

Q3 2025 Investor Presentation

• November 13, 2025

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The Insurance segment, which primarily transacts its business through Ceres is a cloud-native, highly scalable, de novo annuity insurance company. Inspired by the belief that technology can reinvent the way insurance providers meet the needs of investors, Ceres is building a nimble, efficient, and risk-conscious insurance company that provides simple-to-understand and easily accessible annuity products to create better outcomes for policyholders.

The Asset Management segment, which primarily operates through Arena is a global institutional asset manager with deep expertise in credit and asset-oriented investments. Founded in 2015, Arena manages assets across a full spectrum of corporate, real estate and structured finance opportunities.

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This document contains certain historical results and performance data including, without limitation, relating to the Company (and its investments), Ceres and Arena. The historical results and performance data have been included in this document for illustrative purposes only. The historical results and performance data are in no way indicative of any future results, performance or returns by any of Westaim, Ceres and Arena.

Certain statements in this presentation are "forward-looking statements". Any statements that express or involve discussions with respect to predictions, expectations, beliefs, plans, projections, objectives, assumptions or future events or performance (often, but not always using words or phrases such as "expects", "does not expect", "is expected", "seeks", "endeavours", "anticipates", "does not anticipate", "plans", "estimates", "believes", "does not believe" or "intends", "does not intend" or stating that certain actions, events or results may, could, would, might or will occur or be taken, or achieved) are not statements of historical fact and may be "forward-looking statements". In particular, but without limiting the foregoing, this presentation contains forward-looking statements pertaining to: expected incremental revenues of the Asset Management segment, severance expenses expected during Q3, the expected scaling of distribution of multi-year guaranteed annuity products, scaling of the Insurance segment relative to its peer group, reorganization and repositioning efforts of the Asset Management segment (and results therefrom), timing of the Insurance segment generating material earnings, effects on technology and processes on the Insurance segment, projected milestones of Ceres and future growth expecting to have operating leverage as Fee-paying AUM (as defined herein). Forward-looking statements are based on expectations, estimates and projections as well as other relevant factors at the time the statements are made that involve a number of risks and uncertainties which could cause actual results or events to differ materially from those presently anticipated. These include, but are not limited to, the risk factors discussed in Westaim's Annual Information Form for its fiscal year ended December 31, 2024, (as same may be modified or superseded by a subsequently filed Annual Information Form) which is available on SEDAR+ at www.sedarplus.ca. Except as required by law, Westaim does not have any obligati

The information contained herein is based on publicly available information, internally developed data and other sources. Although Westaim believes such information to be accurate and reliable, it has not independently verified any of the data from third party sources cited or used.

References in this presentation to the "Strategic Transaction" refer to the investment by an affiliate of CC Capital Partners, LLC ("CC Capital") into the Company and transactions related thereto and "Closing Date" refers to the closing of the Strategic Transaction which occurred on April 3, 2025.

All amounts herein are in United States million dollars unless otherwise indicated. Certain comparative figures have been reclassified to conform to the presentation of the current period, and certain totals, subtotals and percentages may not reconcile due to rounding. Unless otherwise noted, all references to the share capital of the Company herein is after giving effect to the Company's December 31, 2024 six to one consolidation.

Important Disclosures



Non-IFRS Measures

Westaim

Westaim reports its interim consolidated financial statements using Generally Accepted Accounting Principles ("GAAP") and accounting policies consistent with IFRS. The Company discloses a number of financial measures in this presentation that are calculated and presented using methodologies other than in accordance with IFRS Accounting Standards as issued by the International Accounting Standards Board. Westaim cautions readers about non-IFRS measures that do not have a standardized meaning under IFRS and are unlikely to be comparable to similar measures used by other companies. These measures are used to monitor the Company's results and should not be viewed as a substitute for those determined in accordance with IFRS.

Adjusted EBITDA is a non-IFRS measure – see section 15 of Westaim's MD&A for the quarter ended September 30, 2025 for a discussion of non-IFRS measures including a reconciliation to Westaim's financial results determined under IFRS.

Book Value Per Share ("BVPS") is a non-IFRS measure – see section 15 of Westaim's MD&A for the quarter ended September 30, 2025 for a discussion of non-IFRS measures including a reconciliation to Westaim's financial results determined under IFRS.

Arena

Arena uses US GAAP, IFRS and non-IFRS measures to assess performance.

Assets under management ("AUM"): AUM refers to the assets for which Arena Investors provides investment management. AUM is generally based on the net asset value of the funds managed by Arena Investors plus any unfunded commitments. Arena Investors' calculation of AUM may differ from the calculations of other asset managers, and as a result, may not be comparable to similar measures presented by other asset managers. Arena Investors' calculations of AUM are not based on any definition set forth in the governing documents of the investment funds and are not calculated pursuant to any regulatory definitions.

Programmatic Capital includes callable capital to discretionary and non-discretionary separately managed accounts.

Fee-Paying Assets Under Management ("Fee-paying AUM") refers to the AUM on which Arena earns management fees, servicing expenses and/or incentive fees.



