

THIRD POINT

COMBINED FINANCIAL STATEMENTS

THIRD POINT OFFSHORE FUND, LTD.

As of and for the Period Ended June 30, 2023 Unaudited Combined Condensed Interim Financial Statements

Contents

- 01 Unaudited/Audited Combined Statements of Assets and Liabilities
- 02 Unaudited Combined Statements of Operations
- 03 Unaudited/Audited Combined Statements of Changes in Net Assets
- 06 Unaudited Combined Statements of Cash Flows
- 07 Notes to Financial Statements
- 14 Supplemental Schedule

Any reference to the financial statements of the Fund (as defined in Note 1) as of and for the period ended June 30, 2023 should be considered a reference to the Unaudited Combined Condensed Interim Financial Statements.

Statements of Assets and Liabilities

	Combined Unaudited	Audited
(Stated in United States Dollars)	June 30, 2023 \$	December 31, 2022 \$
Assets		
Cash	3,356,913	1,471,833
Investment in Master Partnership, at fair value	4,373,105,834	5,259,330,754
Withdrawals receivable from the Master Partnership	241,075,917	402,273,654
Investment in Participation Notes (See Note 1)	24,521,119	_
Other assets	2,500	_
Total assets	4,642,062,283	5,663,076,241
Liabilities		
Shareholder redemptions payable	241,075,917	402,273,654
Shareholder subscriptions received in advance	3,350,000	1,465,000
Participation Notes (See Note 1)	24,521,119	_
Accrued expenses	133,255	133,628
Total liabilities	269,080,291	403,872,282
Net assets	4,372,981,992	5,259,203,959
Net asset value per share (See Note 4)		

See accompanying notes and attached financial statements of Third Point Offshore Master Fund L.P. (the "Master Partnership")

Statements of Operations

	Combined Unaudited	Unaudited
	Half year June 30,	Half year June 30,
(Stated in United States Dollars)	2023 \$	2022 \$
Realized and unrealized gain/(loss) on investment transactions allocated from the Master Partnership		
Net realized gain/(loss) from securities and foreign currency translations	12,149,306	410,461,540
Net realized gain/(loss) from affiliated investment funds and foreign currency translations	(1,765,820)	22,542,606
Net realized gain/(loss) from derivative contracts and foreign currency translations	18,670	134,723,952
Net change in unrealized gain/(loss) on securities and foreign currency translations	(164,185,428)	(2,218,931,241)
Net change in unrealized gain/(loss) on affiliated investment funds and foreign currency translations	474,546	(26,432,085)
Net change in unrealized gain/(loss) on derivative contracts and foreign currency translations	(48,317,198)	(38,525,650)
Net gain/(loss) on currencies	115,409	19,159,012
Net realized and unrealized gain/(loss) from investment transactions allocated from the Master Partnership	(201,510,515)	(1,697,001,866)
•		
Investment income allocated from the Master Partnership		
Interest	106,495,852	157,514,563
Dividends, net of withholding taxes of \$5,208,185 (2022: \$3,120,461)	14,030,936	7,796,142
Stock loan fees	7,698,110	1,655,816
Total investment income allocated from the Master Partnership	128,224,898	166,966,521
Investment expenses allocated from the Master Partnership		
Management Fee	36,803,735	56,083,076
Interest	28,048,616	19,556,354
Dividends on securities sold, not yet purchased	5,133,314	11,082,770
Administrative and professional fees	3,479,804	4,428,944
Research fees	2,208,783	3,684,098
Stock borrow fees	1,088,712	3,719,928
Other	1,641,683	2,129,328
Total investment expenses allocated from the Master Partnership	78,404,647	100,684,498
Net investment income/(loss) allocated from the Master Partnership	49,820,251	66,282,023
Fund expenses		
Administrative and professional fees	329,528	186,262
Other	500	63,627
Total Fund expenses	330,028	249,889
Net investment income/(loss)	49,490,223	66,032,134
Incentive allocated from the Master Partnership	(34,012)	_
Net increase/(decrease) in net assets resulting from operations	(152,054,304)	(1,630,969,732)

See accompanying notes and attached financial statements of Third Point Offshore Master Fund L.P.

3

Statements of Changes in Net Assets

	Combined Unaudited	Audited
	Half year June 30, 2023	Year ended December 31, 2022
(Stated in United States Dollars)	\$	\$
Increase (decrease) in net assets resulting from operations		
Allocated from investment in the Master Partnership		
Net realized gain/(loss) from securities and foreign currency translations	12,149,306	290,432,102
Net realized gain/(loss) from affiliated investment funds and foreign currency translations	(1,765,820)	18,642,159
Net realized gain/(loss) from derivative contracts and foreign currency translations	18,670	97,451,358
Net change in unrealized gain/(loss) on securities and foreign currency translations	(164,185,428)	(2,295,518,866)
Net change in unrealized gain/(loss) on affiliated investment funds and foreign currency translations	474,546	(23,289,816)
Net change in unrealized gain/(loss) on derivative contracts and foreign currency translations	(48,317,198)	204,809
Net gain/(loss) on currencies	115,409	23,543,382
Net investment income/(loss)	49,820,251	119,961,309
Incentive allocated from the Master Partnership	(34,012)	(1,096)
Total Fund expenses	(330,028)	(529,579)
Net increase/(decrease) in net assets resulting from operations	(152,054,304)	(1,769,104,238)

