



Management's Discussion and Analysis
For the three and six months ended June 30, 2022

August 12, 2022

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

BASIS OF PRESENTATION

This management's discussion and analysis ("MD&A") in respect of the results of operations of Diversified Royalty Corp. ("DIV" or the "Company") for the three and six months ended June 30, 2022 should be read in conjunction with the Company's condensed consolidated interim financial statements for the three and six months ended June 30, 2022 (the "Q2 2022 Financial Statements"). The condensed consolidated interim financial statements of the Company are presented in thousands of Canadian dollars and have been prepared in accordance with International Accounting Standards ("IAS") 34, Interim Financial Reporting using accounting policies consistent with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board.

Additional information related to the Company, including its Annual Information Form dated March 10, 2022 for the year ended December 31, 2021, is available on SEDAR at www.sedar.com.

Statements made in this MD&A and in the Q2 2022 Financial Statements are subject to the risks and uncertainties identified under the headings "Risk Factors" and "Forward Looking Statements" and those identified elsewhere in this MD&A.

DESCRIPTION OF NON-IFRS FINANCIAL MEASURES, NON-IFRS RATIOS AND SUPPLEMENTARY FINANCIAL MEASURES

Non-IFRS Financial Measures

Readers are cautioned that, in addition to reported results, the Company has also included non-IFRS financial measures that are historical, non-IFRS ratios and supplementary financial measures to assess its results and the results of its Royalty Partners (as defined below) in this MD&A. Non-IFRS financial measures are utilized to assess the Company's business and to measure the Company's overall performance. Non-IFRS financial measures used in this MD&A include EBITDA, normalized EBITDA, distributable cash, DIV Royalty Entitlement, DIV Royalty Entitlement net of NND Royalties LP Expenses, adjusted royalty income and adjusted revenue. Non-IFRS ratios are ratios that include a non-IFRS financial measure as one or more of its components. Non-IFRS ratios used in this MD&A include distributable cash per share and payout ratio. Supplementary financial measures used in this MD&A include same stores sales growth or SSSG and system sales of certain of DIV's Royalty Partners.

Management believes that disclosing certain non-IFRS financial measures provides readers of this MD&A with important information regarding the Company's financial performance and its ability to pay dividends and the performance of its Royalty Partners. By considering these measures in combination with the most closely comparable IFRS measure, management believes that investors are provided with additional and more useful information about the Company and its Royalty Partners than investors would have if they simply considered IFRS measures alone. The non-IFRS financial measures do not have standardized meanings prescribed by IFRS and therefore are unlikely to be comparable to similar measures presented by other issuers. Investors are cautioned that non-IFRS measures should not be construed as a substitute or an alternative to net income or cash flows from operating activities as determined in accordance with IFRS.

DIV Royalty Entitlement, Adjusted Royalty Income and Adjusted Revenue

DIV Royalty Entitlement, adjusted royalty income and adjusted revenue are reported to allow readers to assess the performance of DIV's royalty arrangement with Nurse Next Door (as defined below) on a basis consistent with the royalties received from DIV's other Royalty Partners. Under IFRS, DIV is required to record its investment in NND Royalties LP (as defined below) as a financial instrument and the income earned from this investment as finance income, which does not allow for a direct comparison of the income received from this investment to the royalties received from DIV's other Royalty Partners, which attract different treatment under IFRS. The most comparable IFRS measure to DIV Royalty Entitlement is "distributions received from NND LP" on the Q2 2022 Financial Statements. DIV Royalty Entitlement is calculated as distributions received from NND LP plus NND Royalties LP expenses, which include legal, audit, tax and advisory services. Note that distributions received from NND LP is derived from the royalty paid by Nurse Next Door to NND LP. Adjusted royalty income is calculated as royalty income, plus the DIV Royalty Entitlement received by NND Royalties LP from Nurse Next Door. Adjusted revenue is calculated as adjusted royalty income plus management fees. The table under the section "DIV Royalty Entitlement net of NND Royalties LP Expenses" provides a reconciliation of DIV Royalty Entitlement to Distributions received from NND LP on the financial statements and the table under the section "Royalty Pools" provides a reconciliation of adjusted royalty income and adjusted revenue to royalty income, the most comparable IFRS measure disclosed in the financial statements.

DIV Royalty Entitlement net of NND Royalties LP Expenses

DIV Royalty Entitlement net of NND Royalties LP expenses is calculated as the DIV Royalty Entitlement less expenses related to NND Royalties LP, which include legal, audit, tax and advisory services. In addition to net income and cash flow from operations, DIV Royalty Entitlement net of NND Royalties LP expenses is a useful supplemental measure as it provides investors with an indication of cash available for distribution generated by NND Royalties LP.

The following table reconciles these non-IFRS financial measures to the most directly comparable IFRS measure disclosed in the financial statements:

(000's)	Three months ended June 30,		Six months ended June 30,	
	2022	2021	2022	2021
Distributions received from NND LP	\$ 1,240	\$ 1,222	\$ 2,486	\$ 2,444
Add: NND Royalties LP expenses	13	5	19	10
DIV Royalty Entitlement	1,253	1,227	2,505	2,454
Less: NND Royalties LP expenses	(13)	(5)	(19)	(10)
DIV Royalty Entitlement, net of NND Royalties LP expenses	\$ 1,240	\$ 1,222	\$ 2,486	\$ 2,444

EBITDA and Normalized EBITDA

EBITDA is calculated as earnings before interest, taxes, depreciation and amortization. Normalized EBITDA is calculated as EBITDA before certain items including: share-based compensation, other finance costs, the fair value adjustment on financial instruments and payment of lease obligations, but including the DIV Royalty Entitlement net of expenses related to NND Royalties LP. While EBITDA and normalized EBITDA are not recognized measures under IFRS, management of the Company believes that, in addition to net income, EBITDA and normalized EBITDA are useful supplemental measures as they provide investors with an indication of cash available for distribution prior to debt service needs, litigation expenditures and interest income, as applicable. The methodologies used by the Company to determine EBITDA and normalized EBITDA may differ from those utilized by other issuers or companies and, accordingly, EBITDA and normalized EBITDA as used in this MD&A may not be comparable to similar measures used by other issuers or companies. Readers are cautioned that EBITDA and normalized EBITDA should not be construed as an alternative to net income or loss determined in accordance with IFRS as indicators of an issuer's performance or to cash flows from operating, investing and financing activities as measures of liquidity and cash flows. The table under the section "EBITDA, Normalized EBITDA, and Distributable Cash" provides a reconciliation of these non-IFRS financial measures to net income or loss, the most comparable IFRS measure disclosed in the financial statements.

Distributable Cash

Distributable cash is defined as Normalized EBITDA less interest expense on the credit facilities, less distributions on MRM Units held by Mr. Mikes, less current income tax expense, plus interest income. Management believes that distributable cash provides investors with useful information about the amount of cash the Company has generated to cover dividends on its common shares during the applicable period. Readers should be cautioned, however, that distributable cash should not be construed as an alternative to the statement of cash flows as a measure of liquidity and cash flows of the Company. The Company's method of calculating distributable cash may differ from that of other issuers and companies and, accordingly, distributable cash may not be comparable to similar measures used by other issuers or companies. The table under the section "EBITDA, Normalized EBITDA, and Distributable Cash" provides a reconciliation of this non-IFRS financial measure to net income and cash flows from operating activities, the most comparable IFRS measures disclosed in the financial statements.

Non-IFRS Ratios

Distributable Cash per Share

Distributable cash per share is a non-IFRS ratio that does not have a standardized meaning prescribed by IFRS, and therefore may not be comparable to similar ratios presented by other issuers. Distributable cash per share is defined as distributable cash divided by the weighted average number of common shares outstanding during the period. The Company's method of calculating distributable per share cash may differ from that of other issuers and companies and, accordingly, distributable cash may not be comparable to similar measures used by other issuers or companies.

Payout Ratio

The payout ratio is calculated by dividing the dividends per share during the period by the distributable cash per share generated in that period. The payout ratio is a non-IFRS ratio and is not recognized under IFRS, however, management of the Company believes that it provides supplemental information regarding the extent to which the Company distributes cash as dividends, when compared to its cash flow capacity. Payout ratio as used in this MD&A may not be comparable to similar measures used by other issuers or companies.

Supplementary Financial Measures

Same Store Sales Growth or SSSG and System Sales

Same store sales growth or SSSG is the percentage increase in top-line store sales ("System Sales") over the prior comparable period for locations that are included in the Mr. Lube Royalty Pool, the Oxford Royalty Pool, or Mr. Mikes Royalty Pool, as applicable, and were open in both the current and prior periods, excluding stores that were permanently closed. Same store sales growth is a supplementary financial measure and does not have a standardized meaning prescribed by IFRS. However, the Company believes that SSSG is a useful measure as it provides investors with an indication of the change in year-over-year sales of Mr. Lube locations included in the Mr. Lube Royalty Pool, Oxford locations in the Oxford Royalty Pool and Mr. Mikes Restaurants in the Mr. Mikes Royalty Pool, as applicable. The Company's method of calculating same store sales growth

may differ from those of other issuers or companies and, accordingly, same store sales growth may not be comparable to similar measures used by other issuers or companies.

ADDITIONAL IFRS MEASURES

IFRS mandates certain minimum line items for financial statements and requires presentation of additional line items, headings and subtotals when such presentation is relevant to an understanding of the issuer's financial position or performance. IFRS also requires that notes to the financial statements provide information that is not presented elsewhere in the financial statements, but is relevant to understanding them. Such financial measures outside the minimum mandated line items are considered additional IFRS measures. The Q2 2022 Financial Statements include certain additional IFRS measures where management considers such information to be useful to understanding the Company's financial results.

OVERVIEW

DIV is a multi-royalty corporation, engaged in the business of acquiring royalties from well-managed multi-location businesses and franchisors in North America ("Royalty Partners"). The Company believes that its royalty structure provides a strong incentive for a Royalty Partner to continue growing its business while retaining control of its business.

The Company's primary objectives are to: (i) purchase stable and growing royalty streams from Royalty Partners, and (ii) increase distributable cash per share, a non-IFRS measure, by making accretive royalty purchases. These objectives are intended to allow the Company to pay a dividend to shareholders, while increasing the dividend as distributable cash per share allows. Refer to the "Description of Non-IFRS Financial Measures, Non-IFRS Ratios and Supplementary Financial Measures" section of this MD&A.

The Company's revenue for the three and six months ended June 30, 2022 consists of royalties and management fees that are contractually agreed to between the Company and its Royalty Partners:

- Mr. Lube Canada Limited Partnership ("Mr. Lube"): royalties are based on the top-line system sales of Mr. Lube stores in the royalty pool (the "Mr. Lube Royalty Pool"). As at June 30 2022 and as of the date of this MD&A, Mr. Lube had 165 locations, of which 139 were in the Mr. Lube Royalty Pool. In addition to the royalty, Mr. Lube is required to pay the Company a management fee of approximately \$0.2 million per year for strategic and other services. See "Mr. Lube" below for further information.
- AIR MILES®: royalties are based on gross billings generated by LoyaltyOne, Co. ("LoyaltyOne") through its operation of the AIR MILES® reward program in Canada (the "AIR MILES® Reward Program"). See "AIR MILES® Reward Program" below for further information.
- Sutton Group Realty Services Ltd. ("Sutton"): royalties are based on the number of Sutton agents in the royalty pool (the "Sutton Royalty Pool"). As at June 30, 2022, there were 5,400 agents in the Sutton Royalty Pool. In addition to the royalty, Sutton is required to pay the Company a management fee of approximately \$0.1 million per year for strategic and other services. See "Sutton" below for further information.
- Oxford Learning Centres, Inc. ("Oxford"): royalties are based on the system sales of Oxford locations in the royalty pool (the "Oxford Royalty Pool"). As at June 30, 2022, Oxford had 153 locations, of which 146 were in the Oxford Royalty Pool. In addition, Oxford is required to pay the Company a management fee of approximately \$0.04 million per year for strategic and other services. See "Oxford" below for further information.
- Mr. Mikes Restaurants Corporation ("Mr. Mikes"): royalties are based on the notional system sales of Mr. Mikes restaurants in the royalty pool (the "Mr. Mikes Royalty Pool"). As at June 30, 2022, Mr. Mikes had 45 restaurants, of which 38 were in the Mr. Mikes Royalty Pool. In addition to the royalty, Mr. Mikes is required to pay the Company a management fee of approximately \$0.04 million per year for strategic and other services. See "Mr. Mikes" below for further information.
- Nurse Next Door Professional Homecare Services Inc. ("Nurse Next Door"): DIV's royalty entitlement from Nurse Next Door, a non-IFRS measure (the "DIV Royalty Entitlement"), is currently equal to \$0.42 million per month, and grows at a fixed rate of 2.0% per annum. In addition to the royalty, Nurse Next Door is required to pay the Company a management fee of approximately \$0.08 million per year for strategic and other services. See "Nurse Next Door" below for further information, and refer to the "Description of Non-IFRS Financial Measures, Non-IFRS Ratios and Supplementary Financial Measures" section of this MD&A.

