# Interim financial information of Portland JSX Limited

August 31, 2025

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#### Report on Review of Interim Financial Information

To the shareholders of Portland JSX Limited

#### Introduction

We have reviewed the accompanying statement of financial position of Portland JSX Limited (the "Company") as of 31 August 2025 and the related statements of profit or loss and other comprehensive income or loss, changes in equity and cash flows for the six-month period then ended and notes to the interim financial information. Management is responsible for the preparation and presentation of this interim financial information in accordance with IFRS Accounting Standards as issued by the International Accounting Standards Board. Our responsibility is to express a conclusion on this interim financial information based on our review.

#### Scope of review

We conducted our review in accordance with International Standard on Review Engagements 2410, Review of Interim Financial Information Performed by the Independent Auditor of the Entity. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

#### Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying interim financial information does not present fairly, in all material respects, the financial position of the Company as at 31 August 2025 and of its financial performance and its cash flows for the six-month period then ended in accordance with IFRS Accounting Standards.

9 October 2025

Delvitte & Touche

#### **Statement of financial position**

As at August 31, 2025 (Expressed in United States dollars unless otherwise stated) (Unaudited)

		Unaudited	Audited
		August 31,	February 28,
		2025	2025
	Notes	\$	\$
Assets			
Non-current assets			
Financial investments, at fair value through profit or loss	5	16,738,926	18,511,529
Financial investment, at fair value through other	5	10,730,920	10,311,329
comprehensive income	6	1	1
comprehensive meanic	· ·	16,738,927	18,511,530
		10/750/527	10,511,550
Current Assets			
Cash and cash equivalents		4,262,739	5,089,009
Securities purchased under resale agreements		446,855	176,610
Dividend receivable on preference shares		885,417	760,417
Receivables and prepayments		294,221	29,391
		5,889,232	6,055,427
		22,628,159	24,566,957
Liabilities Current liabilities Payables Dividend payable on redeemable preference shares Bond payable	7	307,481 885,417	182,145 760,417
вопи рауавіе	/	3,760,800 4,953,698	942,562
		4,953,096	942,302
Non-current liabilities			
Bond payable	7	_	3,830,460
Redeemable preference shares	8	1	3,030,400
Redeemable preference shares		1	3,830,461
		4,953,699	4,773,023
		, ,	, ,
Equity			
Share capital		25,682,953	25,682,953
Accumulated deficit		(8,008,493)	(5,889,019)
		17,674,460	19,793,934
		22,628,159	24,566,957

The interim financial information on pages 2 to 13 was approved for issue by the Board of Directors on October 3, 2025 and signed on its behalf by:

Approved by the Board	, Chairman
Ph	. Director

Statement of profit or loss and other comprehensive income or loss
For the six months ended August 31, 2025
(Expressed in United States dollars unless otherwise stated)
(Unaudited)

		Unaudited			
	-	Three months ended		Six months ended	
		August 31,		August 31,	
		2025	2024	2025	2024
	Notes	\$	\$	\$	\$
Income Interest income, calculated					
using the effective interest method Net fair value losses on		49,245	62,526	96,364	113,392
financial investments at FVTPL		(379,905)	(1,330,135)	(1,675,500)	(2,002,420)
Net foreign exchange gains		4,814	48,683	64,331	40,212
		(325,846)	(1,218,926)	(1,514,805)	(1,848,816)
Expenses					
Operating expenses		(218,871)	(229,644)	(452,336)	(515,903)
Operating loss before finance costs		(544,717)	(1,448,570)	(1,967,141)	(2,364,719)
Interest expense on bond payable		(73,307)	(75,942)	(152,333)	(167,757)
Loss for the period, being total		(212.22.1)	(4.504.540)	(2.112.174)	(2.522.456)
comprehensive loss		(618,024)	(1,524,512)	(2,119,474)	(2,532,476)
Loss per ordinary share	9	(0.20)¢	(0.49)¢	(0.68)¢	(0.82)¢

### Statement of changes in equity

For the six months ended August 31, 2025 (Expressed in United States dollars unless otherwise stated) (Unaudited)