Statements of Changes in Net Assets continued

	Combined Unaudited	Audited
Increase (decrease) in net assets resulting from capital share	Half year June 30,	Year ended December
transactions	2023 \$	31, 2022 \$
Class E Shares issued	5,679,998	107,787,493
Class E-A Shares issued		7,000,000
Class EB Shares issued	502,000	
Class ECS Shares issued	_	10,400,000
Class ECSH Shares issued	_	500,000
Class E-H Shares issued	_	23,790,000
Class EH-A Shares issued	_	3,000,000
Class EHSP Shares issued	_	1,150,000
Class ESP Shares issued	800,000	9,970,000
Class E-T Shares issued	_	9,747,827
Class F Shares issued	7,488,464	27,070,731
Class FB Shares issued	4,145,683	
Class FH Shares issued	_	11,135,300
Class FHB Shares issued	518,318	_
Class FHSP Shares issued	_	700,000
Class FH-T Shares issued	_	129,999,997
Class FSP Shares issued		1,650,000
Class G Shares issued	—	14,050
Class N Shares issued	5,475,216	6,419,968
Class NB Shares issued	2,000	_
Class NH Shares issued	_	21,900,001
Class NHSP Shares issued		3,515,002
Class NSP Shares issued	_	715,001
Class O Shares issued	9,533,480	650,001
Class OB Shares issued	2,000	
Class OH Shares issued	_	6,633,620
Class OHSP Shares issued	_	500,000
Class OSP Shares issued	_	250,002
Class P Shares issued	249,999	545,001
Class PB Shares issued	2,000	
Class Q - T Shares issued	500,018	_
Class QB Shares issued	2,000	
Class YBSP Shares issued	19,785,987	
Total Shares issued	54,687,163	385,043,994
Class A Shares redeemed	(2,420,875)	(841,755)

	Combined Unaudited	Audited
	Half year June 30,	Year ended December
(Stated in United States Dollars)	2023 \$	31, 2022 \$
Class B Shares redeemed	(50,490)	(75,323)
Class C Shares redeemed	(1,330,387)	
Class D Shares redeemed	(754,448)	(585,314)
Class E Shares redeemed	(185,085,279)	(920,739,181)
Class ECS Shares redeemed	(131,250)	_
Class ESP Shares redeemed	(3,058,731)	(68,422,851)
Class E-T Shares redeemed	(46,298,628)	(1,450,000)
Class F Shares redeemed	(89,205,874)	(112,091,417)
Class FH Shares redeemed	(584,549)	_
Class FH-T Shares redeemed	(122,600,043)	_
Class FSP Shares redeemed	(184,514)	(1,617,885)
Class F-T Shares redeemed	(59,366,107)	(172,235,470)
Class G Shares redeemed	(61,139)	_
Class G-UR Shares redeemed		(1,451,000)
Class H-N Shares redeemed	_	
Class N Shares redeemed	(42,093,200)	(121,955,917)
Class NH Shares redeemed	(475,215)	_
Class NSP Shares redeemed	(2,699,576)	(2,000,000)
Class N-T Shares redeemed	(4,000,000)	(21,344,116)
Class O Shares redeemed	(26,246,848)	(24,040,876)
Class P Shares redeemed	_	(1,400,000)
Class PSP Shares redeemed	_	(45,000)
Class XC-E Shares redeemed	(1,390,000)	_
Class YSP Shares redeemed	(200,817,673)	(61,207,192)
Total Shares redeemed	(788,854,826)	(1,511,503,297)
Net increase/(decrease) in net assets resulting from capital		
transactions	(734,167,663)	(1,126,459,303)
Net increase/(decrease) in net assets	(886,221,967)	(2,895,563,541)
Net assets at beginning of period	5,259,203,959	8,154,767,500
Net assets at end of period	4,372,981,992	5,259,203,959

See accompanying notes and attached financial statements of Third Point Offshore Master Fund L.P.

Statements of Cash Flows

	Combined Unaudited	Unaudited
	Half year June 30, 2023	Half year June 30, 2022
(Stated in United States Dollars)	\$	\$
Cash flows from operating activities		
Net increase/(decrease) in net assets resulting from operations	(152,054,304)	(1,630,969,732)
Adjustments to reconcile net increase/(decrease) in net assets resulting from operations to net cash provided by/(used in) operating activities:		
Decrease/(increase) in investment in the Master Partnership	886,224,920	1,860,171,885
Changes in operating assets and liabilities:		
Decrease/(increase) in withdrawals receivable from the Master		
Partnership	161,197,737	27,246,014
Decrease/(increase) in other assets	(2,500)	_
Increase/(decrease) in accrued expenses	(373)	44,288
Net cash provided by/(used in) operating activities	895,365,480	256,492,455
Cash flows from financing activities		
Proceeds from issuance of shares	56,572,163	139,708,339
Payments for redemption of shares	(950,052,563)	(421,610,616)
Net cash provided by/(used in) financing activities	(893,480,400)	(281,902,277)
Net increase/(decrease) in cash	1,885,080	(25,409,822)
Cash at beginning of period	1,471,833	30,754,651
	3,356,913	5,344,829

In-kind withdrawal satisfied through issuance of Participation Notes		
(See Note 1)	24,521,119	

See accompanying notes and attached financial statements of Third Point Offshore Master Fund L.P.