The Company's ongoing cash expenditures are comprised of salaries and benefits, general and administration (including public company costs), professional fees, and interest on credit facilities. The success of the Company currently depends largely on the ability of Mr. Lube, Sutton, Mr. Mikes, Oxford and Nurse Next Door to maintain and increase the sales or number of agents in the respective royalty pools, and, in the case of LoyaltyOne, the gross billings generated through the AIR MILES® Reward Program. See "Risk Factors" for further information.

FINANCIAL HIGHLIGHTS

(000's except per share amounts)	Three months ended June 30,			Six months ended June 30,	
	2022		2021		2021
<i>Consolidated:</i>					
Revenue	\$	11,080	\$	9,174	\$ 20,822 \$ 16,784
Adjusted revenue ^{1, 2}		12,333		10,401	23,327 19,238
Royalty income		10,963		9,063	20,571 16,562
Adjusted royalty income ^{1, 2}		12,216		10,290	23,076 19,016
Normalized EBITDA ²		11,413		9,482	21,609 17,780
Distributable cash ²		7,902		6,774	15,106 12,660
Income from operations		9,874		7,845	18,570 14,758
Net income - basic		7,143		5,209	13,339 9,345
Net income - diluted		8,134		5,209	15,162 9,345
Dividends declared		6,804		6,089	13,549 12,158
Weighted average number of shares outstanding - basic		123,701		121,745	123,185 121,532
Weighted average number of shares outstanding - diluted		143,213		122,590	146,375 122,373
Basic income per share	\$	0.06	\$	0.04	\$ 0.11 \$ 0.08
Diluted income per share		0.06		0.04	0.10 0.08
Distributable cash per share ²		0.06		0.06	0.12 0.10
Dividends declared per share		0.06		0.05	0.11 0.10
Total assets ³	\$	383,661	\$	372,407	\$ 383,661 \$ 372,407
Total non-current financial liabilities ³		163,105		170,183	163,105 170,183
<i>Adjusted Revenue² by Royalty Partner</i>					
Mr. Lube	\$	6,165	\$	4,753	\$ 10,974 \$ 8,383
AIR MILES		1,791		1,623	3,321 3,148
Sutton		1,053		1,033	2,106 2,066
Oxford		1,135		923	2,165 1,829
Mr. Mikes ⁴		916		823	2,216 1,320
Nurse Next Door ¹		1,273		1,246	2,545 2,492
Mr. Lube SSSG ²		23.5%		21.8%	20.3% 13.2%
Oxford SSSG ^{2, 5}		21.4%		41.3%	17.8% 3.4%

1) 2022 and 2021 figures include the impact of the DIV Royalty Entitlement and management fees received from Nurse Next Door. Refer to the "Description of Non-IFRS Financial Measures, Non-IFRS Ratios and Supplementary Financial Measures" section of this MD&A.

2) Adjusted revenue, adjusted royalty income, normalized EBITDA, and distributable cash are non-IFRS financial measures and as such, do not have standardized meanings under IFRS. Distributable cash per share is a non-IFRS ratio and SSSG is a supplementary financial measure. For additional information regarding these financial metrics, refer to the sections "Royalty Pools", "EBITDA, Normalized EBITDA and Distributable Cash" and "Description of Non-IFRS Financial Measures, Non-IFRS Ratios and Supplementary Financial Measures" in this MD&A.

3) At period end.

4) For the six months ended June 30, 2022, Mr. Mikes adjusted revenue includes a one-time payment of \$0.55 million, received in March 2022, representing partial payment of deferred contractual royalty fees and deferred contractual management fees, which has been recognized as revenue upon collection.

5) After the impact of foreign currency translation, SSSG was 21.9% for the three months and 18.1% for the six months ended June 30, 2022, compared to 38.9% for the three months and 2.0% for the six months ended June 30, 2021.

ROYALTY POOLS

The following table reconciles the non-IFRS financial measures of adjusted royalty income and adjusted revenue to royalty income, the most directly comparable IFRS measure disclosed in the financial statements:

(000's)	Three months ended June 30,			Six months ended June 30,				
		2022	2021	2022	2021			
Mr. Lube	\$	6,109	\$	4,698	\$	10,862	\$	8,273
AIR MILES®		1,791		1,623		3,321		3,148
Sutton		1,026		1,006		2,052		2,012
Oxford		1,125		913		2,145		1,809
Mr. Mikes		912		823		2,191		1,320
Royalty income	\$	10,963	\$	9,063	\$	20,571	\$	16,562
DIV Royalty Entitlement ¹		1,253		1,227		2,505		2,454
Adjusted royalty income¹	\$	12,216	\$	10,290	\$	23,076	\$	19,016
Management fees		117		111		251		222
Adjusted revenue¹	\$	12,333	\$	10,401	\$	23,327	\$	19,238

1) Adjusted royalty income and adjusted revenue are non-IFRS financial measures and as such, do not have standardized meanings under IFRS. For additional information regarding these financial metrics, refer to "Description of Non-IFRS Financial Measures, Non-IFRS Ratios and Supplementary Financial Measures" in this MD&A.

Mr. Lube

ML Royalties Limited Partnership ("ML LP"), an entity controlled by the Company, owns all the trademarks and certain other intellectual property rights utilized by Mr. Lube (the "ML Rights") in its business of franchising automotive maintenance businesses.

ML LP licensed the ML Rights to Mr. Lube for a 99 year term ending on August 19, 2114, in exchange for a royalty payment currently equal to 7.95% of the system sales of flagship Mr. Lube locations in the Mr. Lube Royalty Pool, with the exception of system sales on tires and rims ("Tire Sales") that are subject to a royalty rate of 2.5% (collectively, the "Mr. Lube Royalty Rate") of flagship Mr. Lube locations in the Mr. Lube Royalty Pool.

Subject to certain performance criteria being met, the Mr. Lube Royalty Pool is adjusted annually on May 1 (the "Adjustment Date") to include new Mr. Lube locations and to remove Mr. Lube locations that have been permanently closed during the previous year. See "Mr. Lube Royalty Rate Increase and Mr. Lube Royalty Pool Additions" below.

Mr. Lube has the option, subject to meeting certain performance criteria, to increase the Mr. Lube Royalty Rate on non-Tire Sales in four 0.5% increments, two of which options have previously been exercised. Specifically, on May 1, 2018, the royalty rate paid by Mr. Lube on non-Tire Sales was increased by 0.5% from 6.95% to 7.45%, and on May 1, 2021, the royalty rate paid by Mr. Lube on non-Tire Sales was further increased by 0.5% to 7.95%. The royalty rate on Tire Sales remains unchanged at 2.5%. See "Mr. Lube Royalty Rate Increase and Mr. Lube Royalty Pool Additions" below. As consideration for the Mr. Lube Royalty Rate increases, Mr. Lube is entitled to exchange certain limited partnership units of ML LP for DIV shares (or cash at DIV's option) based on a formula that is intended to be accretive to DIV.

For Mr. Lube, changes in system sales are derived from both SSSG, a supplementary financial measure, from existing locations in the Mr. Lube Royalty Pool and from the addition of new Mr. Lube locations to the Mr. Lube Royalty Pool.

Mr. Lube Royalty Rate Increase and Mr. Lube Royalty Pool Additions

On November 9, 2020, DIV and Mr. Lube entered into an amendment to the amended and restated limited partnership agreement of ML LP (the "LP Amendment") to confirm the terms on which: (i) the Mr. Lube Royalty Rate on non-Tire Sales at flagship locations would be increased by 0.5% from 7.45% to 7.95% effective May 1, 2021, and (ii) the Mr. Lube Royalty Pool would be adjusted to include royalties from 13 additional Mr. Lube locations effective May 1, 2021. A copy of the LP Amendment has been filed on SEDAR at www.sedar.com.

The LP Amendment provides that the consideration payable to Mr. Lube for the second Mr. Lube Royalty Rate increase on non-Tire Sales on May 1, 2021 from 7.45% to 7.95% was to be calculated based on a 7.25x multiple of the incremental annual royalty revenue from such increase, which consideration was required to be paid in cash. The total consideration for the increase of the Mr. Lube Royalty Rate of \$8.3 million was paid to Mr. Lube on May 1, 2021 in cash and recorded as an addition to intangible assets.

The LP Amendment also provides that the consideration payable to Mr. Lube for the addition of the 13 locations to the Mr. Lube Royalty Pool on May 1, 2021 was to be calculated based on a 7.25x multiple of the incremental annual royalty revenue to be added to the Mr. Lube Royalty Pool from such additions, which consideration was required to be paid in cash. The initial consideration paid to Mr. Lube on May 1, 2021 for the estimated net additional royalty revenue from the 13 Mr. Lube locations added to the Mr. Lube Royalty Pool was \$7.7 million, representing 80% of the total estimated consideration of \$9.6 million payable. After adjusting to reflect the actual system sales of 7 of the 13 locations for the year ending December 31, 2021, DIV paid Mr. Lube the remaining \$1.6 million of cash consideration for the net additional royalty revenue related to such 7 of the 13

locations on May 1, 2022. The remaining consideration payable for the net additional royalty revenue related to 6 of the 13 locations will be paid to Mr. Lube on May 1, 2023 and will be adjusted to reflect the actual system sales of these locations for the year ending December 31, 2022.

On May 1, 2022, the Mr. Lube Royalty Pool was adjusted to include the royalties from 6 new flagship Mr. Lube locations and remove 2 flagship Mr. Lube locations that have permanently closed. With the adjustment for these 4 net new openings, the Mr. Lube Royalty Pool now includes 139 flagship locations. The initial consideration paid to Mr. Lube for the estimated net additional royalty revenue was \$3.4 million, representing 80% of the total estimated consideration of \$4.3 million. The incremental royalty revenue to DIV is estimated to be \$0.44 million per annum. The initial consideration of \$3.4 million was elected by DIV to be paid in the form of 1,083,063 common shares of DIV on the basis of the 20-day volume weighted average closing price of the common shares for the period ended April 25, 2022 of \$3.1592 per common share. The remaining consideration payable for the additional royalty revenue of the 6 new Mr. Lube locations added to the Royalty Pool on May 1, 2022 will be paid to Mr. Lube on May 1, 2023, the next Adjustment Date, and will be adjusted to reflect the actual system sales of these 6 new locations for the year ending December 31, 2022, net of the lost system sales of the 2 permanently closed Mr. Lube locations removed from the Mr. Lube Royalty pool on May 1, 2022.

In addition, Mr. Lube elected to defer the third royalty rate increase until the next adjustment date in respect of which the Mr. Lube royalty rate is eligible to be increased.

Second Quarter

System sales, a supplementary financial measure, reported by Mr. Lube for the Mr. Lube locations within the Mr. Lube Royalty Pool were \$80.9 million in the second quarter of 2022, compared to \$63.1 million in the second quarter of 2021. SSSG, a supplementary financial measure, for the Mr. Lube locations within the Mr. Lube Royalty Pool was reported by Mr. Lube as 23.5% in the second quarter of 2022, compared to SSSG of 21.8% in the second quarter of 2021, primarily due to resumption of consumer pre-pandemic activities and associated vehicle service intervals, continued growth in Mr. Lube's maintenance, tire and mechanical service offerings, and the effectiveness of Mr. Lube's targeted multimedia campaigns. Refer to the "Description of Non-IFRS Financial Measures, Non-IFRS Ratios and Supplementary Financial Measures" section of this MD&A.

Royalty income was \$6.1 million in the second quarter of 2022, an increase of 30% compared to the second quarter of 2021. The increase in royalty income was due to strong SSSG, the addition of 13 new stores to the Mr. Lube royalty pool and the 0.5% increase to the Mr. Lube royalty rate on May 1, 2021, as well as the addition of 4 net new stores to the Mr. Lube royalty pool on May 1, 2022.