Asset Management

Q3 2025 Adjusted EBITDA⁽¹⁾ for the Asset Management business was **net loss attributable to controlling interests** of \$2.3 million for Q3 2025

AUM⁽¹⁾ and Programmatic Capital⁽¹⁾ was \$4.5 billion at September 30, 2025, as compared to \$3.4 billion at December 31, 2024

Fee-earning AUM⁽¹⁾ was \$2.7 billion at September 30, 2025 (inclusive of \$0.3 billion for the Insurance business), as compared to \$2.5 billion at December 31, 2024

- Adjusted EBITDA excludes \$0.7 million of severance expense allocations and \$0.3 million of non-recurring professional fees related to the Strategic Transaction.
- Adjusted EBITDA included \$9.7 million of management, servicing, and other fee revenues.
- The Asset Management business has made some strategic investments to support the expected asset management needs of the insurance business, which are expected to generate incremental revenues for the Asset Management business as the mandate grows and scales
- As we continue efforts to reposition the Asset Management business to support the Company's overall strategic focus, we have identified estimated annualized run rate savings of \$5.0 million that we plan to execute on over the course of this fiscal year. We will continue to evaluate the business for additional opportunities over the coming quarters.

Insurance

Q3 2025 Adjusted EBITDA⁽¹⁾ for the Insurance segment was **net loss attributable to controlling interests** of \$9.4 million for Q3 2025

The Insurance segment launched its insurance operations with issuances of MYGA policies through third party distributors commencing in September 2025

Ceres received regulatory approvals to launch its fixed index annuities offering, which we expect to launch in early 2026.

Ceres maintained \$330.7 million of statutory capital at September 30, 2025 .

- 3Q 2025 Adjusted EBITDA was inclusive of \$1.9 million of platform build-out related expenses.
- The business believes that the technology and processes underpinning their operations will be able to scale efficiently relative to its peer group, and this operating leverage capability should become more evident as the business scales materially.

Corporate and Other Investments

Q3 2025 Adjusted EBITDA⁽¹⁾ for Corporate and Other Investment activity was **loss attributable to controlling interests** of \$0.6 million for Q3 2025

Diluted loss per share attributable to controlling shareholders in Q3 2025 of \$0.35 compared to Q3 2025 diluted loss per share attributable to controlling shareholders of \$0.05.

Shareholders' equity attributable to controlling interests was \$671.3 million at Q3 2025 compared to \$497.4 million at Q4 2024

- The Company recognized interest income of \$1.4 million, \$0.7 million of other income, and \$2.0 million of share-based compensation recovery and related FX gains, offset by \$1.6 million of salaries and benefits, \$1.7 million of professional fees, \$1.1 million of other operating expense, and losses on investments (including FINCO-related expenses) of \$0.3 million.
- The Company is continuing to pursue its monetization strategy on the Arena FINCO portfolio, generating net cash of \$5.9 million for the three months ended September 30, 2025 and \$13.0 million for the nine months ended September 30, 2025.

- (1) For further details, please refer to slide 3 for Non-IFRS measures
- (2) From the AM Best press release dated July 9, 2025 titled "AM Best Assigns Credit Ratings to Ceres Life Insurance Company (https://news.ambest.com/pr/PressContent.aspx?refnum=36197&altsrc=2)

Westaim Summary Q3 2025 Operating Results



	Three months ended September 30			Nine months ended September 30				
(Amounts in millions of US\$ except per share data)	2025 2024			2025			2024	
Management fee revenue	\$	5.1	9	S -	\$	11.2	9	S -
Servicing fee revenue		2.6		-		4.9		-
Incentive fees and performance allocations		3.2		-		0.8		-
Net change in value of investments		4.4		4.8		20.5		25.1
Other income		3.1		6.6		11.4		12.4
Total revenues		18.4		11.4		48.8		37.5
Net expenses		(33.5)		(12.5)		(75.6)		(32.5)
Income taxes recovery (expense)		4.8		(0.1)		9.6		0.1
Other comprehensive income		0.3		-		0.3		-
(Loss) profit and comprehensive (loss) income		(10.0)		(1.2)		(16.9)		5.1
Profit attributable to non-controlling interest		1.4		-		2.1		-
(Loss) profit and comprehensive (loss) income attributable to controlling interest	\$	(11.4)	\$	(1.2)	\$	(19.0)	\$	5.1
(Loss) earnings per fully diluted share ⁽¹⁾	\$	(0.35)	\$	(0.05)	\$	(0.65)	\$	0.23

Westaim's **loss and comprehensive loss attributable to controlling interests** for Q3 2025 was \$11.4 million (\$0.35 diluted loss per share) compared to a loss and comprehensive loss of \$1.2 million (\$0.05 diluted loss per share) in Q3 2024⁽¹⁾

As a result of the Strategic Transaction completed with CC Capital on April 3, 2025, the Company transformed from an investment entity into an operating entity under IFRS reporting standards. For all reporting periods after April 3, 2025, the financial statements of the Company will be reported on the basis of the Company being an operating entity, and prior comparative periods do not get recast.

The Company recorded \$0.7 million in severance expense and \$0.3 million in Strategic Transaction-related expenses which are excluded from the Asset Management business Adjusted EBITDA loss of \$2.3 million. Further, the insurance business had Adjusted EBITDA loss of \$9.4 million and Corporate has Adjusted EBITDA loss of \$0.6 million.