Notes to Interim Financial Statements

Period ended June 30, 2023

1. Organization

Third Point Offshore Fund, Ltd. (the "Fund") was incorporated under the laws of the Cayman Islands on October 21, 1996, commenced operations on December 1, 1996 and is registered under the Cayman Islands Mutual Funds Act and with the Cayman Islands Monetary Authority. The Fund's objective is to seek to generate consistent long-term capital appreciation. Capitalized terms used herein and not otherwise defined shall have the meaning ascribed to them in the Private Placement Memorandum.

The Fund invests substantially all of its assets in Third Point Offshore Master Fund L.P., an exempted limited partnership formed under the laws of the Cayman Islands (the "Master Partnership"), which, in turn conducts substantially all investment and trading activities on behalf of the Fund. Third Point Advisors II L.L.C. (the "General Partner"), a limited liability company formed under the laws of the State of Delaware and an affiliate of Third Point LLC, serves as the general partner of the Master Partnership.

Third Point LLC (the "Investment Manager") is the Investment Manager of the Fund and the Master Partnership. The Investment Manager is registered with the Securities and Exchange Commission as an Investment Adviser under the Investment Advisers Act of 1940. The Investment Manager is responsible for the operation and management of the Fund, subject to the policies and control of the board of directors of the Fund (the "Board of Directors").

The Fund is an investment company and applies specialized accounting guidance as outlined in *Financial Services – Investment Companies (Topic 946)*. The Investment Manager evaluated this guidance and determined that the Fund meets the criteria to be classified as an investment company. Accordingly, the Fund reflects its investments in the Statement of Assets and Liabilities at their estimated fair value, with unrealized gains and losses resulting from changes in fair value, if any, reflected in net change in unrealized gain/loss on securities, affiliated investment funds, derivative contracts and foreign currency translations in the Statement of Operations.

International Fund Services (N.A.), L.L.C. serves as the administrator (the "Administrator") and transfer agent to the Fund.

For certain investors (the "Holders") that redeemed from the Fund, a portion of their redemption was satisfied through the issuance of Participation Notes (the "Notes" or each a "Note") in lieu of cash. Investors that held interests in the Fund prior to June 1, 2023 are subject to the Note issuance upon redemption. The Fund issued notes through Third Point Offshore Fund Vehicle, Ltd. (the "Issuing Entity"), which holds interests in the Notes issued by the Master Partnership that are described in further detail in the Master Partnership's financial statements and are considered to be a Level 3 investment per the fair value hierarchy. As of June 30, 2023 the Issuing Entity had Participation Notes outstanding of \$24.5 million. The Fund has elected to carry the Notes at fair value. The Notes have no stated maturity date and as payments in respect of the Notes issued by the Master Partnership are made to the Issuing Entity, payments will be made to the Holders to satisfy their outstanding Note balances. During the period ended June 30, 2023 no payments were made.

Notes to Interim Financial Statements continued

Period ended June 30, 2023

1. Organization (continued)

The Issuing Entity was incorporated under the laws of the Cayman Islands on June 22, 2023 and is a majority owned subsidiary of the Fund. As such, the Issuing Entity has been combined in accordance with the Fund's combination policy as discussed in Note 2. See the Supplemental Schedules attached to these financial statements for details of the combination. Any reference to the financial statements of the Fund should be considered a reference to the combined financial statements.

2. Significant Accounting Policies

The Fund's unaudited interim combined financial statements are condensed in whole, guided by U.S. generally accepted accounting principles ("U.S. GAAP") and are expressed in and are expressed in United States dollars. The combined financial statements include the accounts of the Fund and the Issuing Entity, a majority owned subsidiary. All intercompany transactions and balances have been eliminated in combination. The following is a summary of the significant accounting and reporting policies:

The Fund is exempt from all forms of taxation in the Cayman Islands, including income, capital gains and withholding taxes. In jurisdictions other than the Cayman Islands, in some cases foreign taxes will be withheld at source on dividends and certain interest received by the Fund. Capital gains derived by the Fund in such jurisdictions generally will be exempt from foreign income or withholding taxes at the source.

The Investment Manager has reviewed the Fund's tax positions in accordance with U.S. GAAP and has concluded that no material provision for income tax is required in the Fund's financial statements.

2. Significant Accounting Policies (continued)

Generally, the Fund may be subject to income tax examinations by major tax authorities including United States and other authorities for open tax years since inception.