Year-To-Date

System sales, reported by Mr. Lube for the Mr. Lube locations within the Mr. Lube Royalty Pool were \$141.9 million for the six months ended June 30, 2022, compared to \$112.2 million in the same prior period of 2021. SSSG, for the Mr. Lube locations within the Mr. Lube Royalty Pool was reported by Mr. Lube as 20.3% for the six months ended June 30, 2022, compared to SSSG of 13.2% in the same prior period of 2021, primarily due to resumption of consumer pre-pandemic activities and associated vehicle service intervals, continued growth in Mr. Lube's maintenance, tire and mechanical service offerings, and the effectiveness of Mr. Lube's targeted multimedia campaigns. Refer to the "Description of Non-IFRS Financial Measures, Non-IFRS Ratios and Supplementary Financial Measures" section of this MD&A.

Royalty income was \$10.9 million in the for the six months ended June 30, 2022, an increase of 31% compared to the same prior period of 2021. The increase in royalty income was due to strong SSSG, the addition of 13 new stores to the Mr. Lube royalty pool and the 0.5% increase to the Mr. Lube royalty rate on May 1, 2021, as well as the addition of 4 net new stores to the Mr. Lube royalty pool on May 1, 2022.

AIR MILES® Reward Program

AM Royalties Limited Partnership ("AM LP"), a wholly owned subsidiary of the Company, owns the Canadian AIR MILES® trademarks and certain related Canadian intellectual property rights (collectively, the "AIR MILES® Rights"). In accordance with the terms of two license agreements with LoyaltyOne (collectively, the "AIR MILES® Licenses") acquired by AM LP as part of the acquisition of the AIR MILES® Rights, LoyaltyOne has the exclusive right to use the AIR MILES® Rights for purposes of operating the AIR MILES® Reward Program in Canada for an indefinite term in exchange for a royalty payment equal to 1% of "gross billings" from the AIR MILES® Reward Program. Gross billings for the AIR MILES® Reward Program is derived from several AIR MILES® metrics, with AIR MILES® reward miles issued being the primary metric, and other metrics including AIR MILES® reward miles redeemed, service revenue, commissions and promotional items. Variations in these metrics collectively affect DIV's royalty income under the AIR MILES® Licenses. LoyaltyOne was a subsidiary of Alliance Data Systems Inc. ("ADS"), a NYSE listed company until November 5, 2021, when it was spun-off into a new independent US-based, publicly traded company, Loyalty Ventures Inc. ("LoyaltyVentures").

Second Quarter

LoyaltyVentures issued a news release on August 11, 2022 regarding the second quarter of 2022 performance of the AIR MILES® reward program announcing that: (i) AIR MILES® reward miles issued increased by 7.8% in Q2 2022; and (ii) AIR

MILES® reward miles redeemed increased by 54.0% in Q2 2022, primarily due to the continued demand for travel as COVID-related restrictions abated.

Loyalty Ventures also announced that during Q2 2022, long-time AIR MILES® sponsor Sobeys provided notice of its intent to exit the AIR MILES® Reward Program on a region-by-region basis between mid-August and the first quarter of 2023. Loyalty Ventures did, however, not that AIR MILES® would now be able to expand AIR MILES® issuances into adjacent verticals, including mass merchants, convenience stores, dollar stores and other retailers that were previously precluded by the terms of the Sobeys' contract. Loyalty Ventures expects that the primary impact of the Sobeys exit in 2022 will be on the number of AIR MILES® reward miles issued, as Sobeys represented approximately 10% of Loyalty Ventures' adjusted EBITDA.

In addition, Loyalty Ventures announced that AIR MILES® recently partnered with a key sponsor, Bank of Montreal, to launch a new benefit for BMO AIR MILES® credit cardholders, enabling them to earn extra Miles on all grocery purchases, regardless of retailer.

In the second quarter of 2022, royalty income of \$1.8 million was generated from the AIR MILES® Licenses, an increase of 10.4% compared to the second quarter of 2021. DIV's royalty payment is derived from several AIR MILES® metrics, with AIR MILES® reward miles issued being the primary metric, and other metrics including AIR MILES® reward miles redeemed, service revenue, commissions and promotional items, all of which affect quarterly variability.

Year-To-Date

AIR MILES® reward miles issued increased by 1.9% during the six months ended June 30, 2022; and (ii) AIR MILES® reward miles redeemed increased by 48.7% during the six months ended June 30, 2022, primarily reflecting pent-up demand for travel as COVID-related restrictions abated.

Loyalty Ventures previously announced that AIR MILES® renewed top five sponsor, American Express, activated a national marketing campaign to drive greater collector enrollment and engagement, and launched several additional marketing campaigns in conjunction with the AIR MILES® 30th anniversary.

In addition, Loyalty Ventures also previously announced a leadership change at AIR MILES®. Shawn Stewart has joined as new President of AIR MILES® effective May 2, 2022. Mr. Stewart was most recently Senior Vice President, Customer at Canadian Tire, where he led the team responsible for enterprise loyalty, digital marketing, customer analytics and personalization, including the team that built and grew the Triangle Rewards loyalty program.

In the six months ended June 30, 2022, royalty income of \$3.3 million was generated from the AIR MILES® Licenses, an increase of 5.5% compared to the six months ended June 30, 2021.

Sutton

SGRS Royalties Limited Partnership ("SGRS LP"), an entity controlled by the Company, owns all the Canadian and U.S. trademarks and certain other intellectual property rights utilized by Sutton in its residential real estate franchise business (the "SGRS Rights").

On June 19, 2015, SGRS LP licensed the SGRS Rights to Sutton for 99 years in exchange for a monthly royalty payment (the "Sutton Royalty Rate"), based on the number of agents in the Sutton Royalty Pool. The Sutton Royalty Rate grows by 2.0% per year, effective July 1st of each year. On July 1, 2022, the monthly Sutton Royalty Rate was increased from \$63.347 per agent to \$64.614 per agent. There are currently 5,400 agents in the Sutton Royalty Pool.

Second Quarter and Year-To-Date

Royalty income was \$1.0 million for the three months and \$2.1 million for the six months ended June 30, 2022, which reflects the contractual 2% annual increase effective July 1, 2021.

During the six months ended June 30, 2022, 100% of the contractual royalty income was collected from Sutton.

Oxford

OX Royalties Limited Partnership ("OX LP"), an entity controlled by DIV, owns the trademarks and certain other intellectual property rights utilized by Oxford in its franchised supplementary education services business (the "Oxford Rights").

On February 20, 2020, OX LP licensed the Oxford Rights to Oxford for 99 years in exchange for a royalty equal to 7.67% of the gross sales (the "Oxford Royalty Rate") from Oxford's 146 franchise and corporate locations in Canada and the United States included in the royalty pool (the "Oxford Royalty Pool"). So long as certain royalty coverage tests are met, Oxford is eligible to add new Oxford locations to the Oxford Royalty Pool on May 1st of each year. In consideration for the addition of net new Oxford locations into the Oxford Royalty Pool, Oxford will be entitled, subject to TSX approval, to exchange certain of the limited partnership units of OX LP held by Oxford for common shares of DIV (or cash, at DIV's election).

Oxford will also, subject to meeting certain performance criteria, be provided opportunities to increase the Oxford Royalty Rate in six 0.25% increments during the life of the royalty. In consideration for each incremental Oxford Royalty Rate increase, Oxford will be entitled, subject to TSX approval, to exchange certain of the limited partnership units of OX LP for common shares of DIV (or cash, at DIV's election).

Second Quarter

System sales, a supplementary financial measure, reported by Oxford for the Oxford locations within the Oxford Royalty Pool were \$14.4 million in the second quarter of 2022, compared to \$11.9 million for the second quarter of 2021. Oxford reported that Oxford locations in the Oxford Royalty Pool generated SSSG, a supplementary financial measure, on a constant currency basis of 21.4% in the second quarter of 2022 (after the impact of foreign currency translation, SSSG was 21.9%), compared to 41.3% in the second quarter of 2021 (after the impact of foreign currency translation, SSSG was 38.9%).

Royalty income from Oxford was \$1.1 million in the second quarter of 2022, compared to \$0.9 million for the second quarter in 2021 due to positive SSSG.

Building off a strong first quarter, Oxford's second quarter saw a strong recovery with system sales comparable to pre-pandemic levels, and May and June 2022 system sales were the strongest May and June in Oxford's history.

Year-To-Date

System sales, within the Oxford Royalty Pool were \$27.7 million for the six months ended June 30, 2022, compared to \$23.6 million for the six months ended June 30, 2021. Oxford reported that Oxford locations in the Oxford Royalty Pool generated SSSG, on a constant currency basis of 17.8% in the six months ended June 30, 2022 (after the impact of foreign currency translation, SSSG was 18.1%), compared to 3.4% for the six months ended June 30, 2021 (after the impact of foreign currency translation, SSSG was 2.0%).

Royalty income from Oxford was \$2.1 million for the six months ended June 30, 2022, compared to \$1.8 million for the six months ended June 30, 2021 due to positive SSSG.

In March 2022, most Ontario government mandated COVID-19 restrictions were lifted (with Ontario being Oxford's largest market), including most mandatory vaccination, masking requirements and distance restrictions. During the first quarter of 2022, Oxford saw a transition back to in-person tutoring for many locations, a trend that continued into the second quarter of 2022 with system sales returning to pre-pandemic levels. Refer to the "Description of Non-IFRS Financial Measures, Non-IFRS Ratios and Supplementary Financial Measures" section of this MD&A.

Mr. Mikes

MRM Royalties Limited Partnership ("MRM LP"), an entity controlled by the Company, owns the trademarks and certain related other intellectual property rights utilized by Mr. Mikes in its restaurant business (the "MRM Rights").

On May 20, 2019, MRM LP licensed the MRM Rights to Mr. Mikes for 99 years, in exchange for an initial royalty payment equal to 4.35% of notional system sales of the Mr. Mikes restaurants in the Mr. Mikes Royalty Pool. The royalty was structured to grow at a fixed rate of 2% per annum for the first four years and thereafter to fluctuate based on the same-store-sales growth of the Mr. Mikes locations in the Mr. Mikes Royalty Pool.

Second Quarter

Mr. Mikes reported that SSSG, a supplementary financial measure, for Mr. Mikes restaurants in the royalty pool was approximately 94.5% in the second quarter of 2022 compared to 77.3% for the second quarter of 2021, which included stores that were temporarily closed due to the COVID-19 pandemic.

Royalty income from Mr. Mikes was \$0.9 million in the second quarter of 2022, compared to \$0.8 million in the second quarter of 2021. DIV collected 92% of the contractual fixed royalty amount for Q2 2022.

Year-To-Date

Mr. Mikes reported that SSSG, for Mr. Mikes restaurants in the royalty pool was approximately 55.4% for the six months ended June 30, 2022, compared to -49.8% for the six months ended June 30, 2021, which included stores that were temporarily closed due to the COVID-19 pandemic.

Royalty income from Mr. Mikes was \$2.2 million for six months ended June 30, 2022, which includes a one-time payment of approximately \$0.55 million to DIV and its subsidiary MRM Royalties LP representing partial payment of deferred contractual royalty fees and deferred contractual management fees. DIV collected 79% of the contractual fixed royalty amount for the six months ended June 30, 2022. DIV has continued to provide Mr. Mikes with royalty and management fee relief in 2022 by way of further partial deferrals of the contractual fixed royalty amount and management fees. As of June 30, 2022, DIV has deferred a total of \$1.0 million of contractual amounts otherwise owing, which have not been recognized into revenue, but may be partially or fully collected and recognized as revenue in the future.

As at the end of Mr. Mikes' second quarter of 2022, Mr. Mikes reported positive working capital and no senior debt outstanding on its operating line of credit. Mr. Mikes has also advised DIV that Mr. Mikes was in compliance with the financial covenants under its operating line of credit at the end of the second quarter of 2022, with such compliance being based in part on the

royalty relief provided by DIV to date and the nature of the calculation of such covenants. Refer to the “Description of Non-IFRS Financial Measures, Non-IFRS Ratios and Supplementary Financial Measures” section of this MD&A.

