<u>25,000</u>

**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)**

13 Share Capital (continued)

The Company's capital as at the financial year end is best represented by the ordinary shares outstanding.

The Company issued 25,000 shares which are held by TMF Management (Ireland) Limited on trust for charitable purposes. On 26 March 2019, the shareholder paid up 25% of the share capital.

The Company monitors capital on the basis of the carrying amount of equity, less cash as presented in the Statement of Financial Position.

14 Financial Risk Management

The Company's financial instruments include the financial assets at fair value through profit or loss, other receivables, cash and cash equivalents, financial liabilities at fair value through profit or loss and other payables that arise directly from its operations.

The Board has overall responsibility for the establishment and oversight of the Company's risk management framework.

The Company has exposure to the following risks from its use of financial instruments:

- Market risk;
- Credit risk;
- Liquidity risk;
- Operational risk; and
- Concentration risk

This note presents information about the Company's exposure to each of the above risks, the Company's objectives, policies and processes for measuring and managing risk and the Company's management of capital.

14.1 Market risk

Market risk is the risk that changes in market prices, such as foreign exchange rates and securities prices, will affect the Company's income or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return on risk. Market risk embodies the potential for both losses and gains and includes currency risk and market price risk.

Foreign exchange risk

Foreign exchange risk is the risk that the fair value or cash flows of a financial instrument will fluctuate because of changes in foreign currency.

The ETP Securities issued by the Company are denominated in Euro, Pound Sterling and US Dollars. The proceeds of these issuances are used to fund the purchase of the TRSs in Pound Sterling and US Dollars. These are retranslated to EUR using the applicable exchange rates. As the base currency of the TRSs matches the base currency of the ETP Securities there is deemed to be no currency risk to the Company.

The closing exchange rates used are as follows:

	31/12/2025	30/06/2025
USD	EUR/USD 1.1454	EUR/USD 1.1720
GBP	EUR/GBP 0.8515	EUR/GBP 0.8555

	TRS Nominal EUR equivalent	ETP issued Nominal EUR equivalent	Net exposure Nominal EUR equivalent
As at 31 December 2025 (unaudited)			
USD	182,006,011	(182,006,011)	-
GBP	131,951,454	(131,951,454)	-
EUR	26,392,134	(26,392,134)	-

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340,349,599

(340,349,599)

-

**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)**

14 Financial Risk Management (continued)

Foreign exchange risk (continued)

As at 30 June 2025	TRS Nominal EUR equivalent	ETP issued Nominal EUR equivalent	Net exposure Nominal EUR equivalent
Financial assets			
USD	252,595,775	(252,595,775)	-
GBP	134,316,976	(134,316,976)	-
EUR	14,328,078	(14,328,078)	-
	<u>401,240,829</u>	<u>(401,240,829)</u>	<u>-</u>

14.1 Price risk

Price risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices (other than those arising from currency risk), whether those changes are caused by factors specific to the individual financial instrument or its seller, or factors affecting similar financial instruments traded in the market. The Arranger monitors the cash flows of the financial assets at fair value through profit or loss on a daily basis.

The Company uses the hierarchy below for determining and disclosing the fair value of financial instruments by valuation technique:

The level in the fair value hierarchy in which each fair value measurement is categorised includes:

- Level 1: quoted prices (unadjusted) in an active market for identical assets or liabilities;
- Level 2: inputs other than quoted prices within Level 1 that are observable for the asset or liability, either directly (i.e. prices) or indirectly (i.e. derived from prices); and
- Level 3: inputs for the asset or liabilities that are not based on observable market data (unobservable inputs).