The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the amounts and disclosures in the financial statements and accompanying notes. Actual results could differ from these estimates.

The fair value of the Fund's assets and liabilities, which qualify as financial instruments, approximates the carrying amounts presented in the Statement of Assets and Liabilities, with the exception of Participating Notes as described in Note 1 that are held at fair value.

The Fund's investment in the Master Partnership is valued at fair value, which is represented by the Fund's proportionate interest in the partners' capital of the Master Partnership, which was \$4,373,105,834 at June 30, 2023. The percent of the Master Partnership owned by the Fund at June 30, 2023 was approximately 99.96%. The Fund's allocated share of each item of the Master Partnership's income and expense is reflected in the accompanying Statement of Operations. The performance of the Fund is directly affected by the performance of the Master Partnership and is subject to the same risks to which the Master Partnership is subject. Attached are the financial statements of the Master Partnership.

Valuation of investments held by the Master Partnership is discussed in the notes to the Master Partnership's unaudited financial statements. The Fund records monthly its proportionate share of the Master Partnership's income, expenses, and realized and change in unrealized gains and losses. In addition, the Fund accrues its own income and expenses. The Fund records subscriptions and redemptions related to its investment in the Master Partnership on the transaction date.

All of the Fund's cash was held with major U.S. financial institutions, of which a majority was held with one institution. At times, cash may be in excess of federally insured limits.

3. Related Party Transactions

Pursuant to the investment management agreement, the Master Partnership pays the Investment Manager a management fee at an annual rate of 1.50% (Classes N, O, P, Q and Y) to 2.00% (Classes A, B, C, D, E, F and H) of the net asset value of the shares as of the beginning of each month before the accrual of any incentive allocation. The Investment Manager, in its sole discretion, may elect to reduce, waive or calculate differently the management fee with respect to partners, members, employees, affiliates or other related investors of the Investment Manager or the General Partner. The Investment Manager has granted a management fee discount of 0.25% to certain investors based on either the size or duration of their investment in the Fund. The Investment Manager has granted an additional management fee discount of 0.50% on the indirect portion of each investor's interest that is invested Legacy Private Investments. This 0.50% discount also applies to the Holder's management fee on their Note balance. For the period ended June 30, 2023, the management fee allocated from the Master Partnership was \$36,803,735.

Notes to Interim Financial Statements continued

Period ended June 30, 2023

3. Related Party Transactions (continued)

The Fund, through its investment in the Master Partnership, pays an incentive allocation to the General Partner of the Master Partnership, equal to 20% of the annual increase in the aggregate net asset value of each series of Class A, B, C, D, E, F, H, N, O, P, Q and Y shares. The incentive allocation is accrued monthly and allocated to the General Partner of the Master Partnership at the end of each fiscal year. The incentive allocation is calculated in a manner which ensures that appropriate adjustments are made in order to accommodate the inflows and outflows of capital during the course of each fiscal year resulting from shareholder subscriptions and redemptions. If a particular series depreciates during any fiscal year and during subsequent years there is a profit attributable to such series, the series must recover losses before the General Partner of the Master Partnership is entitled to the incentive allocation. For the period ended June 30, 2023, the incentive allocation from the Master Partnership totaled \$34,012.

For the period ended June 30, 2023 the Fund has incurred expenses of \$4,402 which have been paid for on behalf of the Fund by the Investment Manager and are included in administrative and professional fees in the Statement of Operations. The Fund did not reimburse the Investment Manager for any expenses during the period and as of June 30, 2023, there was \$4,402 remaining payable to the Investment Manager.

4. Share Capital

The Fund has an authorized share capital consisting of \$2,000,000 divided into 200,000,000 participating shares of \$0.01 each. The Fund issues a separate series of shares to those investors who purchase shares as of the first business day of each month. A different series of shares is issued in order to equitably reflect the differing incentive allocations attributable to each series because of the differing issue dates throughout the fiscal year. Shares are offered in series at a purchase price of \$100 per share. At June 30, 2023, there were thirteen outstanding classes (each, a "Class") of shares: Class A, B, C, D, E, F, G, H, N, O, P, Q and Y and within each class there is one or more separate series. Each share is equal to every other share of the same series with respect to earnings, assets, dividends and voting privileges. The Fund may invest, directly or indirectly, in equity securities in initial public offerings deemed "new issues" under Rule 5130 of the Financial Industry Regulatory Authority ("FINRA") Consolidated Rulebook. "New issues" are defined as any initial public offering of an equity, regardless of whether such security is trading at a premium in the secondary market. FINRA members generally may not sell "new issues" to an account, in which certain persons or entities designated as restricted persons have beneficial interest. Class B, D, F and G shares will in aggregate participate only up to 10% of profits and losses from "new issues". The Investment Manager waives management and incentive allocations for Class G shares.

4. Share Capital (continued)

Class A, B and Y shares have monthly redemption rights. Class C, D, E, F, G and H shares have quarterly redemption rights. Class P and Q shares have annual redemption rights. Class N and O shares have quarterly redemption rights but are subject to an investor-level gate whereby a shareholder's aggregate redemptions will be limited to 25%, 33.33%, 50%, and 100% of the cumulative net asset value of such Class N and O shares held by the shareholder as of any four consecutive redemption dates.