Nurse Next Door

On November 15, 2019, NND Royalties Limited Partnership (“NND Royalties LP”) licensed the trademarks and certain other intellectual property rights utilized by Nurse Next Door in its premium home care business (the “NND Rights”) to Nurse Next Door for 99 years in exchange for a gross royalty (the “Gross Royalty”) equal to the greater of: (i) 6% of gross sales from Nurse Next Door franchises and corporate stores in Canada and the United States, and (ii) approximately \$0.42 million per month, which amount shall increase at a fixed rate of 2% per annum (being the DIV Royalty Entitlement, a non-IFRS measure). To the extent the Gross Royalty is greater than the DIV Royalty Entitlement, Nurse Next Door is entitled to receive the excess amount in the form of a cash distribution paid by NND Royalties LP on the NND Exchangeable Units held by Nurse Next Door (the “Nurse Next Door Distribution Entitlement”).

Subject to certain royalty coverage tests being met, Nurse Next Door is eligible to sell incremental royalties to NND Royalties LP. In consideration for the incremental royalty, Nurse Next Door will be entitled, subject to TSX approval, to indirectly exchange certain of the limited partnership units of NND Royalties LP held by Nurse Next Door for common shares of DIV, or cash at DIV’s election, based on a formula that is intended to be accretive to DIV.

Nurse Next Door has the ability to repurchase the NND Rights from NND Royalties LP (the “NND Buy-Out Option”) at any time after November 15, 2026. Due to the NND Buy-Out Option, NND Royalties LP does not satisfy the tests under IFRS to establish control over the NND Rights; accordingly, the Company cannot recognize the NND Rights as an intangible asset on its consolidated statement of financial position and the transaction is accounted for as a financing arrangement. Under IFRS, DIV is required to record its investment in NND Royalties LP as a financial instrument and the income earned from this investment as finance income, which does not allow for a direct comparison of the income received from this investment to the royalties received from DIV’s other Royalty Partners, which attract different treatment under IFRS. To allow readers to assess the performance of DIV’s royalty arrangements with Nurse Next Door on a basis consistent with the royalties received from DIV’s other Royalty Partners, the Company reports the DIV Royalty Entitlement as a non-IFRS financial measure. Refer to the “Description of Non-IFRS Financial Measures, Non-IFRS Ratios and Supplementary Financial Measures” section of this MD&A.

Second Quarter and Year-To-Date

The DIV Royalty Entitlement was \$1.3 million for the three months and \$2.5 million for the six months ended June 30, 2022, and reflects the contractual 2.0% increase effective October 1, 2021 compared to the same prior period in 2021. In the second quarter of 2022, Nurse Next Door signed 20 new franchises primarily in major metropolitan markets (14 in the US and 6 in Australia). Refer to the “Description of Non-IFRS Financial Measures, Non-IFRS Ratios and Supplementary Financial Measures” section of this MD&A.

EBITDA, NORMALIZED EBITDA AND DISTRIBUTABLE CASH

The following table reconciles the non-IFRS financial measures of EBITDA, normalized EBITDA, and distributable cash to net income, the most directly comparable IFRS measure disclosed in the financial statements:

(000's)	Three months ended June 30,			Six months ended June 30,				
	2022		2021		2022		2021	
Net income	\$	7,143	\$	5,209	\$	13,339	\$	9,345
Interest expense on credit facilities		2,307		1,822		4,186		3,572
Income tax expense		2,443		1,992		4,835		3,588
Depreciation expense		24		23		49		41
EBITDA¹		11,917		9,046		22,409		16,546
Adjustments:								
Share-based compensation		301		304		556		449
Other finance costs, net		331		449		829		910
Fair value adjustment on financial instruments		(2,350)		(1,627)		(4,619)		(2,657)
Payment of lease obligations		(26)		(8)		(52)		(8)
Transaction costs		-		96		-		96
DIV Royalty Entitlement, net of NND Royalties LP expenses		1,240		1,222		2,486		2,444
Normalized EBITDA^{1,2}		11,413		9,482		21,609		17,780
Less: interest expense on credit facilities		(2,307)		(1,822)		(4,186)		(3,572)
Add: Interest on \$52,500 of 2022 Debenture overlap ³		168		-		168		-
Less: current tax expense		(1,433)		(892)		(2,554)		(1,567)
Add: interest income		61		6		69		19
Distributable cash^{1,2}	\$	7,902	\$	6,774	\$	15,106	\$	12,660
Distributable cash per share ¹	\$	0.0639	\$	0.0556	\$	0.1226	\$	0.1042
Dividends declared per share		0.0550		0.0500		0.1100		0.1000
Weighted average number of shares outstanding - basic		123,701		121,745		123,185		121,532
Payout Ratio¹		86.1%		89.9%		89.7%		96.0%

- 1) EBITDA, normalized EBITDA, distributable cash, DIV Royalty Entitlement net of NND Royalties LP Expenses are non-IFRS financial measures and as such, do not have standardized meanings under IFRS. Distributable cash per share and payout ratio are non-IFRS ratios. For additional information regarding these financial metrics, refer to the "Description of Non-IFRS Financial Measures, Non-IFRS Ratios and Supplementary Financial Measures" section in this MD&A.
- 2) The six months ended June 30, 2022, includes a one-time Mr. Mikes payment of \$0.55 million representing partial payment of deferred contractual royalty fees and deferred contractual management fees, which has been recognized as revenue upon collection.
- 3) After-tax impact on the 5.25% interest expense related to the \$52,500 principal 2022 Debentures, which was outstanding concurrent with the 2027 Debentures for one month (April 2022) before partial redemption.

The following table reconciles the non-IFRS financial measure distributable cash to cash flows generated from operating activities, the most directly comparable IFRS measure disclosed in the financial statements:

(000's)	Three months ended June 30,			Six months ended June 30,				
	2022		2021		2022		2021	
Cash flows generated from operating activities	\$	4,620	\$	4,770	\$	10,965	\$	10,866
Changes in working capital		1,864		1,512		2,671		1,609
Current tax expense		(1,433)		(892)		(2,554)		(1,567)
Taxes paid		1,949		530		3,910		1,657
Interest on \$52,500 of 2022 Debenture overlap ²		168		-		168		-
Accrued interest on convertible debentures		763		755		-		-
Foreign exchange (gain) loss		(3)		6		(2)		3
Transaction costs		-		96		-		96
Payment of lease obligations		(26)		(8)		(52)		(8)
Accrued DIV Royalty Entitlement, net of distributions		13		10		19		14
NND LP expenses		(13)		(5)		(19)		(10)
Distributable cash¹	\$	7,902	\$	6,774	\$	15,106	\$	12,660

- 1) Distributable cash is a non-IFRS financial measure and as such, does not have a standardized meaning under IFRS. For additional information regarding these financial metrics, refer to the "Description of Non-IFRS Financial Measures, Non-IFRS Ratios and Supplementary Financial Measures" in this MD&A.
- 2) After-tax impact on the 5.25% interest expense related to the \$52,500 principal 2022 Debentures, which was outstanding concurrent with the 2027 Debentures for one month (April 2022) before partial redemption.

Distributable Cash

In the second quarter of 2022, distributable cash, a non-IFRS financial measure, increased to \$7.9 million compared to \$6.8 million in the prior period (an increase of \$0.0083 per share). The increase in distributable cash was primarily due to higher adjusted revenue, a non-IFRS measure (see “Revenue” below), partially offset by higher current tax expense and interest expense. The increase in distributable cash per share, a non-IFRS ratio, was primarily due to the increase in distributable cash, partially offset by a higher weighted average number of common shares outstanding. Refer to the “Description of Non-IFRS Financial Measures, Non-IFRS Ratios and Supplementary Financial Measures” and “Dividends to Shareholders” sections of this MD&A.

For the six months ended June 30, 2022, distributable cash increased to \$15.1 million compared to \$12.7 million in the prior period (an increase of \$0.0183 per share). The increase in distributable cash was primarily due to higher adjusted revenue (including a one-time partial payment of \$0.55 million from Mr. Mikes representing partial payment of deferred contractual royalty fees and deferred contractual management fees described above), partially offset by higher current tax expense, salaries and benefits and interest expense. The increase in distributable cash per share, was primarily due to the increase in distributable cash, partially offset by a higher weighted average number of common shares outstanding.

Dividends Declared

In the second quarter of 2022, the Company declared dividends in the aggregate amount of \$6.8 million (\$0.0550 per share), compared to \$6.1 million (\$0.0500 per share) in the second quarter of 2021. The increase in the total amount of dividends declared was due to a higher weighted average number of common shares outstanding in the second quarter of 2022 and the increases in the dividend per share in August and November 2021.

For the six months ended June 30, 2022, the Company declared dividends in the aggregate amount of \$13.5 million (\$0.1100 per share), compared to \$12.2 million (\$0.1000 per share) in the prior period. The increase in the total amount of dividends declared was due to a higher weighted average number of common shares outstanding and the increases in the dividend per share in August and November 2021.

Payout Ratio

The payout ratio, a non-IFRS ratio, is calculated by dividing the dividends paid in that period by the distributable cash, a non-IFRS measure, generated in that period. In the second quarter of 2022, the payout ratio was 86.1% on dividends of \$0.22 per share on an annualized basis, an improvement compared to the payout ratio in the second quarter of 2021 of 89.9% based on dividends of \$0.20 per share on an annualized basis. The decrease was primarily due to higher distributable cash, partially offset by higher dividends declared. On a pro forma basis, if the dividends for the second quarter of 2021 were paid out on an annualized basis of \$0.22 per share, the payout ratio would have been 98.8% for Q2 2021.

For the six months ended June 30, 2022, the payout ratio was 89.7% on dividends of \$0.22 per share on an annualized basis, an improvement compared to the payout ratio for the six months ended June 30, 2021 of 96.0% based on dividends of \$0.20 per share on an annualized basis. The decrease was primarily due to higher distributable cash, partially offset by higher dividends declared. On a pro forma basis, if the dividends for the six months ended June 30, 2021, were paid out on an annualized basis of \$0.22 per share, the payout ratio would have been 105.6%.

The payout ratio does not factor in any cash savings to the Company as a result of the Company’s dividend reinvestment plan (“DRIP”). Refer to the section “Dividend Reinvestment Plan” below. Payout ratio is a non-IFRS ratio and as such, does not have a standardized meaning under IFRS. For additional information, refer to the “Description of Non-IFRS Financial Measures, Non-IFRS Ratios and Supplementary Financial Measures” and “Dividends to Shareholders” sections in this MD&A.

RESULTS OF OPERATIONS

The following table sets out select information from the financial statements of the Company together with other data and should be read in conjunction with the Q2 2022 Financial Statements:

(000's)	Three months ended June 30,		Six months ended June 30,	
	2022	2021	2022	2021
Royalty income	\$ 10,963	\$ 9,063	\$ 20,571	\$ 16,562
Management fees	117	111	251	222
	11,080	9,174	20,822	16,784
Expenses				
Salaries and benefits	552	566	1,098	889
Share-based compensation	301	304	556	449
General and administration	228	213	394	359
Professional fees	125	246	204	329
Income from operations	9,874	7,845	18,570	14,758
Interest expense on credit facilities	(2,307)	(1,822)	(4,186)	(3,572)
Other finance costs, net	(331)	(449)	(829)	(910)
Fair value adjustment on financial instruments	2,350	1,627	4,619	2,657
Income before income taxes	9,586	7,201	18,174	12,933
Income tax expense	2,443	1,992	4,835	3,588
Net income and comprehensive income	\$ 7,143	\$ 5,209	\$ 13,339	\$ 9,345

Revenue

Second Quarter

Revenue in the second quarter of 2022 was \$11.1 million compared to \$9.2 million in the prior year. After taking into account the DIV Royalty Entitlement, a non-IFRS measure related to Nurse Next Door, adjusted revenue, a non-IFRS measure, was \$12.3 million in the second quarter of 2022 and \$10.4 million in the second quarter of 2021. Adjusted revenue increased in the second quarter due to Mr. Lube's positive SSSG, a supplementary financial measure, the addition of 13 stores (May 1, 2021) and 4 net stores (May 1, 2022) to the Mr. Lube Royalty Pool along with the increase in the Mr. Lube Royalty Rate (May 1, 2021), higher royalty income from Mr. Mikes, positive SSSG at Oxford, the contractual 2% increase in the DIV Royalty Entitlement from Nurse Next Door and the contractual 2% increase in the Sutton Royalty Rate. Refer to the "Description of Non-IFRS Financial Measures, Non-IFRS Ratios and Supplementary Financial Measures" section of this MD&A.