_		Unaudited	
	Share	Accumulated	
	Capital	deficit	Total
_	\$	\$	\$
			_
Balances at February 29, 2024	25,682,953	(1,657,946)	24,025,007
Loss for the period, being total	_	(2,532,476)	(2,532,476)
Balances at August 31, 2024	25,682,953	(4,190,422)	21,492,531
Balances at February 28, 2025 Loss for the period, being total	25,682,953	(5,889,019)	19,793,934
comprehensive loss	_	(2,119,474)	(2,119,474)
Balances at August 31, 2025	25,682,953	(8,008,493)	17,674,460

#### **Statement of cash flows**

For the six months ended August 31, 2025 (Expressed in United States dollars unless otherwise stated) (Unaudited)

	Unaudite	d
	August 31,	August 31,
	2025	2024
	\$	\$
Operating activities		()
Loss for the period	(2,119,474)	(2,532,476)
Adjustments for		
Net fair value losses on financial investments at FVTPL	1,772,603	2,002,420
Net foreign exchange gains	(69,660)	(46,620)
Dividend receivable on preference shares	(125,000)	(635,417)
Receivables and prepayments	(264,830)	(9,897)
Payables	125,336	6,787
Dividend payable on redeemable preference shares	125,000	635,417
	(556,025)	(579,786)
Investing activities		
Securities purchased under resale agreements	(270,245)	163,344
Financial investment at FVTPL	_	2,836,544
	(270,245)	2,999,888
Net (decrease) increase in cash and cash equivalents	(826,270)	2,420,102
Cash and cash equivalents, beginning of period	5,089,009	2,780,236
Cash and cash equivalents, end of period	4,262,739	5,200,338

#### Notes to the interim financial information

August 31, 2025 (Expressed in United States dollars unless otherwise stated) (Unaudited)

#### 1. The Company

Portland JSX Limited ("PJX" or "the Company") was incorporated in Saint Lucia on September 15, 2015 as an International Business Company ("IBC") with IBC number 2015-00335, and commenced operations on October 1, 2015. The registered office of the Company is located at the offices of McNamara Corporate Services Inc., 20 Micoud Street, Castries, Saint Lucia.

PJX is an equity investment vehicle through which Jamaican pension plans, as well as other investors, invest to gain access indirectly to quality investments in the Latin American & Caribbean (LAC) region. The Company is listed on the Jamaica Stock Exchange.

Historically, PJX accessed private equity opportunities through its investment in Portland Caribbean Fund II, L.P. ("PCF II") and PCF III (Cayman) L.P. ("PCF III") (collectively the "Funds" or the "Partnerships"). Each Fund had an upfront five-year commitment period to make investments within a 10-year period. In the prior year, PCF II's term was extended for one year to July 2025, and has since been extended for an additional one year to July 2026. As at the period-end, the investment in PCF III was suspended and PCF III is in liquidation.

Portland Private Equity II, Ltd. a Barbados exempted limited company (the "Barbados Management Company") and PPEC Inc., a Canadian company (the "Canadian Management Company" and together with the Barbados Management Company, "Management Companies" or "Managers") are responsible for managing the assets of the Funds, including investigating, analyzing, structuring and negotiating potential portfolio investments and monitoring the performance of portfolio investments.

Going forward PJX has transitioned from a fund-based investment model and will pursue a strategy focused on direct investments. During the year, the Company concluded a Consulting Agreement with the Canadian Management Company, a related party, to provide investment management services in relation to its investment portfolio and corporate services in relation to the operations of the Company effective January 1, 2025. Investment consulting fees are charged at 2% of the assets under management as at the end of each quarter. Corporate service fees are charged at 0.33% of the assets under management as at the end of each quarter.

Portland JSX Limited and the Partnership

Under the Partnership Agreement, distributions and allocations to the partners and management fees are dealt with in the following manner:

- 1) Distributions and allocations
- (a) Income, gains, losses, deductions and credits arising in connection with Short-Term Investments, are allocated in proportion to their relative Capital Contributions, and:

#### Notes to the interim financial information

August 31, 2025 (Expressed in United States dollars unless otherwise stated) (Unaudited)

#### 1. The Company (continued)

Portland JSX Limited and the Partnership (continued)