All redemption rights are subject to an overall limit, at the discretion of the Fund's Board of Directors, of aggregate redemptions in any calendar quarter of 20% of the Fund's NAV as of the first day of such calendar quarter.

The Board of Directors has the right to create additional classes, series and sub-series for an investor as it determines appropriate in its sole discretion. Each series of a Class will have equal rights and privileges with each other series of that Class.

If at the end of a fiscal year, a series of a class of shares is charged an incentive allocation, the shares of such series may be redesignated and converted on the first business day following the end of the fiscal year into the first series of such class at the prevailing net asset value of such series. No redesignation or conversion shall occur with respect to a series of a class if at the end of a fiscal year such series has not been charged an incentive fee on.

The following share capital schedule is condensed to include only those share classes and series relevant to Third Point Investors Limited ("ListCo"), a London Stock Exchange listed entity that is managed by the Investment Manager, at June 30, 2023. The Fund shall detail all classes and series in the Fund's audited annual financial statements for the year ending December 31, 2023.

	Shares held at January 1, 2023	Shares Rolled Up	Shares Transferred In	Shares Transferred Out	Shares Issued	Shares Redeemed	Shares held at June 30, 2023	Net Asset Value Per Share at June 30, 2023*
Class YSP - 1.25, Series 1.	490,000	_	_	_	_	(490,000)	_	_
Class YSP - 1.25, Series 1-1	2,077,599	_	_	_	_	(436,978)	1,640,621	321.35
Class YSP - 1.25, Series 1-2	22,699	_	_	_	_	(22,699)	_	_
Class YSP - 1.25, Series 1-3	451	_	_	_	_	(451)	_	_
Class YSP - 1.25, Series 1.4	441,000	_	_	_	_	_	441,000	73.36
Class YSP - 1.25, Series 1.5	450,000	_	_	_	_	_	450,000	69.76
Class YSP - 1.25, Series 2.	49,000	_	_	_	_	_	49,000	73.36
Class YSP - 1.25, Series 2-1	53,839	_	_	_	_	(53,839)	_	_
Class YSP - 1.25, Series 2-2	50,000	_	—	_	_	_	50,000	69.76
Class YBSP-125, Series 1	_	_	_	_	197,860	_	197,860	100.00

* Rounded to two decimal places.

Notes to Interim Financial Statements continued

Period ended June 30, 2023

5. Indemnifications

In the normal course of business, the Fund enters into contracts that contain a variety of indemnifications and warranties. The Fund's maximum exposure under these arrangements is unknown, as this would involve future claims that may be made against the Fund that have not yet occurred. However, the Fund has not had prior claims or losses pursuant to these contracts and expects the risk of loss to be remote. Thus, no amounts have been accrued related to such indemnifications. The Fund also indemnifies the Investment Manager and employees from and against any loss or expense, including, without limitation any judgment, settlement, legal fees and other costs. Any expenses related to these indemnifications would be reflected in administrative and professional fees in the Statement of Operations. The Fund did not incur any expenses related to indemnifications for the period ended June 30, 2023.

6. Financial Highlights

The following table represents the per share operating performance, ratios to average net assets and total return information for the period ended June 30, 2023. The table only includes a share class and series relevant to ListCo at June 30, 2023. The Fund shall detail representative series for all outstanding classes in the Fund's audited annual financial statements for the year ending December 31, 2023.

	Class Y	SP - 1.25, Series 1-1
Per share operating performance		
Net asset value at beginning of year	\$	330.29
Income from investment operations:		
Net realized and unrealized gain from investments		(12.45)
Net investment income/(loss)		3.51
Incentive allocation		_
Total from investment operations		(8.94)
Net asset value at the end of the period	\$	321.35
Total return before incentive allocation		(2.71%)
Incentive allocation		_
Total return after incentive allocation		(2.71%)
Ratios to average net assets		
Total expenses before incentive allocation		1.50%
Incentive allocation		_
Total expenses and incentive allocation		1.50%
Net investment income/(loss)		1.14 %

6. Financial Highlights (continued)

The total return and ratios to average net assets of other series in the same share class may vary based on participation in "new issues" and the timing of capital subscriptions and redemptions. The per share information, total return and ratios to average net assets information include the proportionate share of the Master Partnership's income and expenses. The net investment income/(loss) ratio does not include the effect of the incentive allocation. The returns and ratios presented have not been annualized.