NOTE: Schedule subtotals and totals may be impacted by rounding

⁽¹⁾ Adjusted for share consolidation. For further information, refer to Westaim's Financial Statements for the three and nine months ended September 30, 2025.

Westaim Summary Q3 2025 Operating Results By Segment⁽¹⁾



(Amounts in millions of US\$	Asset Management	Insurance	Corporate	Eliminations	Consolidated
Management fee revenue	\$ 6.4	\$ -	\$ -	\$ (1.3)	\$ 5.1
Servicing fee revenue	2.7	-	(0.1)	-	2.6
Incentive fees and performance allocations	3.1	-	-	0.1	3.2
Net change in value of investments	1.5	3.2	(0.3)	0	4.4
Other income	0.7	0.5	2.2	(0.3)	3.1
Total revenues	14.4	3.7	1.8	(1.5)	18.4
Net expenses excluding depreciation, amortization, and income taxes	(16.7)	(13.1)	(2.4)	1.5	(30.7)
Earnings before depreciation, amortization, and income taxes ("Adjusted EBITDA")	(2.3)	(9.4)	(0.6)	-	(12.3)
Depreciation and amortization (expense)	(0.3)	(0.5)	(1.0)	-	(1.8)
Strategic transaction-related costs	(0.3)	-	-	-	(0.3)
Severance expenses	(0.7)	-	-	-	(0.7)
Income taxes recovery (expense)	(1.4)	0.3	5.9	-	4.8
Other comprehensive (loss) income	-	0.3	-	-	0.3
(Loss) profit and comprehensive (loss) income	(5.0)	(9.3)	4.3	-	(10.0)
Profit attributable to non-controlling interest	1.4	-	-	-	1.4
(Loss) profit and comprehensive (loss) income attributable to controlling interest	\$ (6.4)	\$ (9.3)	\$ 4.3	\$ -	\$ (11.4)

ASSET MANAGEMENT

- Asset Management had Adjusted EBITDA of (\$2.3) million from the closing of the Strategic Transaction through September 30, 2025, exclusive of \$0.7 million for severance expense allocations and \$0.3 million of non-recurring professional fees related to the Strategic Transaction.
- Adjusted EBITDA included \$14.4 million of revenue offset by \$16.7 million of net expenses excluding depreciation, amortization and income taxes.
- The business has announced a targeted restructuring with the planned closing of its Singapore office and the wind-down of Quaestor Consulting Group ("QCG") and Quaestor Strategic Advisors ("QSA") businesses, which are viewed as non-core to our prospective strategy. These changes are estimated to produce approximately \$5.0 million of annualized run-rate savings once fully executed.

INSURANCE

- The Insurance segment had Adjusted EBITDA of (\$9.4) million from the closing of the Strategic Transaction through September 30, 2025, inclusive of \$1.9 million of platform buildout related expenses.
- The Insurance segment launched the distribution of its MYGA through its distribution partners in September 2025 and received regulatory approvals to launch its fixed index annuities offering, which we expect to launch in early 2026.
- The business believes that the technology and processes underpinning its operations will be
 able to scale efficiently relative to its peer group, and this operating leverage capability
 should become more evident as the business scales.

CORPORATE

- Corporate is not considered an operating segment of the Company, but comprises activities
 that reside outside of our two operating business segments including investments within the
 Arena FINCOs, other cash and investments, compensation (including share-based
 compensation) for employees and directors of the Company, and other corporate overhead
 expenses that are not included in our operating segments.
- Corporate had Adjusted EBITDA of \$(0.6) million, which was driven by interest income of \$1.4 million, other income of \$0.7 million, and \$2.0 million of share-based compensation recovery and related FX gains, offset by \$1.6 million of salaries and benefit expense, \$1.7 million of professional fees, \$1.1 of other operational expenses and a net loss on investment of (\$0.3) million.

NOTE: Schedule subtotals and totals may be impacted by rounding

⁽¹⁾ The Company operates as an integrated insurance and asset management company with two primary operating segments: Insurance and Asset Management. The remainder of the activity for the Company is captured under Corporate, which includes investment activities within the Arena FINCOs, other investment activities at the corporate level, share-based compensation, and other corporate level activities. The establishment of the Asset Management and Insurance segments occurred with the closing of the Strategic Transaction, and therefore the segment reporting results shown in this section are from the Closing Date through September 30, 2025 and there are no comparative results to be disclosed.

Westaim Q3 2025 Summary Statement of Financial Position



As at	Septemb 2025		December 31, 2024		
(Amounts in millions of US\$ except per share data)					
Assets					
Cash	\$	413.0	\$	301.9	
Restricted Cash		16.9			
Loan receivable		-		13.0	
Fee receivables		0.6			
Other assets ⁽¹⁾		20.6	2.		
Investments		262.5	199.7		
Deferred Tax Assets		17.1		6.1	
Fixed and right of use assets, net of accumulated depreciation		7.8			
Intangible assets, net of accumulated depreciation		56.6			
Goodwill		14.0			
Total assets	\$	809.1	\$	523.	
Liabilities Accounts payable and accrued liabilities Accrued compensation liabilities Due to brokers Deferred tax liabilities	\$	28.3 36.7 30.6 11.0		\$25.	
Other liabilities ⁽²⁾		27.2		0.	
Total liabilities		133.8	\$	25.	
Shareholders' equity – controlling interests		671.3		497.4	
Shareholders' equity – non-controlling interests		4.0			
Total shareholders' equity		675.3		497.	
Total liabilities and shareholders' equity	\$	809.1	\$	523.2	
Number of common shares outstanding	33,382,104		21,	706,50°	
Fully diluted book value per share - in US\$	\$	20.11	\$	22.8	
Fully diluted book value per share - in C\$ ⁽³⁾	C\$	27.99	C\$	32.90	