- (1) Distributions and allocations (Continued)
- (b) Distributions of Disposition Proceeds and Other Portfolio Income received in respect of any Portfolio Investment shall initially be apportioned among the Participating Partners based on their respective Capital Contributions attributable to such Investment. The amount apportioned to the General Partner pursuant to the preceding sentence shall be distributed to the General Partner. The remaining amount apportioned to each Limited Partner that is a Participating Partner shall be further apportioned between (i) such Limited Partner on the one hand and (ii) the General Partner on the other hand and, except as otherwise provided in the Agreement, in the following amounts and order of priority:
  - (i) first, 100% to such Limited Partner, until such Limited Partner has received total distributions equal to its total Capital Contributions to the Partnership,
  - (ii) second, 100% to such Limited Partner until such Limited Partner has received total cumulative distributions equal to a preferred return of 8% per annum, compounded annually, on all amounts distributed in accordance with paragraph (i) not previously made to such Limited Partner,
  - (iii) third, 100% to the General Partner until cumulative distributions to the General Partner equals 20% of the aggregate amount of the distributions made under paragraph (ii) and this paragraph,
  - (iv) thereafter, 20% to the General Partner and 80% to such Limited Partner.
- (2) Management/Investment Advisory fees ("Fees") and other charges

Fees are computed at 2% of Limited Partners' commitments. The Fees will be reduced to 1.75% of unreturned invested capital beginning on the earlier of the end of the commitment period and the date on which a successor fund begins to prepay management fees.

Each Limited Partner is required to bear its portion of Fees and all other partnership expenses, including organisational expenses from the partnership commencement date based on its pro rata share of capital commitments.

In admitting additional Limited Partners or accepting additional Capital Contributions or Capital Commitments from existing Partners, each Limited Partner is treated as having been a party to the Agreement, and each increased Capital Commitment is treated as having been made, as of the Partnership Commencement Date.

#### Notes to the interim financial information

August 31, 2025 (Expressed in United States dollars unless otherwise stated) (Unaudited)

#### 2. Statement of compliance and basis of preparation

#### (c) Basis of preparation

#### (i) Statement of compliance

The interim financial information is prepared in accordance with International Accounting Standard 34 Interim Financial Reporting. It does not include all the information required for a complete set of general purpose financial statements prepared in accordance with IFRS Accounting Standards ("IFRS"). The accounting policies applied in this interim financial information are the same as those applied in the Company's audited financial statements, as at and for the year ended February 28, 2025. Selected notes are included to explain events and transactions that are significant to an understanding of changes in the Company's financial position and results of operations since the date of those audited financial statements.

#### (ii) Basis of measurement

The interim financial information has been prepared on the historical cost basis, modified for the revaluation of financial assets at fair value through profit or loss and financial assets at fair value through other comprehensive income.

#### (iii) Use of estimates and judgments

The preparation of the interim financial information in conformity with IFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Company's accounting policies.

The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the interim financial information, are disclosed in Note 4.

#### (iv) Functional and presentation currency

Except where indicated to be otherwise, the interim financial information is presented in United States dollars, which is the Company's functional currency.

Monetary assets and liabilities denominated in foreign currencies are translated into United States dollars at the closing rates of exchange prevailing at the reporting date. Non-monetary assets and liabilities denominated in foreign currencies and are measured at historical cost are not re-translated at the reporting date.

Foreign currency transactions are translated at the rates prevailing on the transaction dates. Foreign exchange gains or losses arising from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencies are recognised in the statement of profit or loss.

#### Notes to the interim financial information

August 31, 2025 (Expressed in United States dollars unless otherwise stated) (Unaudited)

#### 3. Summary of significant accounting policies

#### (a) Taxation

Effective July 1, 2021, all International Business Companies ("IBCs") are subject to the Income Tax Act where chargeable income is taxed at the rate of 30 percent. However, in 2018, the Income Tax Act was amended by virtue of section 8 (3), which provides that the assessable income of the company shall not include income accrued from a source outside of Saint Lucia, provided that the company can demonstrate economic substance for each activity carried on in the relevant sector.

To address the economic substance requirements, the Government of Saint Lucia introduced the Economic Substance Act No 33 of 2019 ("ESA") in 2019. Effective July 1, 2021, within 3 months after a year of income, a relevant entity shall submit to the Competent Authority an Economic Substance Return.

(b) Net gains and losses from financial assets classified as fair value through profit or loss ("FVTPL") and fair value through other comprehensive income ("FVOCI")

Financial investments at FVTPL

These assets are subsequently measured at fair value. Net gains and losses from these financial instruments include all realised and unrealised fair value changes but excludes interest, and distributions of partnership income and are recognised in profit or loss within 'net fair value gains (losses) on financial investments at FVTPL'. Realised gains and losses are calculated using the specific identification method.