7. Subsequent Events

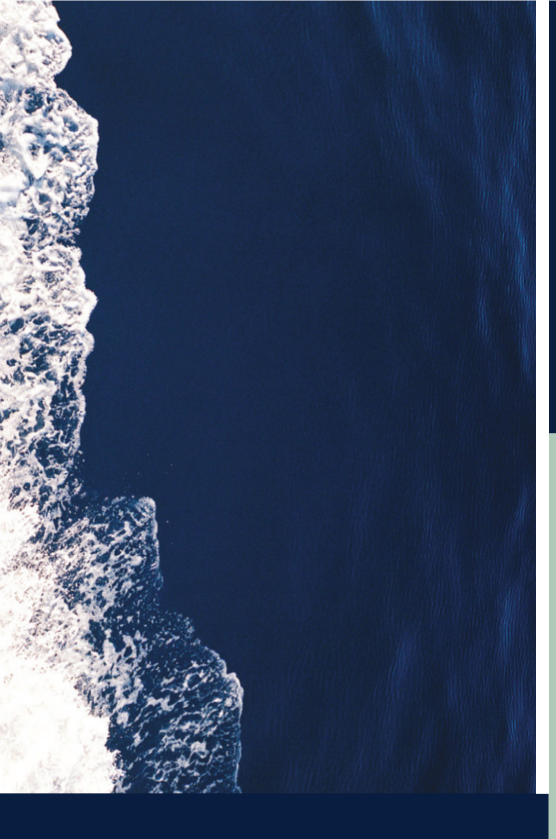
Subsequent to June 30, 2023 the Fund received approximately \$11.3 million in shareholder subscriptions, of which approximately \$3.4 million was received in advance, and had redemptions of approximately \$12.9 million. The Fund received redemption requests of approximately \$341.5 million for the quarter ending September 30, 2023. Subsequent events were evaluated by the Fund's management through September 21, 2023, which is the date the financial statements were available to be issued. The Fund's management has determined there are no other subsequent events that would require adjustments to, or disclosure in, the Fund's financial statements.

Combining Statement of Assets and Liabilities

June 30, 2023

	Third Point Offshore Fund, Ltd.	Third Point Offshore Fund Vehicle, Ltd.	Combining Entries	Combined Balances
(Stated in United States Dollars)	\$	\$	\$	\$
Assets				
Cash	3,306,914	49,999	_	3,356,913
Investment in Master Partnership, at fair value	4,373,105,834	_	_	4,373,105,834
Withdrawals receivable from the Master Partnership	241,075,917	_	_	241,075,917
Investment in Participation Notes (See Note 1)	_	24,521,119	_	24,521,119
Other assets	49,999	_	(47,499)	2,500
Total assets	4,617,538,664	24,571,118	(47,499)	4,642,062,283
Liabilities				
Shareholder redemptions payable	241,075,917	_	_	241,075,917
Shareholder subscriptions received in advance	3,350,000	_	_	3,350,000
Participation Notes (See Note 1)	_	24,521,119	_	24,521,119
Accrued expenses	130,755	2,500	_	133,255
Total liabilities	244,556,672	24,523,619	_	269,080,291
Net assets	4,372,981,992	47,499	(47,499)	4,372,981,992
Net asset value per share (See Note 4)				

This page has been left intentionally blank



THIRD POINT

FINANCIAL STATEMENTS

THIRD POINT OFFSHORE MASTER FUND L.P.

As of and for the Period Ended June 30, 2023 Unaudited Condensed Interim Financial Statements

Contents

- 01 Unaudited/Audited Statements of Financial Condition
- 02 Unaudited Statements of Operations
- 03 Unaudited /Audited Statements of Changes in Partners' Capital
- 04 Unaudited Statements of Cash Flows
- 06 Notes to the Unaudited Condensed Interim Financial Statements

Statements of Financial Condition

	Unaudited	Audited	
	June 30, 2023	December 31, 2022	
(Stated in United States Dollars)	\$	\$	
Assets			
Cash and cash equivalents	254,309,735	248,385,578	
Investments in securities, at fair value (cost \$5,404,761,572, 2022: \$5,581,077,317)	5,205,657,792	5,453,789,649	
Investments in affiliated investment funds, at fair value (cost \$1,449,876, 2022: \$7,118,537)	1,155,085	6,349,059	
Due from brokers	438,222,954	1,575,893,785	
Derivative contracts, at fair value (net upfront fees paid and cost of \$2,580,590, 2022: \$3,862,464)	132,299,514	132,867,287	
Interest and dividends receivable	19,092,586	21,219,838	
Other assets	1,031,271	616,581	
Total assets	6,051,768,937	7,439,121,777	
Liabilities and Partners' Capital			
Securities sold, not yet purchased, at fair value (proceeds \$445,917,343, 2022: \$882,762,622)	441,143,851	785,570,893	
Securities sold under an agreement to repurchase	_	105,022,175	
Due to brokers	899,508,234	866,254,448	
Derivative contracts, at fair value (net upfront fees received and cost of \$4,018,065	(0.210.100	11 254 725	
2022: \$4,108,298)	60,310,188	11,354,725	
Withdrawals payable to Limited Partner	241,075,917	402,273,654	
Participation Notes (See Note 5)	24,933,253		
Interest and dividends payable	5,022,532	2,954,299	
Management fee payable	512,130	208,395	
Accrued expenses	4,557,858	4,555,708	
Total liabilities	1,677,063,963	2,178,194,297	

Commitments (See Note 10)

Partners' Capital

General Partner's capital	1,599,140	1,596,726
Limited Partner's capital	4,373,105,834	5,259,330,754
Total partners' capital	4,374,704,974	5,260,927,480
Total liabilities and partners' capital	6,051,768,937	7,439,121,777

See accompanying notes.