NOTE: Schedule subtotals and totals may be impacted by rounding

- At September 30, 2025, the Company had \$429.9 million of cash and \$262.5 million of investments on its balance sheet to support ongoing commitments and capital requirements of Ceres.
- Through the acquisitions of the insurance company shell that was renamed to Ceres and the remaining 49% of Arena that the Company did not previously own, the Company recognized \$56.8 million of intangible assets and \$14.3 million of goodwill. After amortization of \$1.8 million, the remaining balance of intangible assets at September 30, 2025 was \$55.6 million.
- As a result of the consolidation of Arena into the Company's balance sheet, the Company now has \$4.0 million of non-controlling interests related to employee equity interests in certain subsidiaries of Arena⁽²⁾.
- Book value per fully diluted share⁽⁴⁾ decreased \$2.77 to \$20.11 at September 30, 2025 from \$22.88 at December 31, 2024, with \$1.44 of that change related to the Strategic Transaction and \$1.33 related to YTD operating losses for the nine months ended September 30, 2025. Book value per fully diluted share decreased C\$4.91 (14.9%) to C\$27.99 at September 30, 2025 from C\$32.90 at December 31, 2024, with C\$2.00 of that change related to the Strategic Transaction, C\$1.85 related to YTD operating losses and C\$1.05 related to the impact of CAD/USD FX rate changes.

^{1.} Other assets includes the statement lines entitled due from brokers, income taxes receivable, receivables from related parties, and other assets. For further information, refer to Westaim's Financial Statements for the three and nine months ended September 30, 2025

^{2.} Other liabilities includes profit share liability, payables to related parties, derivative liabilities, lease liabilities, insurance contract liabilities. For further information, refer to Westaim's Financial Statements for the three and nine months ended September 30, 2025

^{3.} Period end exchange rates of USD to CDN: \$1.39195 at September 30, 2025 and \$1.43815 at December 31, 2024

[.] For further information, refer to the Notes of the Westaim Financial Statements for the three and nine months ended September 30, 2025



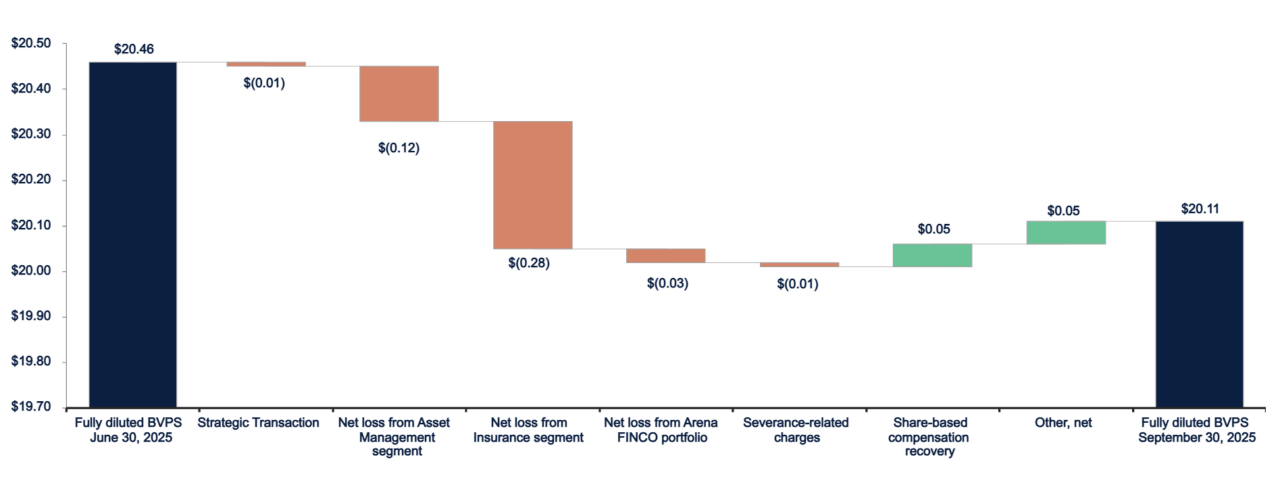




⁽¹⁾ Adjusted for share consolidation. For further information, refer to Westaim's Financial Statements for the three and nine months ended September 30 ,2025.