Year-To-Date

Revenue for the six months ended June 30, 2022, was \$20.8 million compared to \$16.8 million in the prior year. After taking into account the DIV Royalty Entitlement related to Nurse Next Door, adjusted revenue was \$23.3 million for the six months ended June 30, 2022, and \$19.2 million for the six months ended June 30, 2021. Adjusted revenue increased for the six months ended June 30, 2022, due to Mr. Lube's positive SSSG, the addition of 13 stores (May 1, 2021) and net 4 stores (May 1, 2022) to the Mr. Lube Royalty Pool along with the increase in the Mr. Lube Royalty Rate (May 1, 2021), higher royalty income from Mr. Mikes (including a one-time partial payment of \$0.55 million from Mr. Mikes representing partial payment of deferred contractual royalty fees and deferred contractual management fees described above), positive SSSG at Oxford, the contractual 2% increase in the DIV Royalty Entitlement from Nurse Next Door and the contractual 2% increase in the Sutton Royalty Rate.

Salaries and Benefits

Second Quarter and Year-To-Date

Salaries and benefits expense was comparable for the three months and increased by \$0.2 million for the six months ended June 30, 2022, when compared to the same prior periods. The increase was primarily due to additional employees and a higher incentive amount recorded in the current period.

Share-based Compensation

Second Quarter and Year-To-Date

Share-based compensation was comparable for the three months and increased by \$0.1 million for the six months ended June 30, 2022, when compared to the same prior period. The increase was due to additional stock options and restricted share units granted during the six months ended June 30, 2022.

General and Administration

Second Quarter and Year-To-Date

General and administration expense for the three and six months ended June 30, 2022, were comparable to the same prior periods.

Professional Fees

Second Quarter and Year-To-Date

Professional fees are comprised of legal, audit, tax, and advisory services. Professional fees for the three and six months ended June 30, 2022, are comparable to the same prior periods.

Interest Expense on Credit Facilities

Second Quarter and Year-To-Date

Interest expense on credit facilities for the three months and six months ended June 30, 2022 increased compared to the same prior periods. The increases were due to: (i) the higher coupon rate of the 2027 Debentures (defined below) bearing interest at an annual rate of 6.0% compared to an annual rate of 5.25% for the 2022 Debentures (defined below); (ii) the one month in April 2022, in which the \$57,500 and \$52,500 principal amounts related to the 2022 Debentures and 2027 Debentures respectively were outstanding before partial redemption; (iii) an \$11.4 million increase in the ML LP loan effective May 1, 2021; and (iv) higher interest rates on the unwrapped portion of the Company's term loan facilities.

Other Finance Costs, Net

The following table summarizes other finance costs, net of income, for the three and six months ended June 30, 2022 and 2021:

(000's)	Three months ended June 30,		Six months ended June 30,	
	2022	2021	2022	2021
Finance income	61	6	69	19
Amortization of deferred financing fees	(206)	(180)	(430)	(393)
Accretion expense and other	(189)	(269)	(470)	(533)
Foreign exchange gain (loss)	3	(6)	2	(3)
	\$ (331)	\$ (449)	\$ (829)	\$ (910)

Second Quarter and Year-To-Date

Other finance costs, net of income, were relatively comparable to the same prior periods.

Fair Value Adjustment on Financial Instruments

The fair value adjustment on financial instruments consists of fair value changes on the Company's interest rate swaps, the Company's investment in NND Royalties LP, the MRM LP exchangeable units and ML LP exchangeable units.

Second Quarter

The fair value gain on financial instruments in the second quarter of 2022 consists of a \$1.5 million gain on the Company's interest rate swaps, a \$0.6 million gain on the Company's investment in NND Royalties LP and a \$0.3 million gain on the MRM LP exchangeable units.

The fair value gain on financial instruments in the second quarter of 2021 consists of a \$1.5 million gain on the Company's investment in NND Royalties LP and a \$0.2 million gain on the interest rate swaps, partially offset by a loss of \$0.1 million on the MRM LP exchangeable units and ML LP exchangeable units.

Year-To-Date

The fair value gain on financial instruments for the six months ended June 30, 2022, consists of a \$3.2 million gain on the Company's interest rate swaps, a \$1.3 million gain on the Company's investment in NND Royalties LP and a \$0.1 million gain on the MRM LP exchangeable units.

The fair value gain on financial instruments for the six months ended June 30, 2021, consists of a \$2.1 million gain on the Company's investment in NND Royalties LP, a \$0.7 million gain on the interest rate swaps, partially offset by a \$0.1 million loss on the MRM LP exchangeable units.

Income Tax Expense

Second Quarter and Year-To-Date

The income tax expense increased by \$0.6 million for the three months and \$1.4 million for the six months ended June 30, 2022, when compared to the same prior periods. The increase was primarily due to higher income before taxes.

Undepreciated Capital Cost Allowance

The Company has intangible assets related to the SGRS Rights, ML Rights, AIR MILES® Rights, MRM Rights and Oxford Rights, which have an undepreciated capital cost allowance of approximately \$193.0 million at June 30, 2022. In addition, pursuant to NND Royalties LP's limited partnership agreement, its undepreciated capital cost allowance of approximately \$45.3 million at June 30, 2022, is allocated to the Company for tax purposes.

SUMMARY OF QUARTERLY RESULTS

The following table discloses certain unaudited financial data for the eight most recently completed quarters:

	1	2	3	4	5	6	7	8
(000's except per share amounts)	Q2 2022	Q1 2022	Q4 2021	Q3 2021	Q2 2021	Q1 2021	Q4 2020	Q3 2020
Revenue	\$ 11,080	\$ 9,742	\$ 10,636	\$ 9,861	\$ 9,174	\$ 7,610	\$ 8,915	\$ 8,023
Net income (loss)	\$ 7,143	\$ 6,196	\$ 8,230	\$ 5,943	\$ 5,209	\$ 4,136	\$ 847	\$ (882)
Income (loss) per common share								
Basic	\$ 0.06	\$ 0.05	\$ 0.07	\$ 0.05	\$ 0.04	\$ 0.03	\$ 0.01	\$ (0.01)
Diluted	\$ 0.06	\$ 0.05	\$ 0.06	\$ 0.05	\$ 0.04	\$ 0.03	\$ 0.01	\$ (0.01)

Revenue

The second quarter of 2022 was, as a result of the positive trends DIV's Royalty Partners have been experiencing, the strongest revenue quarter for DIV since adopting its multi-royalty strategy in 2013. Mr. Lube's maintenance services, tire services and sales saw continued growth. Oxford saw a strong recovery with system sales comparable to pre-pandemic levels, and May and June 2022 system sales were the strongest May and June in Oxford's history. Mr. Mikes also saw a strong recovery to pre-COVID levels after the removal of COVID-19 vaccine passports mandates in early 2022 and Air Miles had a 10.4% growth in gross billings compared to Q2, 2021.

The first quarter of 2022 was impacted by seasonality in both AIR MILES® and Mr. Lube, as both businesses typically see lower sales in the first quarter of the year compared to the prior quarter. However, the Company's Royalty Partners produced higher royalty income as reflected in a large increase in revenue when compared to the first quarter of 2021. This was largely driven by continued growth in Mr. Lube's maintenance services, tire services and sales carried over from the fourth quarter of 2021, together with the lifting of government COVID-19 restrictions during the quarter, particularly in Ontario, Alberta and BC, which positively impacted Oxford and Mr. Mikes system sales, a supplementary financial measure.

The second, third and fourth quarter of 2021 reflect the positive trends experienced by DIV's Royalty Partners at that time, driven primarily by the relaxing of COVID-19 restrictions across Canada. In addition, on May 1, 2021, Mr. Lube added 13 locations to the Mr. Lube Royalty Pool, and increased the Mr. Lube Royalty Rate on non-Tire Sales, which resulted in incremental revenue to the Company.

In the first quarter of 2021, government restrictions were re-implemented to combat the second and third waves of COVID-19 in various regions. This resulted in the renewed temporary suspension of in-centre services at the majority of Oxford locations and the temporary closure of in-restaurant dining at Mr. Mikes restaurants. In addition, restrictions aimed to reduce travel and encourage or mandate work from home arrangements negatively impacted sales at Mr. Lube locations.

In the third quarter and fourth quarter of 2020, the Company's Royalty Partners experienced encouraging trends in their businesses as various governments temporarily eased certain restrictions put in place to fight the COVID-19 pandemic. Overall, DIV's Royalty Partners contributed higher royalty income in the third quarter and fourth quarter of 2020 compared to the second quarter of 2020. However, due to a growing number of COVID-19 cases in the fourth quarter of 2020, certain governments re-imposed certain restrictions and added new restrictions to fight the COVID-19 pandemic, which started to negatively impact the performance of DIV's Royalty Partners in the second half of the fourth quarter of 2020.

Refer to the "Description of Non-IFRS Financial Measures, Non-IFRS Ratios and Supplementary Financial Measures" section of this MD&A.

Net Income

Net income reflects the trend in quarterly revenue, offset by fluctuations associated with the fair value adjustments (including with respect to DIV's investment in NND Royalties LP, interest rate swaps and exchangeable partnership units) and income tax expense.

FINANCIAL AND OTHER INSTRUMENTS

In the normal course of business, the Company is exposed to financial risks, including credit risk, liquidity risk, currency risk, and interest risk. The Board of Directors of the Company, in consultation with management, has responsibility for the oversight of the Company's risk management framework and closely monitor the Company's internal controls and ability to pay future dividends.

Credit risk

Credit risk is associated with the Company's cash, royalties and management fees receivable, amounts receivable and investment in NND Royalties LP. Credit risk on the Company's cash and cash equivalents is mitigated by holding these amounts with Canadian chartered banks of high creditworthiness. Credit risk on the royalties and management fees receivable and the investment in NND Royalties LP is monitored through regular review of the Company's Royalty Partners.

DIV's Royalty Partners have had, and may continue to have, significant interruptions to their respective businesses. DIV continued to provide royalty and management fee relief to Mr. Mikes during the six months ended June 30, 2022. In addition, at the request of Oxford, DIV waived the make-whole payments in respect of two Oxford Locations that permanently closed. The impact of COVID-19 continues to evolve, and management, in consultation with the Board, continues to monitor developments and the impact on DIV and its Royalty Partners' businesses. See "Overview – COVID-19" and "Risk Factors".

Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities and other contractual obligations. The Company monitors its consolidated cash flow to ensure that there is sufficient liquidity to meet liabilities when due. In addition, the Company manages its liquidity risk by preparing rolling cash flow forecasts, taking into consideration various scenarios and assumptions, monitoring the business operations of its Royalty Partners, and monitoring compliance with the terms of financing arrangements. Given the economic uncertainty facing DIV and its Royalty Partners as a result of the COVID-19 pandemic, the Company decreased the monthly dividend from \$0.01958 per share to \$0.01667 per share effective with the dividend declared in the month of April 2020. On July 29, 2021, the Board of Directors approved an increase to DIV's monthly dividend from \$0.01667 per share (\$0.20 per share on an annualized basis) to \$0.0175 per share (\$0.21 per share on an annual basis) effective with the dividend declared in the month of August 2021. On October 29, 2021, the Board of Directors approved an increase to DIV's monthly dividend from \$0.0175 per share (\$0.21 per share on an annual basis) to \$0.01833 per share (\$0.22 per share on an annual basis) effective with the dividend declared in the month of November 2021.

As at June 30, 2022, the Company had a cash balance of \$5.9 million (December 31, 2021 - \$8.9 million) and positive working capital of \$4.8 million (December 31, 2021 - working capital deficit of \$47.5 million). The decrease in cash was primarily due to the closing of the bought deal offering of the 2027 Debentures (defined below) and receipt of net proceeds therefrom on March 30, 2022. The working capital deficit as at December 31, 2021 includes the current portion of the 2022 Debentures (defined below) which mature on December 31, 2022, of which aggregate principal amount of \$52.5 million were redeemed on May 4, 2022 and an aggregate principal amount of \$5.0 million remain outstanding as of the date hereof.

As at June 30, 2022, the following table summarizes the Company's contractual obligations, including estimated interest payments and the interest rate swap arrangements, on a consolidated basis:

	Carrying amount	Contractual cash flow	2022	2023	2024	2025	Thereafter
Accounts payable and accrued liabilities	\$ 1,213	\$ 1,213	\$ 1,213	\$ -	\$ -	\$ -	\$ -
Promissory note	3,178	4,952	-	-	-	-	4,952
Lease obligation	800	1,034	53	107	110	112	652
Long-term bank loans ¹	109,855	123,896	2,305	4,523	28,935	63,795	24,338
2022 Convertible debentures ²	4,932	5,132	5,132	-	-	-	-
2027 Convertible debentures ²	47,187	67,659	1,575	3,150	3,150	3,150	56,634
Exchangeable ML LP units	1,829	1,829	974	855	-	-	-
Total contractual obligations	\$ 168,994	\$ 205,715	\$ 11,252	\$ 8,635	\$ 32,195	\$ 67,057	\$ 86,576

1) Includes the impact of interest rate swap agreements.