Financial instruments measured at fair value through profit or loss

	Level 2 €	Total €
As at 31 December 2025 (unaudited)		
Financial assets at FVTPL		
Financial assets at fair value through profit or loss	<u>340,349,599</u>	<u>340,349,599</u>
	<u>340,349,599</u>	<u>340,349,599</u>
Financial liabilities at FVTPL		
Financial liabilities at fair value through profit or loss	<u>(340,349,599)</u>	<u>(340,349,599)</u>
	<u>(340,349,599)</u>	<u>(340,349,599)</u>
30 June 2025		
Financial assets at FVTPL		
Financial assets at fair value through profit or loss	<u>401,240,829</u>	<u>401,240,829</u>
	<u>401,240,829</u>	<u>401,240,829</u>
Financial liabilities at FVTPL		
Financial liabilities at fair value through profit or loss	<u>(401,240,829)</u>	<u>(401,240,829)</u>
	<u>(401,240,829)</u>	<u>(401,240,829)</u>

The ETP Securities and TRSs have the same value and are considered to be fair valued under level 2 as the prices are compiled according to a formula which utilises a daily index for each ETP, based on market data as given by a third party provider, net of expenses incurred.

The Company's policy is to recognise transfers into and transfers out of fair value hierarchy levels as at the last day of the

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accounting year. There were no transfers during the financial year between levels of the fair value hierarchy for financial assets and liabilities which are recorded at fair value, (financial year ended 30 June 2025: same).

**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)**

14 Financial Risk Management (continued)

14.1 Market risk (continued)

Price risk (continued)

Sensitivity analysis:

Any changes in the values of the TRSs held by the Company would not have any effect on the equity or profit or loss of the Company as any fair value fluctuations are ultimately borne by the holders of the ETP Securities issued by the Company. A 10% change in the value of the portfolio of TRSs held will result in a change in value of EUR 37,082,240 (financial year ended 30 June 2025: EUR 39,903,725). This will be offset by an equal change in the value of ETP securities issued, resulting in a net zero impact to the equity or profit of the Company. Therefore, the Company is fully economically hedged against changes in prices of underlying securities.

Interest rate risk

Interest rate risk is the risk that the value of a financial instrument will fluctuate due to changes in market interest rates.

As the Company has invested in TRSs to match the ETP Securities, there is deemed to be no interest rate risk to the Company.

The Company has a bank balance at The Bank of New York Mellon. Due to the level of cash held in the bank account, the directors do not believe that any movement in interest rates would affect the operations of the Company.

14.2 Credit risk

Credit risk arises from the possibility of obligors failing to meet their obligations to the Company and represents the most significant category of risk.

The maximum exposure to the credit risk of the ETP holders at the reporting date was:

	As at December 2025 (Unaudited) €	30 June 2025 €
Financial assets at fair value through profit or loss	340,349,599	401,240,829
Other receivables	981,693	871,302
Cash and cash equivalents	1,725,433	2,527,981
	343,050,125	404,640,112

The Swap counterparty is Natixis S.A., which has A+ (financial year ended 30 June 2025: AA-) credit rating from Standard & Poor's.

The Company has 5 active bank accounts with The Bank of New York in currencies EUR, GBP and USD with a total Euro equivalent balance of EUR 1,725,433 (financial year ended 30 June 2025: EUR 2,527,981).

Other receivables were settled after the financial year end (financial year ended 30 June 2025: same).

14.3 Liquidity risk

Liquidity risk is the risk that the Company may be unable to fulfil its obligations, whether expected or unexpected. ETP Securities cannot be issued without a matching investment in a TRS being put in place. ETP Securities can be issued and redeemed daily, therefore this is the earliest maturity date for the purposes of the maturity analysis below.

The return on each issuance of ETP Securities will be linked to the daily performance of the corresponding TRS. The redemption amount of the ETP Securities will be derived from the liquidation of the corresponding TRS.

**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)**

14 Financial Risk Management (continued)

14.3 Liquidity risk (continued)

The following are the earliest contractual maturities of financial assets and financial liabilities:

	Carrying amount €	Less than one year €	One to five years €	More than five years €
As at 31 December 2025 (Unaudited)				
Financial assets at fair value through profit or loss	340,349,599	340,349,599	-	-
Other receivables	975,093	975,093	-	-
Cash and cash equivalents	1,725,433	1,725,433	-	-
	<u>343,050,125</u>	<u>343,050,125</u>	<u>-</u>	<u>-</u>
Financial liabilities at fair value through profit or loss	(340,349,599)	(340,349,599)	-	-
Other payables	(2,670,276)	(3,308,498)	-	-
	<u>(343,019,875)</u>	<u>(343,019,875)</u>	<u>-</u>	<u>-</u>
	Carrying amount €	Less than one year €	One to five years €	More than five years €
As at 30 June 2025				
Financial assets at fair value through profit or loss	401,240,829	401,240,829	-	-
Other receivables	871,302	871,302	-	-
Cash and cash equivalents	2,527,981	2,527,981	-	-
	<u>404,640,112</u>	<u>404,640,112</u>	<u>-</u>	<u>-</u>
Financial liabilities at fair value through profit or loss	(401,240,829)	(401,240,829)	-	-
Other payables	(3,369,783)	(3,369,783)	-	-
	<u>(404,640,112)</u>	<u>(404,640,112)</u>	<u>-</u>	<u>-</u>