Westaim Book Value per Share (US\$): Three months ended September 30, 2025⁽¹⁾

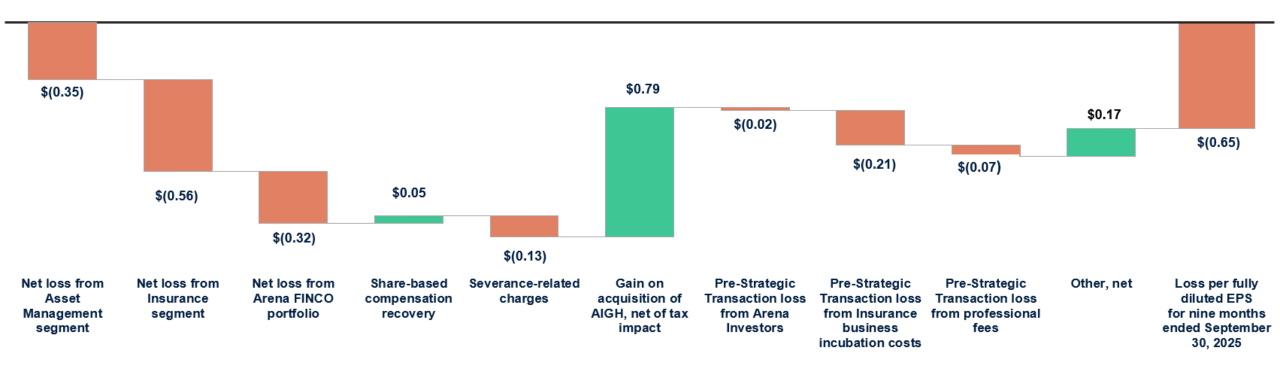




⁽¹⁾ Adjusted for share consolidation. For further information, refer to Westaim's Financial Statements for the three and nine months ended September 30 ,2025.



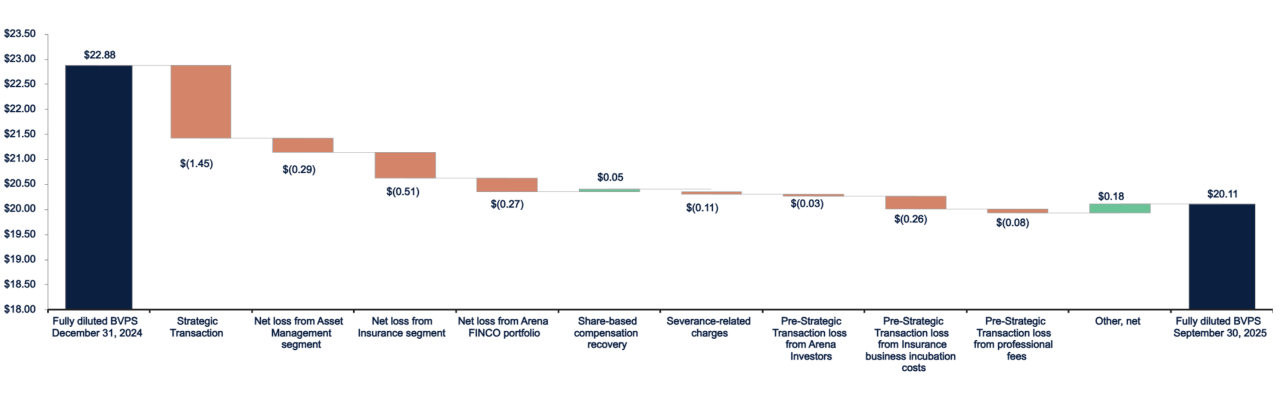




⁽¹⁾ Adjusted for share consolidation. For further information, refer to Westaim's Financial Statements for the three and nine months ended September 30 ,2025.

Westaim Book Value per Share (US\$): Nine months ended September 30, 2025⁽¹⁾





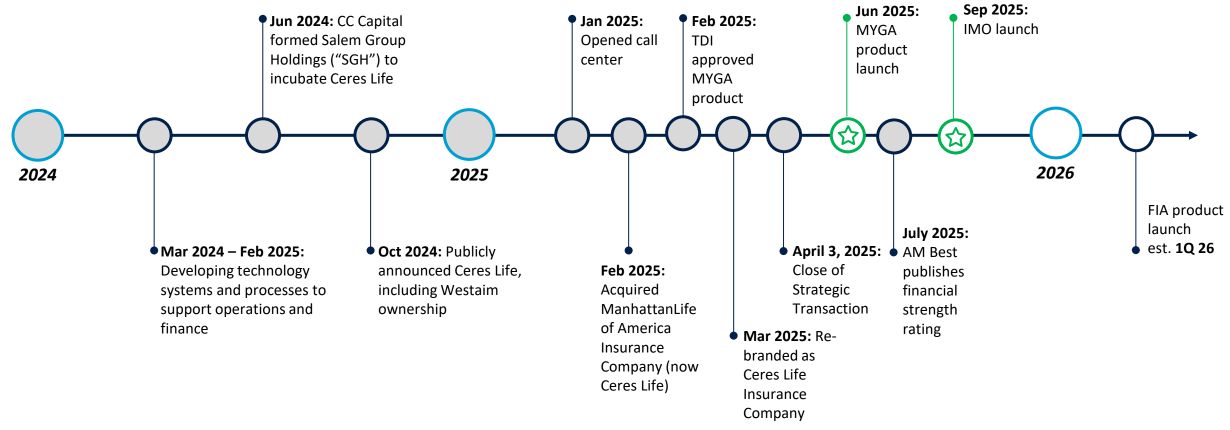
⁽¹⁾ Adjusted for share consolidation. For further information, refer to Westaim's Financial Statements for the three and nine months ended September 30 ,2025.