Unaudited Statements of Operations

	Half-year June 30, 2023	Half-year June 30, 2022
(Stated in United States Dollars)	\$	\$
Realized and unrealized gain/(loss) on investment transactions		
Net realized gain/(loss) from securities and foreign currency translations	12,153,457	410,562,141
Net realized gain/(loss) from affiliated investment funds and foreign 	(1,766,423)	22,548,131
Net realized gain/(loss) from derivative contracts and foreign currency translations	18,676	134,756,973
Net change in unrealized gain/(loss) on securities and foreign currency translations	(164,234,349)	(2,219,474,660)
Net change in unrealized gain/(loss) on affiliated investment funds and foreign currency translations	474,687	(26,438,558)
Net change in unrealized gain/(loss) on derivative contracts and foreign currency translations	(48,331,595)	(38,535,085)
Net gain/(loss) on currencies	115,434	19,163,717
Net realized and unrealized gain/(loss) from investment transactions	(201,570,113)	(1,697,417,341)
Investment income	10/ 500 070	157 550 100
	106,529,278	157,553,193
Dividends, net of withholding taxes of \$5,208,185 (2022: \$3,120,461)	14,036,223	7,798,635
Stock loan fees	7,700,530	1,656,222
Total investment income	128,266,031	167,008,050
Expenses		
Management fee	36,803,735	56,083,076
Interest	28,057,491	19,561,153
Dividends on securities sold, not yet purchased	5,134,949	11,085,481
Administration and professional fees	3,480,891	4,430,029
Research fees	2,209,467	3,685,000
Stock borrow fees	1,089,052	3,720,840
Other	1,642,195	2,129,849
Total expenses	78,417,780	100,695,428
Net investment income/(loss)	49,848,251	66,312,622
Net income/(loss)	(151,721,862)	(1,631,104,719)

See accompanying notes.

Statements of Changes in Partners' Capital

Unaudited Half-year June 30, 2023

	Total	General Partner	Limited Partner
(Stated in United States Dollars)	\$	\$	\$
Partners' capital at beginning of period	5,260,927,480	1,596,726	5,259,330,754
Capital contributions	54,687,163	_	54,687,163
Capital withdrawals	(789,187,807)	_	(789,187,807)
Allocation of net income/(loss):			
Pro-rata allocation	(151,721,862)	(31,598)	(151,690,264)
Incentive allocation	_	34,012	(34,012)
Net income/(loss)	(151,721,862)	2,414	(151,724,276)
Partners' capital at end of period	4,374,704,974	1,599,140	4,373,105,834

See accompanying notes.

Audited Year Ended December 31, 2022

	Total	General Partner	Limited Partner
(Stated in United States Dollars)	\$	\$	\$
Partners' capital at beginning of period	8,156,840,479	2,000,000	8,154,840,479
Capital contributions	385,043,994	_	385,043,994
Capital withdrawals	(1,511,979,060)	_	(1,511,979,060)
Allocation of net income/(loss):			
Pro-rata allocation	(1,768,977,933)	(404,370)	(1,768,573,563)
Incentive allocation	_	1,096	(1,096)
Net income/(loss)	(1,768,977,933)	(403,274)	(1,768,574,659)
Partners' capital at end of period	5,260,927,480	1,596,726	5,259,330,754

See accompanying notes.

3

Unaudited Statements of Cash Flows

	Half-year June 30, 2023	Half-year June 30, 2022
(Stated in United States Dollars)	\$	\$
Cash flows from operating activities		
Net income/(loss)	(151,721,862)	(1,631,104,719)
Adjustments to reconcile net income/(loss) to net cash provided by/ (used in) operating activities:		
Purchases of investment securities	(4,943,965,092)	(10,441,005,161)
Proceeds from disposition of investment securities	5,129,692,463	13,454,257,505
Purchases of investment securities to cover short sales	(842,575,771)	(1,879,211,024)
Proceeds from short sales of investment securities	416,703,969	3,112,474,934
Purchases of affiliated investment funds	(23,785,759)	(30,731,790)
Proceeds from disposition of affiliated investment funds	27,687,997	53,019,680
Purchases of derivative contracts	(62,467,897)	225,891,253
Proceeds/(settlements) from disposition of derivative contracts	63,678,214	(75,767,283)
Repayments for securities sold under agreements to repurchase	(246,829,206)	(1,626,389,755)
Proceeds from securities sold under agreements to repurchase	141,807,031	1,687,652,940
Net realized gain/(loss) from securities and foreign currency translations	(12,153,457)	(410,562,141)
Net realized gain/(loss) from affiliated investment funds and foreign currency translations	1,766,423	(22,548,131)
Net realized gain/(loss) from derivative contracts and foreign currency translations	(18,676)	(134,756,973)
Net change in unrealized gain/(loss) on securities and foreign currency translations	164,234,349	2,219,474,660
Net change in unrealized gain/(loss) on affiliated investment funds and foreign currency translations	(474,687)	26,438,558
Net change in unrealized gain/(loss) on derivative contracts and	10 221 505	20 525 005
foreign currency translations Amortization of premium and accretion of discount, net	48,331,595	38,535,085
Change in operating assets and liabilities:	(8,231,646)	1,833,320
Decrease/(increase) in due from brokers	1 107 470 001	12 405 205 575
Decrease/(increase) in interest and dividends receivable	1,137,670,831	(3,695,305,575)
Decrease/(increase) in other assets	2,127,252	(2,512,498)
Increase/(decrease) in due to brokers	(414,690) 33,253,786	6,062,199
Increase/(decrease) in management fee payable		(38,023,788)
Increase/(decrease) in interest and dividends payable	303,735	(16,924)
Increase/(decrease) in accrued expenses	2,068,233 2,150	2,806,324
Net cash provided by/(used in) operating activities	876,689,285	(734,973) 839,775,723