14.4 Operational risk exposure

Operational risk is the risk of direct or indirect loss arising from a wide variety of causes associated with the Company's processes, personnel and infrastructure, and from external factors other than credit, markets and liquidity issues such as those arising from legal and regulatory requirements and generally accepted standards of corporate behaviour.

The Board has established processes to manage operational risks. Those processes include appropriate segregation of responsibilities and specific control activities. The Board delegates management and administration function to the Administrator.

14.5 Concentration risk

Concentration risk can arise from the type of assets held in the portfolio, the maturity of assets, the concentration of sources of funding, concentration of counterparties or geographical locations.

**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)**

14 Financial Risk Management (continued)

14.5 Concentration risk (continued)

The following is the classification of ETPs per industry:

	As at December 2025 (Unaudited) Number of ETP issuances	As at 30 June 2025 Number of ETP issuances
Aerospace and Defence	4	4
Autos	4	4
Banking	4	4
Automobiles	-	-
Beverages	2	2
Coal	2	2
Communication Technology	-	-
Customer Discretionary	3	3
Customer Staples	-	-
Financials	5	5
Healthcare	2	2
Industrials	-	-
Information technology	2	2
Metal and Mining	2	2
Oil and Gas	4	4
Pharmaceuticals	2	2
Telecommunication services	2	2
Technology	25	25
Large Cap	2	2
	<u>65</u>	<u>65</u>

Due to the nature of the ETPs issued, any profit or loss arising from the concentration risk will pass on to the holders of the ETPs. There is no residual risk remaining to the Company.

14.6 Offsetting Financial assets and Financial liabilities

The Company does not offset financial assets and financial liabilities. These are presented separately in the Statement of Financial Position.

Financial assets and liabilities are offset, and the net amount presented in the Statement of Financial Position when, and only when, the Company has a legal right to set off the amounts and intends either to settle on a net basis or to realise the asset and settle the liability simultaneously.

As at 31 December 2025 (Unaudited)	Gross amount of recognised financial assets €	Net amount of recognised financial assets €	Financial instruments received €	Net amount €
Financial assets at fair value through profit or loss	340,349,599	340,349,599	-	-
Financial liabilities at fair value through profit or loss	<u>340,349,599</u>	<u>340,349,599</u>	<u>-</u>	<u>-</u>

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**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)**

14 Financial Risk Management (continued)

14.6 Offsetting Financial assets and Financial liabilities (continued)

As at 30 June 2025	Gross amount of recognised financial assets €	Net amount of recognised financial assets €	Financial instruments received €	Net amount €
Financial assets at fair value through profit or loss	<u>401,240,829</u>	<u>401,240,829</u>	-	-
Financial liabilities at fair value through profit or loss	<u><u>401,240,829</u></u>	<u><u>401,240,829</u></u>	<u><u>-</u></u>	<u><u>-</u></u>

The following is a reconciliation of the liabilities arising from financing activities.