This asset is subsequently measured at fair value. Dividends are recognised as income in profit or loss when declared, unless the dividend clearly represents a recovery of part of the cost of the investment and are presented within 'dividend income from financial instrument at FVOCI'. Other net gains and losses are recognised in other comprehensive income and are never reclassified to profit or loss.

#### 4. Critical accounting estimates and judgements in applying accounting policies

The Company makes estimates and assumptions that could affect the reported amounts of assets and liabilities within the next financial year. Estimates and judgments are continually evaluated and are based on historical experience and other factors, including expectations of future events those are believed to be reasonable under the circumstances.

The fair value of the Company's unquoted investment in each Fund is based on the net asset value ("NAV") of the Fund and if necessary, the Company makes adjustments. The fair value of such underlying investments and investments held in Outsourcing Management Limited ("OML preference shares") and Merqueo Holdings uses valuation models that employ unobservable inputs for investments that are traded infrequently or not at all. These unobservable inputs require a higher degree of management judgment and estimation in determining the fair value.

Management judgement and estimation are usually required for the selection of the appropriate valuation model to be used, determination of expected future cash flows from the financial instrument being valued, determination of expected volatilities and correlations, and selection of appropriate discount rates. Consequently, the use of different assumptions and inputs could yield materially different results in the fair value of the Company's investment in the Funds and OML preference shares from those reflected in the statement of financial position.

#### Notes to the interim financial information

August 31, 2025 (Expressed in United States dollars unless otherwise stated) (Unaudited)

#### 5. Financial investments at FVTPL

This represents:

- (a) An unquoted equity investment in PCF II. PCF II is managed by Portland Private Equity II, Ltd. and its principal activity is to make private equity and related investments in companies or other entities located principally in certain member and associate member states of CARICOM, certain Development Assistance Committee Countries and certain Cotonou Agreement Countries (the "Target Region"), which excludes Cuba, Mexico and Venezuela. PCF II will also make investments in businesses, the securities of which have no established market and may be restricted with respect to transfer, with the principal objective of appreciation of invested capital.
- (b) Debt notes held in Merqueo consist of convertible debt notes and factoring facilities. Merqueo is a vertically integrated e-grocer who offers customers a seamless online platform where they can easily shop for groceries that are conveniently delivered to their door, at a price targeted to be less expensive than prices found at a traditional supermarket. The debt carries interest at a rate of 0%-18% per annum. Due to insufficient capital and limited runway, shareholders approved the initiation of the company's liquidation process. Accordingly, any repayment of debt notes and factoring facilities is uncertain at this time and so is the medium of repayment. As of February 29, 2024, a write down of the principal was recorded in the net fair value gains/(losses) at FVTPL and impairment loss had been recorded for the accrued interest.

Portland Caribbean Fund II, L.P. Merqueo Holdings

February 28, 2025
\$
18,511,528
1
18,511,529

#### 6. Financial investment at FVOCI

This represents cumulative convertible preference shares held in Outsourcing Management Limited ('OML') – "itel" (the "OML Preference Shares") that were issued at US\$1 per share.

Itel is a Business Process company providing voice and non-voice (digital) contact services, as well as high-value customer experience management. Dividend is payable at 5% per annum semiannually and mature within five years. Subject to certain conditions being met, the preference shares are convertible to Series B ordinary shares at the earlier of three years or the investee attaining an agreed upon pre-money valuation, based on an agreed upon multiple and trailing earnings before interest, taxation, depreciation, and amortization. As per the valuation methodologies (as described in note 11) applied and based on market conditions and performance the Managers believe a write down to \$1 is appropriate at this time. Estimated fair value may vary from the price achieved in an arm's length transaction. To the extent that market conditions and performance change, this may result in a future revaluation of the fair value of OML and a subsequent increase in the fair value of the OML Preference Shares.

#### Notes to the interim financial information

August 31, 2025 (Expressed in United States dollars unless otherwise stated) (Unaudited)

#### 7. Bond payable

On April 16, 2021, the Company entered into a bond purchase agreement (five-year term) with JCSD Trustee Services Limited for J\$600,000,000 (US\$4,026,000) to refinance the loan with Victoria Mutual Investments Limited (J\$520,000,000). The bond bears interest at a fixed rate of 8% per annum, payable on a quarterly basis. The principal sum (plus any accrued interest) is repayable by way of a lump sum payment at the end of the term.