2) Defined below. Refer to the section "Convertible Debentures". On March 31, 2022, DIV issued a notice of partial redemption to the registered holder of the 2022 Debentures, pursuant to which DIV redeemed an aggregate principal amount of \$52.5 million of the 2022 Debentures on May 4, 2022.

It is not expected that the cash flows included in the maturity analysis could occur significantly earlier, or at significantly different amounts.

The extension of the maturity dates for the ML LP, SGRS LP and AM LP credit facilities (discussed below under “Capital Resources – Long-Term Debt”) reduces the Company’s liquidity risk.

As at June 30, 2022, the Company was in compliance with all financial covenants associated with its Acquisition Facility (defined below) and other credit facilities.

The AM Credit Agreement was amended and restated in September 2021 in order to, among other things, amend the financial covenants for the last fiscal quarter of 2021 and for the first two quarters of 2022. If AM LP had not received such waivers or entered into such amendment, AM LP would have been in breach of its financial covenants as of June 30, 2022.

DIV is in regular discussions with its lending partners about the impact of COVID-19 on its business including covenant relief, which may be required in the months ahead.

Currency risk

Currency risk is the risk that the fair value of future cash flows will fluctuate due to changes in foreign exchange rates. During the second quarter of 2022, the Company was exposed to currency risk arising from cash denominated in U.S. dollars. As at June 30, 2022, cash denominated in U.S. dollars was less than US\$0.1 million.

Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in interest rates.

The Company has long-term bank loans that are subject to floating interest rates. As at June 30, 2022, the interest rate risk related to long-term bank loans is mitigated by interest rate swap arrangements that fix the interest rates on \$72.6 million of the Company’s \$110.5 million floating rate term loan facilities. The interest rate swaps are re-measured at fair value at the end of each reporting period with fair values calculated as the present value of contractual cash flows based on quoted forward curves and discount rates incorporating the applicable yield curve. For the six months ended June 30, 2022, the Company recorded a \$3.2 million gain related to the interest rate swaps.

The investment in NND Royalties LP is a financial asset measured at fair value. The valuation of this financial asset includes an estimate of the discounted cash flow receivable from Nurse Next Door and takes into consideration the likelihood of Nurse Next Door exercising the NND Buy-Out Option and the NND Exchange Mechanism (defined below). The NND Buy-Out Option and NND Exchange Mechanism are embedded derivatives with a negligible value at June 30, 2022. The contractual cash flows receivable from Nurse Next Door were discounted at a rate of 14.4% (December 31, 2021 – 13.9%). Although the cash flows are fixed and contractual, the fair value of the investment in NND Royalties LP will fluctuate because of changes in interest rates. As at June 30, 2022, the investment in NND Royalties LP was valued at \$43.3 million and a fair value gain of \$1.3 million was recorded for the six months ended June 30, 2022.

CASH FLOWS

(000's)	Three months ended June 30,		Six months ended June 30,	
	2022	2021	2022	2021
Cash generated from operating activities	\$ 4,620	\$ 4,770	\$ 10,965	\$ 10,866
Cash generated from (used in) financing activities	(58,481)	5,763	(14,039)	449
Cash used in investing activities	-	(16,274)	-	(16,274)
Decrease in cash	(53,861)	(5,741)	(3,074)	(4,959)
Cash, beginning of period	59,726	10,000	8,939	9,218
Cash, end of the period	\$ 5,865	\$ 4,259	\$ 5,865	\$ 4,259

Cash From Operating Activities

Cash generated from operating activities for the six months ended June 30, 2022, increased by \$0.1 million compared to the same prior period. The increase was primarily due to higher income from operations, the increase in the distributions received from NND Royalties LP and fluctuations in working capital.

Cash From Financing Activities

Cash used in financing activities for the six months ended June 30, 2022, was due to cash inflows related to the net proceeds from the bought deal offering of the 2027 Debentures (defined below), offset by cash outflows due to the partial redemption of 2022 Debentures (defined below) and dividends paid.

CAPITAL RESOURCES

The Company's capital includes shareholders' equity, the Company's Acquisition Facility, long-term debt and the Convertible Debentures, net of cash and cash equivalents. In managing its capital, the Company may issue new common shares, issue warrants, issue new debt, draw on its operating line of credit, purchase common shares for cancellation pursuant to normal course issuer bids, temporarily suspend the DRIP, reduce the monthly dividend or reduce debt.

Long-Term Debt

As at June 30, 2022, the Company's subsidiaries had term loan facilities with a total drawn amount of \$110.5 million. These term loan facilities have floating interest rates equal to the bankers' acceptance rate plus a credit spread ranging from 1.90% to 2.50%. The Company has interest rate swap arrangements that fix the interest rates on \$72.6 million of the Company's \$110.5 million floating rate term loan facilities with interest rates ranging from 2.96% to 4.72%.

The Company's subsidiaries also have operating lines of credit with a total value of \$5.5 million that had undrawn balances at June 30, 2022, and August 12, 2022.

Management plans to refinance the non-amortizing loans before their respective maturity dates.

On May 1, 2021, ML LP amended its credit facility agreement to increase its non-amortizing term facility from \$41.6 million to \$53.0 million. The increase in the term loan facility was used to partially finance the consideration paid to Mr. Lube for the increase in the Mr. Lube Royalty Rate on non-Tire Sales and for the 13 locations added to the Mr. Lube Royalty Pool on May 1, 2021. Effective May 1, 2021, the ML LP term loan facility bears interest at the banker's acceptance rate plus 2.5%, an increase of 0.55%. In addition, the maturity date was extended from July 31, 2022 to May 1, 2025.

On June 11, 2021, SGRS LP amended the terms of its credit agreement to extend the maturity date to June 30, 2026, from June 30, 2022. Effective June 11, 2021, the SGRS term loan facility bears interest at the banker's acceptance rate plus 1.95%, a decrease of 0.05%.

On September 13, 2021, AM LP amended the terms of its credit agreement to extend the maturity date to September 30, 2026, from September 6, 2022. Effective September 13, 2021, the AM term loan facility bears interest at the banker's acceptance rate plus 1.95%, a decrease of 0.30%.

It is the Company's intention to acquire future royalty streams in separate legal entities without cross-collateralization so that, to the maximum extent possible, any liability exposure in one legal entity does not affect the balance sheet of any other legal entity. However, there can be no assurance that this will be achieved.

Convertible Debentures

Offering of Convertible Debentures

On March 30, 2022, the Company issued convertible unsecured subordinated debentures ("2027 Debentures") having an aggregate principal amount of \$52.5 million at a price of \$1,000 per debenture ("the Offering"). The 2027 Debentures mature on June 30, 2027 and bear interest at an annual rate of 6.00% payable semi-annually in arrears on the last day of December and June in each year, with the first such payment having been made effective June 30, 2022. At the holder's option, the 2027 Debentures may be converted into common shares of the Company at any time prior to the close of business on the earlier of the last business day immediately preceding June 30, 2027 and the date specified by the Company for redemption. The conversion price is \$4.05 per common share (the "Conversion Price"), subject to adjustment in certain circumstances.

The 2027 Debentures are not redeemable prior to June 30, 2025, except upon the satisfaction of certain conditions after a change of control has occurred. On and after June 30, 2025 and prior to June 30, 2026, the 2027 Debentures may be redeemed in whole or in part from time to time at DIV's option, provided that the volume weighted average trading price of the common shares on the TSX during the 20 consecutive trading days ending on the fifth trading day preceding the date on which the notice of the redemption is given is not less than 125% of the Conversion Price. On or after June 30, 2026 and prior to the maturity date, DIV may, at its option, redeem the 2027 Debentures, in whole or in part, from time to time at par plus accrued and unpaid interest.

The Company may, at its option, elect to satisfy its obligation to repay the principal amount of the 2027 Debentures, which are to be redeemed or which have matured, by issuing shares of the Company to the holders of the 2027 Debentures. The number of shares to be issued will be determined by dividing \$1,000 of principal amount of the debentures by 95% of the then current market price on the maturity date.

DIV intends to use the net proceeds of the Offering, together with cash on hand and other sources of funds, which may include the Acquisition Facility or other third party debt financing, to fully redeem DIV's outstanding convertible debentures due on December 31, 2022 ("2022 Debentures"), prior to December 31, 2022. On March 31, 2022, DIV issued a notice of partial redemption to the registered holder of the 2022 Debentures advising it would redeem an aggregate principal amount of \$52.5 million of the 2022 Debentures on May 4, 2022 (the "Redemption Date"). On the Redemption Date, the Company completed the redemption of \$52.5 million of the principal amount of the 2022 Debentures outstanding plus accrued and unpaid interest at 5.25% up to, but excluding, the Redemption Date. The table below compares the estimated and actual use of proceeds from the Offering as at June 30, 2022:

	Estimated Use of Proceeds	Actual Use of Proceeds	Variance
Redemption of the 2022 Debentures	\$ 49,915	\$ 49,915	\$ -
Payment of underwriter fees	2,100	2,100	-
Offering transaction costs	485	490	(5)
Total	\$ 52,500	\$ 52,505	\$ (5)

Outstanding Convertible Debentures

As at June 30 and August 12, 2022, there was \$52.5 million aggregate principal amount of 2027 Debentures issued and outstanding, which are convertible by their terms for an aggregate of 12,962,963 common shares at the Conversion Price.

Following the above noted partial redemption, there was \$5.0 million aggregate principal amount of 2022 Debentures issued and outstanding, which are convertible by their terms for an aggregate of 1,098,901 common shares at a conversion price of \$4.55 per share as of such date. The 2022 Debentures mature on December 31, 2022 and bear interest at 5.25% per annum.

Acquisition Facility

DIV has a \$50.0 million senior secured credit facility (the "Acquisition Facility") with a Canadian chartered bank that matures on April 20, 2026. The Acquisition Facility has a term of four years, and each draw is interest only for the first six months and then amortizes over sixty months. The Acquisition Facility is subject to a customary annual standby fee, and draws under the facility are subject to prevailing market interest rates at the time of the draw. The Acquisition Facility is secured by a general security interest over the assets of the Company and, if requested by the lender, may be secured by specific assignments of certain material agreements entered into by the Company from time to time.

On April 20, 2022, DIV amended its Acquisition Facility to allow for a one-time advance of up to \$9.0 million to be used to partially fund the repayment of the remaining 2022 Debentures and to extend the maturity date of the Acquisition Facility from November 30, 2022 to April 20, 2026. A copy of the amendment is available under DIV's profile on SEDAR at www.sedar.com.

As at June 30, 2022, and August 12, 2022, the Acquisition Facility was undrawn.

Common Shares

As at August 12, 2022, there were 124,429,090 common shares issued and outstanding.

Share Options

As at August 12, 2022, there were 3,833,334 options outstanding, which may be exercised to purchase an equivalent number of common shares at exercise prices ranging between \$2.52 per share to \$3.53 per share.

Restricted Share Units

As at August 12, 2022, there were 676,976 RSUs outstanding, which may be settled for an equivalent number of common shares upon vesting.

DIVIDENDS TO SHAREHOLDERS

The Company currently has a dividend policy providing for the payment of a monthly dividend, subject to the approval of the Board of Directors.

The determination to declare and pay dividends is at the discretion of the Board of Directors, and until declared payable, the Company has no requirement to pay cash dividends to its shareholders. The Board of Directors reviews this dividend policy on an ongoing basis and may amend the policy at any time in light of the Company's then current financial position, profitability, cash flow, applicable legal requirements and other factors considered relevant by the Board of Directors. In addition, the Company is prohibited from paying dividends or making other distributions to its shareholders pursuant to the terms of the Acquisition Facility agreement if the Company is not in compliance with certain financial covenants set forth therein. The Company monitors the financial covenants under its and its subsidiaries' credit facilities closely in order to ensure compliance therewith prior to the payment of any distributions by its subsidiaries to the Company and the payment of any dividends by the Company to its shareholders.