INSURANCE SEGMENT SUPPLEMENTAL MATERIALS

Ceres Life Focused on Upcoming Milestones

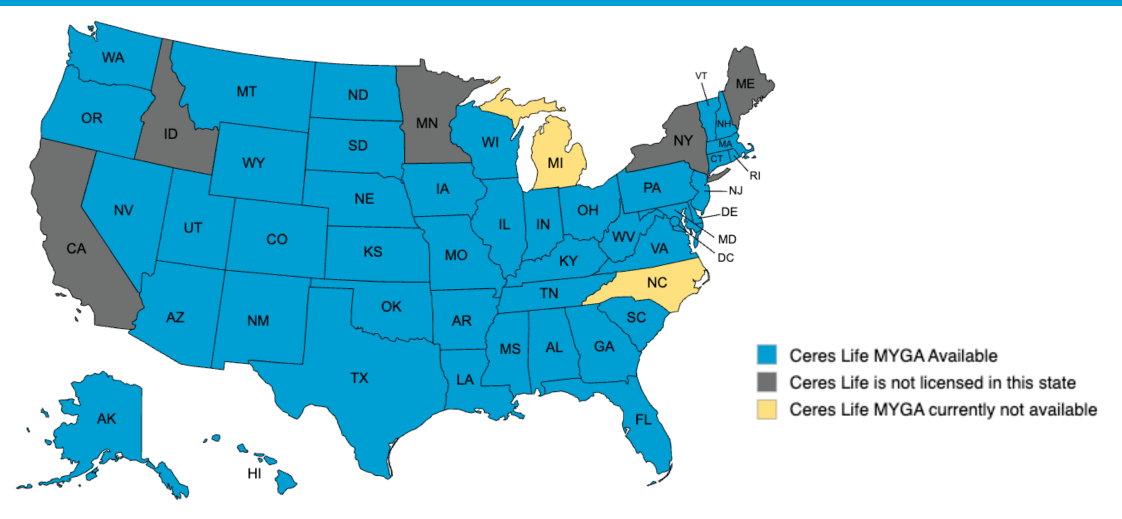
Key milestones (non-exhaustive)





Ceres Life State Approvals Map

Ceres Life now has product regulatory approvals in 43 states plus the District of Columbia







ASSET MANAGEMENT SEGMENT SUPPLEMENTAL MATERIALS

ABOUT ARENA(1)

\$4.5B

AUM and Programmatic Capital

~\$200M

of AUM is employee and related capital

Vast Global Origination and Servicing Network

Offices in New York, Jacksonville, Purchase, Dublin, London, Singapore, Bengaluru and Auckland⁽²⁾

~\$6.1B

deployed into 420+ privately negotiated and structured private convertible transactions

- Institutional investment manager focused on both public and private fixed income investments with over 180 people, inclusive of sourcing, underwriting, surveillance, workout, operational improvement and extensive financial / operational infrastructure.
 - Broad Platform capabilities across Corporate, Real Estate, Structured Finance, and Corporate Securities allow the firm to pivot to the most compelling opportunities across cycles and market environments, avoiding overheated areas.
- Global firm with a deep sourcing and servicing infrastructure, which also means:
 - Arena's broad capabilities and proprietary sourcing allow for compelling investments across
 the return/risk spectrum of investor portfolios, across credit and asset-oriented investments
 globally, at all parts of the capital stack, and at all levels of liquidity.
 - Servicing infrastructure has allowed Arena to manage any situations that do not materialize as expected, where average results are higher than initially expected in those situations.
 - End-to-end IT systems to manage investment process, giving Arena robust governance, transparency and a demonstrable edge.
- While Arena maintains this depth, breadth, global focus and infrastructure the average transaction size is <\$50 million, avoiding competition with similarly situated "mega-firms".



⁽¹⁾ As of September 30, 2025. These amounts include both committed and undrawn capital, and Programmatic Capital. Programmatic capital includes callable capital to discretionary and non-discretionary separately managed accounts and certain pooled investment vehicles.

⁽²⁾ Offices are also used by Arena affiliates.

Differentiated Approach

Proven Performance

Driving Third-Party Assets Under Management

Well Positioned To Drive Operating Leverage

- Arena is a growing global financial institution
 - Mandate flexibility and diversification contribute to consistency across cycles.
 - Proprietary sourcing and global infrastructure with a focus on smaller-sized transactions.
 - Servicing and systems that govern process, protect invested capital and add considerable value.
 - Intellectual property that can be leveraged for investors as well as third parties through Arena Institutional Services "AIS".
- ~\$6.1 billion deployed into over 420 privately negotiated and structured private convertible transactions.
- Over 260 exited privately negotiated transactions with over 230 multi-strategy investments having a realized IRR of 17.0% gross and 28 exited Commercial Mortgage Loan ("CML") investments having a realized IRR of 11.7% gross ⁽¹⁾.
- The portfolio has had positive results in 36 of 40 quarters since inception⁽²⁾.
- Consistent and uncorrelated performance; stable results through market turbulence.
- Arena's AUM and Programmatic Capital⁽³⁾ has grown at a compound annual growth rate of ~37% from December 31, 2015 to September 30, 2025.
- \$4.5 billion in AUM and Programmatic Capital⁽³⁾.
- Future growth is expected to have significant operating leverage as fee-paying AUM grows.
- Focused on driving valuable fee-related earnings and cash flow for distribution.
- Growth of insurance asset management to further grow fee-paying AUM.