As at August 31, 2025, the bond principal outstanding amounted to J\$600,000,000 (US\$3,760,800) (J\$600,000,000 (US\$3,830,460) as at February 28, 2025).

#### 8. Redeemable preference shares

On August 16, 2021, the Company issued US\$5,000,000 redeemable preference shares, less transaction costs of US\$153,922. The proceeds from which was used to invest in preference shares of a PCF II portfolio company, OML. Dividends of 4% per annum are payable semiannually, which mature within five years. The principal sum is repayable by way of a lump sum payment at maturity. The difference of 1% between the amount payable on these redeemable preference shares and the amount receivable on the Company's investment in OML preference shares (Note 6), is allocated between the Company and the Manager 80%/20%, respectively. The holder has the option to redeem the shares at the earlier of a liquidity event or the maturity date of July 30, 2026. The Company's maximum debt to equity should not exceed 3.0x. Redeemable preference shares do not carry the right to vote. All equity associated with the investment in OML Preference Shares (Note 6) is attributable strictly to the Equity Linked preference shares and does not impact any other shareholders in the Company. This instrument has been structured to preclude recourse against any other assets of the Company, and therefore, equity of any other shareholders.

The dividend payable on redeemable preference shares is broken down as follows

Due to preference shareholders Due to Portland Private Equity II, Ltd. Retained by the Company

August 31, 2025 \$	February 28, 2025 \$
708,333	608,333
35,417	30,417
141,667	121,667
885,417	760,417

#### 9. Loss per ordinary share

The calculation of basic loss or earnings per ordinary share is calculated by dividing the loss or profit for the period by the weighted average number of ordinary shares in issue for the period of 309,968,261 (309,968,261 as at February 28, 2025).

#### Notes to the interim financial information

August 31, 2025 (Expressed in United States dollars unless otherwise stated) (Unaudited)

#### 10. Capital management

The Company is a Limited Partner in each Fund. Each Fund is comprised of several parallel partnerships that together comprise a private equity fund with a mandate to make investments in equity or debt securities of private companies located in the Caribbean and Latin America.

The Company has made a capital commitment to each Fund which obligates the Company to remit funds, cumulatively not to exceed the amount of the capital commitment, upon receipt of capital call notices.

The Company may co-invest with the Funds in equity or debt securities of private companies located in the Caribbean and Latin America. The Company is permitted to participate in co-investments on a no fee/ no carry basis up to the amount of its capital commitment and thereafter on a negotiated basis.

Pending the receipt of capital call notices in respect of the Company's commitments to each Fund, which may occur over the period of several months or years, and at any time deemed appropriate by the Manager, the Company will invest in short-term instruments, money market funds, or similar temporary instruments.

In addition, the Company may borrow up to 25% of its total assets after giving effect to the borrowing. The Company has no intention to utilise leverage as a strategy, however, borrowing may be required to fund working capital and act as buffer to cover cash flow timing differences.

#### 11. Fair value of financial instruments

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction at the measurement date. Market price is used to determine fair value where an active market exists, as it is the best evidence of the fair value of a financial instrument.

For financial instruments which have no market prices, the fair value has been estimated using present value or other estimation and valuation techniques based on market conditions existing at the reporting date.

The Company measures fair value using the following fair value hierarchy, which reflects the significance of the inputs used in making the measurements.

- Level 1: Inputs that are quoted market prices (unadjusted) in active markets for identical instruments.
- Level 2: Inputs other than quoted prices included within Level 1 that are observable either directly (i.e., as prices) or indirectly (i.e., derived from prices). This category includes instruments valued using quoted market prices in active markets that are considered less than active or other valuation techniques in which all significant inputs are directly or indirectly observable from market data.
- Level 3: Inputs that are unobservable. This category includes all instruments for which the valuation technique includes inputs not based on observable data and those inputs have a significant effect on the instrument valuation. This category includes instruments that are valued based on prices for similar instruments for which significant adjustments or assumptions are made to reflect differences between the instruments.

The values derived from applying these techniques are significantly affected by the underlying assumptions used concerning both the amounts and timing of future cash flows and the discount rates. The valuation of investments at fair value through profit or loss is as described in note 4.

Accounting classifications and fair values

The Company's investment in PCF II and OML preference shares are measured at fair value and classified at level 3.