The Company's dividends are deemed eligible dividends for Canadian tax purposes. Dividends declared in 2022 are as follows:

2022	Payment date	Dividend / share
August 2022	August 31, 2022	\$ 0.01833
July 2022	July 29, 2022	\$ 0.01833
June 2022	June 29, 2022	\$ 0.01833
May 2022	May 31, 2022	\$ 0.01833
April 2022	April 29, 2022	\$ 0.01833
March 2022	March 31, 2022	\$ 0.01833
February 2022	February 28, 2022	\$ 0.01833
January 2022	January 31, 2022	\$ 0.01833

On March 1, 2020, the amount payable under Company's annual dividend policy was increased from \$0.23 per share to \$0.235 per share, in connection with the acquisition of the Oxford Rights. As announced on March 31, 2020, given the economic uncertainty facing DIV and its Royalty Partners as a result of the COVID-19 pandemic at that time, the Board of Directors approved changing the monthly dividend from \$0.01958 per share (\$0.235 per share on an annualized basis) to \$0.01667 per share (\$0.20 per share on an annualized basis) effective with the dividend declared in the month of April 2020.

Positive trends in certain of DIV's Royalty Partners and the May 1, 2021 accretive incremental royalty purchases from Mr. Lube resulted in an increase to DIV's distributable cash (a non-IFRS measure) in the first half of 2021. As a result, on July 29, 2021, the Board of Directors approved an increase to DIV's monthly dividend from \$0.01667 per share (\$0.20 per share on an annualized basis) to \$0.0175 per share (\$0.21 per share on an annual basis) effective with the dividend declared in the month of August 2021. The positive trends experienced by certain of DIV's Royalty Partners continued into the fourth quarter of 2021. Accordingly, the Board of Directors approved an increase to DIV's monthly dividend from \$0.0175 per share (\$0.21 per share on an annual basis) to \$0.01833 per share (\$0.22 per share on an annual basis) effective with the dividend declared in the month of November 2021. Refer to the "Description of Non-IFRS Financial Measures, Non-IFRS Ratios and Supplementary Financial Measures" section of this MD&A.

Dividend Reinvestment Plan

When active, the DRIP allows eligible holders of the Company's common shares to reinvest some or all cash dividends paid in respect of their common shares in additional common shares of the Company. At the Company's election, these additional common shares may be issued from treasury or purchased on the open market. If the Company elects to issue common shares from treasury, the common shares will be purchased under the DRIP at a 3% discount to the volume weighted average of the closing price for the common shares on the TSX for the five trading days immediately preceding the relevant dividend payment date. The Company may, from time to time, change or eliminate the discount applicable to common shares issued from treasury.

TRANSACTIONS WITH RELATED PARTIES

In addition to information disclosed elsewhere in this MD&A, the Company had the following related party transactions during the six months ended June 30, 2022. These transactions were in the normal course of operations and were measured at the exchange amount, which is the amount of consideration established and agreed to by the related parties.

MCM Services Agreement

In May 2021, DIV entered into a services agreement and cost sharing agreement with Maxam Capital Management Ltd. ("MCM"), an entity in respect of which Sean Morrison, the Company's President and CEO, is a director, and Mr. Morrison and Johnny Ciampi, one of the Company's directors, are minority shareholders, through which DIV provides certain office space and certain administrative services to MCM (the "MCM Agreements"). The transactions under MCM Agreements are not material to DIV, MCM, Mr. Morrison or Mr. Ciampi but are identified here for purposes of full disclosure.

SIGNIFICANT ACCOUNTING POLICIES

The Q2 2022 Financial Statements accompanying this MD&A have been prepared using the same accounting principles and policies as the Company's annual financial statements for the year ended December 31, 2021, except as described below.

CRITICAL JUDGMENTS AND KEY ESTIMATES

The preparation of the Company's consolidated financial statements in conformity with IFRS requires estimates and judgments to be made that affect the reported amounts of assets and liabilities, income and expenses, and related disclosures. These estimates are based on historical experience and knowledge of economics, market factors, and the industries that the Company's Royalty Partners operate in, along with various other assumptions that are believed to be reasonable under the circumstances.

Significant estimates and judgments made by management in the application of IFRS that have a significant effect on the amounts recognized in its consolidated financial statements are as follows:

Critical Judgments

Consolidation

In applying the criteria outlined in IFRS 10 *Consolidated Financial Statements* ("IFRS 10") judgment is required in determining whether DIV controls SGRS LP, ML LP, MRM LP, NND Royalties LP and OX LP. Making this judgment involves taking into consideration the concepts of power over these entities, exposure and rights to variable returns, and the ability to use power to direct the relevant activities of these entities to generate economic returns.

Using these criteria, management has determined that DIV ultimately controls SGRS LP, ML LP, MRM LP and OX LP through its majority ownership of the respective general partners.

Although DIV has 99% ownership over the general partner of NND Royalties LP, management has determined that the definition of control pursuant to IFRS 10 is not met with respect to NND Royalties LP as DIV does not have the ability to direct the activities that most significantly affect the returns of NND Royalties LP for the reasons disclosed under the section "Control of NND Rights" below.

Control of NND Rights

In determining whether the Company controls an asset, the Company takes into consideration the control model in IFRS 15 *Revenues* ("IFRS 15"), and if there is an agreement to repurchase the asset. If an entity has a right to repurchase the asset, the buyer does not obtain control of the asset because the buyer is limited in its ability to direct the use of, and obtain substantially all of the remaining benefits from, the assets even though the buyer may have physical possession of the asset.

Nurse Next Door has the ability to repurchase the NND Rights from NND Royalties LP at any time after November 15, 2026 pursuant to the NND Buy-Out Option. Due to the NND Buy-Out Option, in accordance with IFRS 15, NND Royalties LP does not have control over the NND Rights and the Company cannot recognize the NND Rights as an intangible asset on its consolidated statement of financial position. Instead, the transaction is accounted for as a financing arrangement.

Capitalization of Acquisition Costs

At the time of acquisition, the Company considers whether or not it represents a business combination or an asset acquisition. This requires the Company to make certain judgments as to whether or not the assets acquired include the inputs, processes and outputs necessary to constitute a business. Under a business combination, acquisition-related costs are recognized as an expense. When the acquisition does not represent a business combination, it is accounted as an asset acquisition, where the costs are capitalized to the respective asset. The Company has determined that the transactions related to the SGRS Rights, ML Rights, AM Rights, MRM Rights and Oxford Rights were asset acquisitions and the acquisition-related costs were capitalized to the intangible asset.

Fair Value of Exchangeable Partnership Units in SGRS LP and OX LP ("Exchangeable Partnership Units")

The Company does not assign any value to the Exchangeable Partnership Units if they do not currently meet the relevant criteria for exchange into common shares of DIV (see note 8 in the Company's financial statements for the year ended December 31, 2021 for further information).

Key Estimates and Assumptions

Intangible Assets

The Company carries the intangible assets at cost and are not amortized as they have an indefinite life.

The Company tests intangible assets for impairment annually or when there is any indication that an asset may be impaired. This requires the Company to use a valuation technique, which is dependent on a number of different assumptions that requires management to exercise judgment, to determine if impairment exists. These assumptions include the projected sales underlying the royalty payment, as well as the pre-tax discount rate used to determine the value-in-use. As a result, the estimated cash flows the intangible assets are expected to generate could differ materially from actual results. The significant estimates and assumptions used in the impairment tests are disclosed in the Company's financial statements for the year ended December 31, 2021.

Valuation of the Investment in NND Royalties LP

The Company's investment in NND Royalties LP is a financial instrument recorded at fair value. The valuation of NND Royalties LP includes an estimate of the discounted cash flows receivable from Nurse Next Door and takes into consideration a number of different variables that requires management to exercise judgment. These judgments include the discount rate used to calculate the fair value of the contractual cash flows receivable, the likelihood of Nurse Next Door exercising the NND Buy-Out Option and the likelihood of Nurse Next Door exercising its right to exchange NND Royalties LP Class B units for common shares of DIV, subject to meeting certain criteria (the "NND Exchange Mechanism"). As a result, the estimated cash flows that the investment in NND Royalties LP are expected to generate could differ materially from actual results.

RISK FACTORS

Since the onset of the COVID-19 pandemic in March 2020, jurisdictions across Canada have had varying levels of COVID-19 related restrictions in place and many of those restrictions have been modified multiple times in response to the fluctuating number of COVID-19 cases, the appearance of new COVID-19 variants, and vaccination levels. The situation remains dynamic and the ultimate duration and magnitude of the impact on the economy, our business and the respective businesses of our Royalty Partners (including their respective franchisees) remains uncertain. Government restrictions, which have included, among others, the temporary closure of non-essential businesses (in most jurisdictions), restrictions on business operations, bans on public gatherings over certain sizes and travel advisories to avoid non-essential travel, may continue or be re-imposed at any time. DIV and its Royalty Partners (including their respective franchisees) have, and may continue to, experience material short/medium term negative impacts from the COVID-19 pandemic; however, the full extent of such future impacts is currently unquantifiable. Such impacts include, without limitation, reduced willingness of the general population to travel, government restrictions on travel and hours and manner of store operations (including, among other things, required closures in certain jurisdictions, maximum customer capacities, physical distancing requirements and increased sanitation requirements) and other increased government regulations, reduced customer traffic and sales, supply shortages, staff shortages, all of which may, and in certain cases have and may continue to, negatively impact the business, financial condition and results of operations of DIV and its Royalty Partners (including their respective franchisees) and thus the ability of the Royalty Partners to satisfy their financial obligations including their obligations to make royalty and other payments to DIV, which in turn may adversely impact DIV's ability to satisfy its financial obligations to its lenders and trade creditors and its ability to pay dividends to shareholders and make interest and principal payments to holders of the Convertible Debentures, and may cause DIV and its Royalty Partners to be in non-compliance with one or more of their covenants under their respective credit facilities. In addition, the rates of recovery for DIV's Royalty Partners have and will continue to vary. Recently experienced improvement trends by certain of DIV's Royalty Partners may not continue and may regress. There is also a risk that certain Royalty Partner franchise locations that temporarily close may not reopen, and those that are open may be required to close again in the future as a direct or indirect result of the impacts of COVID-19 and related government restrictions. Further discussion with respect to the impacts of COVID-19 on DIV and its Royalty Partners is included throughout this MD&A.

The global economy has been deeply affected by the Russian war in Ukraine. In addition to the human cost of war, the conflict has contributed to the raise in commodity prices along with supply chain disruptions. These developments have led to higher inflation globally, leading many central banks to raise interest rates in order to tame surging inflation. During and subsequent to the second quarter ended June 30, 2022, the Bank of Canada and US Federal Reserve raised their respective target overnight interest rate and have indicated further interest rate increases may be forthcoming. Rising interest rates and inflation could have a negative impact on the DIV and its Royalty Partners as the costs of borrowing, supplies and labour increase. Further discussion with respect to interest rate risk is included under the section "Interest Rate Risk" above.

Investing in securities of DIV involves a high degree of risk. In addition to the risks identified elsewhere in this MD&A, investors should carefully consider all of the risk factors associated with the Company and its business, identified in the Company's Annual Information Form dated March 10, 2022, a copy of which is available on SEDAR at www.sedar.com. The occurrence of any of such risks, or other risks not presently known to DIV or that DIV currently believes are immaterial, could materially and adversely affect DIV's investments, prospects, cash flows, results of operations or financial condition, DIV's ability to pay cash dividends to its shareholders and DIV's ability to make principal and interest payments to holders of 2022 Debentures and 2027 Debentures. In that event, the value of DIV's common shares, 2022 Debentures, 2027 Debentures and any other securities it may have issued and outstanding from time to time, could decline and investors may lose all or part of their investment.

DISCLOSURE CONTROLS AND PROCEDURES AND INTERNAL CONTROLS OVER FINANCIAL REPORTING

The Chief Executive Officer ("CEO") and Chief Financial Officer ("CFO") are responsible for establishing and maintaining disclosure controls and procedures ("DC&P") and internal controls over financial reporting ("ICFR"), as such terms are defined in National Instrument 52-109 – Certification of Disclosure in Issuers' Annual and Interim Filings ("NI 52-109").

DC&P are those controls and other procedures that are designed to provide reasonable assurance that all material information required to be disclosed by the Company in annual filings, interim filings or other reports filed or submitted under securities legislation is recorded, processed, summarized and reported within the time periods specified in the securities legislation. Furthermore, DC&P are those controls and other procedures that are designed to ensure that material information required to be disclosed by the Company in annual filings, interim filings or other reports filed or submitted under securities legislation is accumulated and communicated to the CEO and CFO, as appropriate, to allow timely decisions regarding required disclosure.