⁽¹⁾ Number of total private investments inclusive of Arena's multi-strategy investment vehicles as well as Stable Income – Real Estate Credit strategy investments. In addition to exited investments in Arena's multi-strategy, 150 active positions have an underwritten IRR of 17.9% and a current IRR of 10.1%. Arena has an additional 8 active CML positions with an underwritten IRR of 10.6% and a current IRR reflects all investment activity, i.e., prior actual cash flows and future projected cash flows (which are discounted as of the reporting date), from the inception of each applicable investment through the reporting date. The current IRR may not be representative of the realized IRR upon exit of each investment, which may increase or decrease.

⁽²⁾ Through September 30, 2025, and based on composite performance inclusive of asset servicing expenses charged to the investors beginning January 1, 2017, and calculated net of annual management fees of 1.5% and an incentive fee of 10% for all vehicles. Pas performance is not indicative of future performance. Actual results may vary.

⁽³⁾ These amounts include both committed and undrawn capital, and Programmatic Capital. Programmatic capital includes callable capital to discretionary and non-discretionary separately managed accounts and certain pooled investment vehicles

ARENA FULLY DIVERSIFIED STRATEGY \$2.6B

\$4.5B AUM AND PROGRAMMATIC CAPITAL(2)

Permanent Capital (Arena FINCOs)

- Arena Finance
- Arena Origination Company

Open-ended Evergreen Funds

- Arena Special Opportunities Fund, LP
- · Arena Special Opportunities Fund (Cayman), LP
- Arena Special Opportunities Fund (Cayman 2), LLC

Closed-Ended Drawdown Funds

- Arena Special Opportunities Partners I, LP including Rated Feeder Fund for Insurance Company Investors
 - Arena Special Opportunities Partners (Cayman) I, LP
- Arena Special Opportunities Partners II, LP including Rated Feeder Fund for Insurance Company Investors
 - · Arena Special Opportunities Partners (Cayman) II, LP
- Arena Special Opportunities Partners III, LP including Rated Feeder Fund for Insurance Company Investors
 - · Arena Special Opportunities Partners (Cayman) III, LP

Separately Managed Accounts

EXCESS CAPACITY OPPORTUNITIES \$0.9B

New Zealand Real Estate Credit

Secondaries & Liquidity Solutions

Individual Co-investments

STABLE INCOME STRATEGIES \$0.2B

Real Estate Credit

Structured Finance/ABS

ARENA LIFE & ANNUITY SOLUTIONS \$0.8B

⁽²⁾ As of September 30, 2025. These amounts include both committed and undrawn capital, and Programmatic Capital. Programmatic capital includes callable capital to discretionary and non-discretionary separately managed accounts and certain pooled investment vehicles.





⁽¹⁾ All vehicles are asset-liability matched with respect to redemptions.

Arena – Investing: Performance & Deployment

 The following table presents the performance data for Arena's active drawdown funds that are managed by Arena on a discretionary basis:

As of September 30, 2025

(\$ in millions)	Year of inception	AUM and Programmatic Capital ⁸	Original Capital Commitments	Capital Invested to Date ¹	Realized Value	Unrealized Value	Total Value	Net MOIC²	Net IRR	Primary Investment Strategy
Multi-Strategy										
Funds Harvesting Investment										
Arena Special Opportunities Partners I 3,5	2020	372	519	519	301	362	663	1.3x	6.4%	Multi-Strategy
Ratio to Capital Invested					DPI: 0.58x	<i>RVPI: 0.70x</i>	TVPI: 1.28x			
Arena Special Opportunities Partners II 3,6	2021	763	631	631	78	745	822	1.3x	8.2%	Multi-Strategy
Ratio to Capital Invested					DPI: 0.12x	<i>RVPI:</i> 1.18 <i>x</i>	TVPI: 1.30x			
Funds Deploying Capital										
Arena Special Opportunities Partners III ⁴	2023	109	66	97	N/A	106	106	1.1x	8.0%	Multi-Strategy
Ratio to Capital Invested					DPI: N/A	RVPI: 1.10x	TVPI: 1.10x			
Excess Capacity										
Funds Harvesting Capital										
SLS ECF 1-A 7	2024	188	175	140	18	167	185	1.3x	21.1%	Secondaries & Liquidity
Ratio to Capital Invested					DPI: 0.13x	RVPI: 1.19x	TVPI: 1.32x			Solutions
SLS ECF 1-B ⁷	2024	46	54	51	36	46	83	1.6x	67.3%	Secondaries & Liquidity
Ratio to Capital Invested					DPI: 0.71x	RVPI: 0.92x	TVPI: 1.63x			Solutions
SLS ECF 1-C ⁷	2025	21	16	11	1	15	17	1.5x	157.1%	Secondaries & Liquidity
Ratio to Capital Invested					DPI: 0.13	RVPI: 1.39x	TVPI: 1.51x			Solutions

Capital Invested = Lesser of capital calls or total commitment. Capital reinvestments during investment period are netted with distributions.

DPI = Distribution to Paid-In Capital (DPI) ratio measures the cumulative proceeds returned to its investors by a fund relative to its paid-in capital.