#### Notes to the interim financial information

August 31, 2025 (Expressed in United States dollars unless otherwise stated) (Unaudited)

#### 12. Subsequent events

Subsequent events have been evaluated up to the date of issue of the interim financial information and there are no events requiring disclosure or adjustments to the interim financial information.



## LIST OF SHAREHOLDINGS OF DIRECTORS, SENIOR MANAGEMENT AND THEIR CONNECTED PERSONS

#### **AS AT AUGUST 31, 2025**

DIRECTOR	SHAREHOLDINGS	CONNECTED PERSONS
Ricardo Hutchinson	Nil	Portland Fund II GP, Inc. Controlling Shareholder through Preferred Shares
Patricia R. Francis	Nil	-
N. Patrick McDonald	Nil	-
Joanne Cooper	Nil	-
SENIOR MANAGEMENT	SHAREHOLDINGS	CONNECTED PERSONS
Portland Private Equity II	Nil	-
Limited/PPEC Inc.		
McNamara Corporate Services Inc.	Nil	-



## Jamaica Central Securities Depository Limited

Registrar Services Unit
P.O. BOX 1084, 40 Harbour Street, Kingston, Jamaica
Tel: (876) 967-3271-4 Fax: (876) 948-6653

Date: 04-Sep-2025

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#### Top 10 shareholdings for PORTLAND JSX LTD ORDINARY SHARES As at

August 31, 2025

	Primary Account Holder Joint Holder(s):	Volume	Percentage
1	GRACEKENNEDY PENSION FUND CUSTODIAN LTD FOR GRACEKENNEDY PENSION SCHEME		
		40,000,000	12.9045%
	Client total ownership	40,000,000	12.9045%
2	ATL GROUP PENSION FUND TRUSTEES NOM LTD		
		23,600,000	7.6137%
		7,305,222	2.3568%
	Client total ownership	30,905,222	9.9704%
3	PAM - POOLED EQUITY FUND		
		20 500 220	0 54010
	Client total ownership	29,599,238 <b>29,599,238</b>	9.5491% <b>9.5491</b> %
4	PETER 2 COMPANY LIMITED PENSION PLAN	29,399,236	9.5491%
-1	IBIBN 2 COMPANT BIMITED I BAGTON I BAN		
		23,727,000	7.6547%
_	Client total ownership	23,727,000	7.6547%
5	SJIML A/C 3119		
		20,000,000	6.4523%
	Client total ownership	20,000,000	6.4523%
6	PRIME ASSET MANAGEMENT JPS EMPLOYEES SUPERANNUATION FUND		
		15,408,105	4.9709%
	Client total ownership	15,408,105	4.9709%
7	GUARDIAN LIFE LIMITED - EQUITY FUND		
		1,590,900	0.5132%
		11,454,500	3.6954%
		17,000	0.0055%
	Client total ownership	13,062,400	4.2141%
8	GUARDIAN LIFE LIMITED/PENSIONS FUND		
		11,454,500	3.6954%
	Client total ownership	11,454,500	3.6954%
9	VMWEALTH EQUITY FUND	, ,	
		11,292,370	3.6431%
	Client total ownership	11,292,370	3.6431%
10	JPS EMPLOYEES' SUPERANNUATION FUND		
		7,454,500	2.4049%
		3,334,455	1.0757%
	Client total ownership	10,788,955	3.4807%



## Jamaica Central Securities Depository Limited Reqistrar Services Unit

P.O. BOX 1084, 40 Harbour Street, Kingston, Jamaica Tel: (876) 967-3271-4 Fax: (876) 948-6653 Date: 04-Sep-2025

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## Top 10 shareholdings for PORTLAND JSX LTD ORDINARY SHARES $$\operatorname{\mathtt{As}}$$ at

August 31, 2025

Primary Account Holder Joint Holder(s): Volume Percentage

Total Issued Capital: 309,968,261

Total Units Owned by Top 10 Shareholders: 206,237,790

Total Percentage Owned by Top 10 Shareholders: 66.5351%

**NOTE**: Information reflected above reports on the top 'x' shareholdings where 'x' identifies the shareholder count. In cases where more than one shareholder has equal number of units as at report date; the holdings will be 'grouped' for counting purposes and counted as one.

\*\*\*End of Report\*\*\*

Production Environment Report ID 8849