ICFR is designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with IFRS. The Company has adopted the Internal Control – Integrated Framework (2013) published by the Committee of Sponsoring Organizations of the Treadway Commission for the six months ended June 30, 2022.

No changes were made in the Company's design of ICFR during the six months ended June 30, 2022, that have materially affected, or are reasonably likely to materially affect, the Company's ICFR.

In designing such controls, it should be recognized that due to inherent limitations, any controls or control systems, no matter how well designed and operated, can provide only reasonable, and not absolute, assurance that the objectives of the control system are met. As a result of the inherent limitations in all control systems, no evaluation of controls can provide absolute assurance that all control issues, including instances of fraud, if any, have been detected or prevented. These inherent limitations include, without limitation: (i) the possibility that management's assumptions and judgments may ultimately prove to be incorrect under varying conditions and circumstances; or (ii) the impact of isolated errors.

Additionally, controls may be circumvented by unauthorized acts of individuals, by collusion of two or more people, or by management override. The design of any control system is also based in part upon certain assumptions about the likelihood of future events, and there can be no assurance that any design will succeed in achieving its stated goals under all potential conditions. Projections of any evaluations of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

FORWARD LOOKING STATEMENTS

Certain statements in this MD&A, and documents referred to herein, may constitute "forward-looking information" or "financial outlook" within the meaning of applicable securities laws. Such statements involve known and unknown risks, uncertainties and other factors which may cause actual results, performance or achievements or industry results, to be materially different from any future results, performance or achievements or industry results expressed or implied by such forward-looking information and financial outlook. Forward-looking information and financial outlook are generally identified by the use of terms and phrases such as "anticipate", "continue", "believe", "could", "estimate", "expect", "intend", "may", "plan", "predict", "project", "will", "would", "should" and similar terms and phrases, including references to assumptions. Such information includes, but is not limited to, statements with respect to expectations, projections or other characterizations of future events or circumstances, and DIV's objectives, goals, strategies, beliefs, intentions, plans, estimates, projections and outlook, including statements relating to the estimates or predictions of actions of customers, competitors or regulatory authorities, and statements regarding DIV's future economic performance. DIV has based the forward-looking information and financial outlook contained herein on DIV's current expectations about future events. Some of the specific forward-looking information and financial outlook in this MD&A includes, but is not limited to, statements with respect to: DIV's objective to purchase additional stable and growing royalty streams from growing multi-location businesses and franchisors; DIV's objective to increase distributable cash per share, a non-IFRS measure, by making accretive royalty purchases; DIV's Royalty Partners (including their respective franchisees) may continue to have significant interruptions to their respective businesses in the months ahead; recently experienced improvement trends by certain of DIV's Royalty Partners (including their respective franchisees) may not continue and may regress; governments may continue to re-impose previously eased restrictions and add new restrictions to combat the spread of COVID-19; remaining government support programs that have been helpful to DIV's Royalty Partners, their respective franchisees and the general population may be modified or terminated at any time; if such programs were terminated, or if the amounts available such programs were reduced, then Royalty Partners and franchisees currently receiving support under those programs may need to find alternative sources of financial support and may make requests for such support from, among other parties, DIV and its Royalty Partners, as applicable; the ongoing effects of COVID-19 could impact DIV's and its Royalty Partners' (as well as their respective franchisees') ability to obtain debt and equity financing, and result in an impairment in the value of long-lived assets, or decreases in revenue or the profitability of ongoing operations; the remaining consideration payable to Mr. Lube for 6 of the 13 Mr. Lube locations added to the Mr. Lube Royalty Pool on May 1, 2021; the estimated incremental annual royalty income to DIV from the addition of four net new locations to the Mr. Lube Royalty Pool; Mr. Lube's deferral of the third royalty rate increase; the ability of AIR MILES® to expand AIR MILES® issuances into adjacent verticals, including mass merchants, convenience stores, dollar stores and other retailers that were previously precluded by the terms of the Sobeys' contract; Loyalty Ventures' expectation that the primary impact of the Sobeys exit in 2022 will be on the number of AIR MILES® reward miles issued; outstanding deferred contractual amounts owing from Mr. Mikes may be partially or fully collected and recognized as revenue in the future; DIV's intention to fully redeem the outstanding 2022 Debentures prior to December 31, 2022; management, in consultation with the Board, continues to monitor developments and the impact on DIV and its Royalty Partners' (including their respective franchisees') businesses; DIV being in regular discussions with its lending partners about the impact of COVID-19 on its business, including covenant relief which may be required in the months ahead; DIV's intention to pay regular monthly cash dividends to shareholders; the Company's Board of Directors reviewing the Company's dividend on an ongoing basis and the possibility that the DIV Board of Directors may amend the dividend policy at any time; when the DRIP is in place, DIV may, from time to time, change or eliminate the discount applicable to common shares issued from treasury under the DRIP; DIV's intention to acquire future royalty streams in separate legal entities without cross-collateralization; management's expectation that it will refinance its non-amortizing loans as they become due; the expected implications of new and proposed accounting standards and practices on DIV and the dates of such proposed standards and practices are expected to come into effect; the expected tax treatment of DIV's dividends to

shareholders; DIV's access to available sources of debt and equity financing; the possibility of future increases in the royalty payments made by DIV's Royalty Partners to DIV; the expectation that the cash flows included in the maturity analysis in the table under the heading "Liquidity Risk" would not occur significantly earlier than as presented or in significantly different amounts than as presented; and DIV may in managing its capital to issue new common shares, issue new debt, adjust the amount of dividends paid to its shareholders, pursue a normal course issuer bid, temporarily suspend the DRIP, reduce the monthly dividend or reduce debt.

Forward-looking information and financial outlook contained in this MD&A are based on certain key expectations and assumptions made by the Company, including, without limitation, expectations and assumptions respecting: the general economy; the payment of royalties and management fees from Sutton, Mr. Lube, Mr. Mikes, Nurse Next Door and Oxford and adjustments thereto; the payment of royalties from LoyaltyOne; the ability to acquire and effect of additional royalties; the business strategy, growth opportunities, budgets, projected costs, goals, plans and objectives of the Company, Sutton, Mr. Lube, LoyaltyOne, Mr. Mikes, Nurse Next Door and Oxford; DIV will generate sufficient cash flows from its royalties to service its debt and pay dividends to shareholders; lenders will provide any necessary waivers required in order to allow DIV to continue to pay dividends; lenders will provide any necessary covenant waivers to DIV and its Royalty Partners; the impacts of COVID-19 on DIV and its Royalty Partners (including their respective franchisees) will be consistent with DIV's expectations and the expectations of management of each of its Royalty Partners, both in extent and duration; DIV and its Royalty Partners (including their respective franchisees) will be able to reasonably manage the impacts of the COVID-19 pandemic and related government regulations on their respective businesses; the estimated incremental annual royalty income to DIV from the addition of four net new locations to the Mr. Lube Royalty Pool will be consistent with DIV's expectations; DIV will be able to source the funds needed to fully redeem the 2022 Debentures prior to December 31, 2022; recent positive trends for certain of DIV's Royalty Partners (including their respective franchisees) will continue and not regress; the ability to receive equity and/or debt financing on acceptable terms; tax laws not being changed so as to adversely affect DIV's financing capability, operations, activities, structure or dividends; the ability to retain and continue to attract qualified and knowledgeable personnel; no material changes to government and environmental regulations adversely affecting DIV's operations; and competition for acquisitions, will be consistent with the economic climate. Although the forward-looking information and financial outlook contained in this MD&A are based upon what the Company's management believes to be reasonable assumptions, the Company cannot assure investors that actual results will be consistent with such information or outlook. Undue reliance should not be placed on the forward-looking information and financial outlook contained herein since no assurance can be given that it will prove to be correct.

Forward-looking information and financial outlook reflect current expectations of the Company's management regarding future events and operating performance as of the date of this MD&A. Such information and outlook involve significant risks and uncertainties, should not be read as guarantees of future performance or results, and will not necessarily be accurate indications of whether or not such results will be achieved. A number of factors could cause actual results to differ materially from the results discussed in the forward-looking information and financial outlook including, without limitation: the Company's high dependency on the operations of Sutton, Mr. Lube, LoyaltyOne, Mr. Mikes, Nurse Next Door and Oxford; prevailing yields on similar securities; the Company's reliance on key personnel; dividends are not guaranteed and will fluctuate with business performance of DIV and its Royalty Partners (including their respective franchisees) and may be reduced or suspended at any time; the unpredictability and volatility of prices of the Company's common shares and convertible debentures; leverage and restrictive covenants; failure to access financing; credit facilities risk; the financial health of Sutton, Mr. Lube, LoyaltyOne, Mr. Mikes, Nurse Next Door and Oxford cash flows; DIV and its Royalty Partners (including their respective franchisees) may continue to be adversely impacted directly, or indirectly by economic or socioeconomic conditions related to COVID-19 (see "Risk Factors" and "COVID-19" above); DIV's Royalty Partners may request further royalty relief; COVID-19 may have a more significant negative impact on DIV and its Royalty Partners (including their respective franchisees) than currently expected and the businesses of DIV's Royalty Partners (including their respective franchisees) may not fully recover from the impacts of COVID-19; recent improvement trends experienced by certain of DIV's Royalty Partners (including their respective franchisees) may not continue and may regress; franchisee support provided by DIV's Royalty Partners to their respective franchisees may be reduced or terminated at any time, which may negatively impact the franchisees and the royalties payable to DIV; DIV's lenders may not agree to provide, or continue to provide, as applicable, covenant relief, at all or only on terms that are disadvantageous to DIV; the Royalty Partners' respective lenders may not agree to provide, or continue to provide, as applicable, covenant relief, at all or only on terms that are disadvantageous to the Royalty Partners; the actual incremental annual royalty income to DIV from the addition of four net new locations to the Mr. Lube Royalty Pool may be less than expected; outstanding deferred contractual amounts owing from Mr. Mikes may not be collected in the future; DIV may not be able to source the funds needed to fully redeem the 2022 Debentures prior to December 31, 2022; Mr. Mikes may not make its fixed royalty payments to DIV, in whole or in part; LoyaltyOne may not be successful in continuing to renew sponsor contracts, and such contracts, if renewed, may be renewed on less advantageous terms than existing contracts; Loyalty Ventures may not be able to replace the Sobeys contract with equivalent sponsor contracts; failure to realize anticipated benefits of royalty acquisitions; regulatory risk; regulatory filing and licensing requirements; fluctuations in interest rates and inflation; competition for royalty acquisition targets; failure to complete further royalty acquisitions or future royalty acquisitions not being accretive; dependence on the business of Sutton, Mr. Lube, LoyaltyOne, Mr. Mikes, Nurse Next Door and Oxford to fund dividends; limitations on future growth and cash flow; sensitivity to general economic conditions and levels of economic activity; financing constraints; and foreign exchange exposure. Readers are cautioned that the foregoing list is not exhaustive. For additional information with respect to risks and uncertainties, readers should carefully review and consider the risk factors described under "Risk Factors" and elsewhere in this MD&A and in the Company's Annual Information Form dated March 10, 2022, a copy of which is available on SEDAR at www.sedar.com. The information contained in this MD&A, including the documents referred to herein, identifies additional factors that could affect the operating results and performance of the Company. Readers are urged to carefully consider those factors.

To the extent any forward-looking information in this news MD&A constitutes a “financial outlook” within the meaning of applicable securities laws, such information is being provided to provide investors with an estimate of the financial impact to DIV of the addition of four net new Mr. Lube locations to the Mr. Lube Royalty Pool on May 1, 2022.

The forward-looking information and financial outlook contained in this MD&A are expressly qualified in their entirety by this cautionary statement. Forward-looking information and financial outlook reflect management’s current beliefs and are based on information currently available to the Company. The forward-looking information and financial outlook are made as of the date of this MD&A (or in the case of information contained in a document referred to herein, as of the date of such document), and the Company assumes no obligation to publicly update or revise such forward-looking information or financial outlook to reflect new information, subsequent or otherwise, except as may be required by applicable securities law.

Third Party Information

This MD&A includes information obtained from third party company filings and reports and other publicly available sources as well as financial statements and other reports provided to DIV by its Royalty Partners. Although DIV believes these sources to be generally reliable, such information cannot be verified with complete certainty. Accordingly, the accuracy and completeness of this information is not guaranteed. DIV has not independently verified any of the information from third party sources referred to in this MD&A nor ascertained the underlying assumptions relied upon by such sources.