RVPI = Remaining Value to Paid In (RVPI) ratio measures the current value of all remaining investments within a fund relative to its paid-in capital.

TVPI = Total Value to Paid-In Capital (TVPI) ratio compares the distributions returned to investors by a fund and the remaining value not yet realized relative to the contributed paid-in capital.



Multiple of Invested Capital ("MOIC") = Total Value / Capital Invested.

⁽³⁾ Fees are blended and range from 1.5-2% annual management fees and 10-20% carry over a 4% preferred return with GP Catchup. The returns are inclusive of a 0.5% asset servicing expense. All returns are based on the reinvestment of principal, interest and dividends received by the Fund.

⁽⁴⁾ Fees are blended and range from 1.5-1.75% annual management fees and 17.5-20% carry over a 6% preferred return with GP Catchup. The returns are inclusive of an asset servicing expense based on a rate card by investment-type. All returns are based on the reinvestment of principal, interest and dividends received by the Fund.

⁽⁵⁾ Excludes \$150MM of co-investment capital aligned to this product offering.

⁽⁶⁾ Excludes \$300MM of co-investment capital aligned to this product offering.

⁽⁷⁾ No management fees or servicing expenses. 0-15% carry. Programmatic capital includes callable capital to discretionary and non-discretionary separately managed accounts.

⁽⁸⁾ Programmatic capital includes callable capital to discretionary and non-discretionary separately managed accounts.

Arena - Investing: Performance & Deployment

 The following table presents the performance data for Arena's active open-ended funds that are managed by Arena on a discretionary basis:

As of September 30, 2025

(\$ in millions)	Year of inception	AUM and programmatic capital ⁴	Quarter-to-date	Net Returns (%) Year-to-date	Since Inception (Annualized)	Primary Investment Strategy
Multi-Strategy						
Arena Special Opportunities Fund ^{1,2}	2015	147	0.2%	(0.6)%	4.4%	Multi-Strategy
ASO III ³	2025	756	3.0%	5.7%	5.7%	Multi-Strategy



⁽¹⁾ Returns are calculated net of annual management fees of 2% and an incentive fee of 20%, which represent the highest standard fees charged to the Fund investors. The returns are inclusive of a 0.5% asset servicing expense charged to the investors beginning January 1, 2019. All returns are based on the reinvestment of principal, interest and dividends received by the Fund. This is a composite of US and Cayman funds.

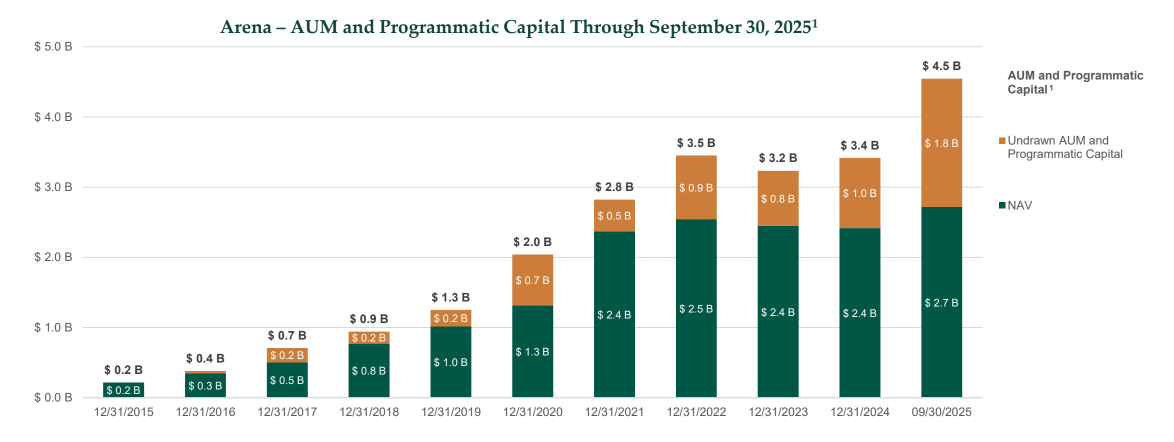
⁽²⁾ Excludes onshore and offshore vintage vehicles which are in liquidation.

³⁾ Returns are calculated net of annual management fees and an annual performance fee. These are calculated based on Tiers with Tier 1 and Tier 2 charging 0.30% and 0.40% management fee respectively, and 3% performance fee subject to 6% rolling 3-year hurdle. The returns are inclusive of a rate card asset servicing expense. All returns are based on the reinvestment of principal, interest, and dividends received by the Fund. Inception to date performance is not annualized since this is the first year of activity.

⁽⁴⁾ Programmatic capital includes callable capital to discretionary and non-discretionary separately managed accounts.

Arena – AUM and Programmatic Capital Through September 30, 2025

- AIGH's assets under management (including undrawn commitments) and Programmatic Capital were \$4.5B¹ at September 30, 2025.
- From December 31, 2015, to September 30, 2025, AUM and Programmatic Capital has grown at a CAGR of ~37%.



⁽¹⁾ These amounts include both committed and undrawn capital, and Programmatic Capital. Programmatic capital includes callable capital to discretionary and non-discretionary separately managed accounts and certain pooled investment vehicles.