	Long-term borrowings €	Short-term borrowings €	Lease Liabilities €	Total €
Beginning balance 1 July 2025	401,240,829	-	-	401,240,829
Cash flows:				
- Redemptions	(162,310,888)	-	-	(162,310,888)
- Subscriptions	109,803,683	-	-	109,803,683
Non-cash:				
- Fair value	28,998,800	-	-	28,998,800
- Reclassification	-	-	-	-
As at 31 December 2025	<u><u>340,349,599</u></u>	<u><u>-</u></u>	<u><u>-</u></u>	<u><u>340,349,599</u></u>

	Long-term borrowings €	Short-term borrowings €	Lease Liabilities €	Total €
Beginning balance 1 July 2024	245,078,546	-	-	245,078,546
Cash flows:				
- Redemptions	(441,319,278)	-	-	(441,319,278)
- Subscriptions	425,059,067	-	-	425,059,067
Non-cash:				
- Fair value	172,422,494	-	-	172,422,494
- Reclassification	-	-	-	-
As at 30 June 2025	<u><u>401,240,829</u></u>	<u><u>-</u></u>	<u><u>-</u></u>	<u><u>401,240,829</u></u>

15 Contingent assets, liabilities and commitments

There were no contingent liabilities or commitments as of 31 December 2025 (financial year ended 30 June 2025: nil). Contingent liabilities are assessed continually to determine whether transfers of economic benefits have become probable. Where future transfers of economic benefits change from previously disclosed contingent liabilities, provisions are recognised in the financial year in which the changes in probability occur.

**NOTES TO THE FINANCIAL STATEMENTS
FOR THE FINANCIAL PERIOD FROM 1 JULY 2025 TO 31 DECEMBER 2025 (CONTINUED)**

16 Related party transactions

GraniteShares Jersey Limited is a related party as they act as the Arranger for the Company. It supplies and/or arranges for the supply of all administrative services to the Company. In return, the Company pays the Arranger an arranger fee. Total arranger fee for the year amounted to EUR 1,587,268 (financial year ended 30 June 2025: EUR 2,918,679).

The Board is considered the key management personnel of the Company for the financial period ended 31 December 2025. The Board is considered to have authority and responsibility for planning and directing activities of the Company being the purchase and sale of the underlying portfolio. Raja Gul and Aileen Mannion, employees of TMF Management Ireland Limited were directors of the Company during the financial year.

The Company engages the Administrator for all management and administration functions to manage the operational risk of direct or indirect loss arising from a wide variety of causes associated with the Company's processes, and from external factors other than credit, market and liquidity risks such as those arising from legal and regulatory requirements and generally accepted standards of corporate behaviour. The Corporate Administrator is entitled to receive administrative fees for the services it provides per the terms and conditions of their agreement. TMF Administration Services Limited provides corporate administration services to the Company at arm's length commercial rates.

During the financial year, the Company incurred a fee of EUR: 6,600 (financial year ended 30 June 2025: EUR (16,057)) relating to administration services provided by the Corporate Administrator. The directors, as employees of the Corporate Administrator, had an interest in these fees in their capacity as directors.

The terms of the corporate services agreement in place between the Company and the Corporate Administrator provides for a single fee for the provision of corporate administration services (including the making available of individuals to act as directors of the Company). As a result, the allocation of fees between the different services provided is a subjective and approximate calculation.

Pursuant to Section 305A(1)(a) of the Companies Act 2014 TMF Administration Services Limited allocated EUR 1000 (financial year ended 30 June 2025: EUR 1,000) of the corporate service fee received as consideration for the making available of individuals to act as directors of the Company.

The individuals acting as directors do not (and will not), in their personal capacity or any other capacity, receive any fee for acting or having acted as directors of the Company.

There were no other contracts of any significance in relation to the business of the Company in which the director had any interest, as defined in the Companies Act 2014, at any time during the financial year.

The Company has issued nil shares (financial year ended 30 June 2025: Nil) to TMF Management (Ireland) Limited on trust for GraniteShares Financial plc.

Unless otherwise stated, none of the transactions incorporate special terms and conditions and no guarantees were given or received. Outstanding balances are usually settled in cash.

17 Significant events during the year

There were no significant subsequent events since the financial year end until the date of signing of this report that would require an adjustment to or disclosure in the financial statements.

18 Significant subsequent events

There are no significant subsequent events which need to be adjusted or disclosed in the audited financial statements.

19 Charges

The Issuer's obligations to the Noteholders (and certain other Issuer secured parties) are secured pursuant to the Security Deed between, amongst others, the Issuer and BNY Mellon Corporate Trustee Services Limited in its capacity as Note Trustee.

20 Approval of financial statements

The unaudited interim financial statements were approved and authorised for issue by the Board on 25 March 2026.