5

Unaudited Statements of Cash Flows continued

	Half-year June 30, 2023	Half-year June 30, 2022
(Stated in United States Dollars)	\$	\$
Cash flows from financing activities		
Capital contributions	54,687,163	165,105,683
Capital withdrawals	(925,452,291)	(785,236,952)
Net cash provided by/(used in) financing activities	(870,765,128)	(620,131,269)
Net increase in cash and cash equivalents	5,924,157	219,644,454
Cash and cash equivalents at beginning of period	248,385,578	255,639,561
Cash and cash equivalents at end of period	254,309,735	475,284,015
Supplemental disclosure of cash flow information		
Cash paid during the period for interest	25,403,080	16,080,304
In-kind withdrawal satisfied through issuance of Participation Notes (See Note 5)	24,933,253	

See accompanying notes.

Notes to Unaudited Condensed Interim Financial Statements

Period ended June 30, 2023

1. Organization

Third Point Offshore Master Fund L.P. (the "Partnership") was organized as a limited partnership under the laws of the Cayman Islands and commenced operations on January 1, 2009. The Partnership was formed to trade and invest primarily in equity and debt securities of U.S. and foreign companies. The investment objective of the Partnership is to achieve superior risk-adjusted returns by deploying capital in investments with a favorable risk/reward scenario across select asset classes, sectors, and geographies, both long and short. Third Point LLC (the "Investment Manager") identifies these opportunities using a combination of top-down asset allocation decisions and a bottom-up, value-oriented approach to single security analysis. The Investment Manager supplements single security analysis with an approach to portfolio construction that includes sizing each investment based on upside/downside calculations, all with a view towards appropriately positioning and managing overall exposures across specific asset classes, sectors and geographies. The Partnership will continue until terminated as provided for in the the most recent Amended and Restated Exempted Limited Partnership Agreement (the "Agreement"). Capitalized terms used herein and not otherwise defined shall have the meaning ascribed to them in the Agreement.

The Partnership serves as the master fund in a "master-feeder" structure whereby Third Point Offshore Fund, Ltd. (the "Feeder"), a Cayman Islands exempted company, invests substantially all of its assets in the Partnership, which conducts all investment and trading activities on behalf of the Feeder. The Feeder and the Partnership have the same investment objectives. At June 30, 2023, approximately 99.96% of the Partnership's capital was owned by the Feeder.

Third Point LLC is the Investment Manager of the Partnership. The General Partner of the Partnership is Third Point Advisors II L.L.C. The Investment Manager is registered with the Securities and Exchange Commission as an Investment Adviser under the Investment Advisers Act of 1940. The Investment Manager and the General Partner are responsible for the operation and management of the Partnership.

The Partnership is an investment company and applies specialized accounting guidance as outlined in Financial Services – Investment Companies (Topic 946). The Investment Manager evaluated this guidance and determined that the Partnership meets the criteria to be classified as an investment company. Accordingly, the Partnership reflects its investments in the Statement of Financial Condition at their estimated fair value, with unrealized gains and losses resulting from changes in fair value, if any, reflected in net change in unrealized gain/(loss) on securities, affiliated investment funds, derivative contracts and foreign currency translations in the Statement of Operations.

International Fund Services (N.A.), L.L.C. serves as the administrator (the "Administrator") and transfer agent to the Partnership.

7

Notes to Unaudited Condensed Interim Financial Statements continued

Period ended June 30, 2023

2. Significant Accounting Policies

The Partnership's unaudited interim financial statements are condensed in whole, guided by U.S. generally accepted accounting principles ("U.S. GAAP") and are expressed in United States dollars. Where applicable, certain notes to the unaudited interim financial statements are condensed to include only information relevant to Third Point Investors Limited ("ListCo"). The Partnership's unaudited interim financial statements have been prepared without a Condensed Schedule of Investments, which the Partnership will include in the audited financial statements for the year ended December 31, 2023. The following is a summary of the significant accounting and reporting policies:

The Partnership is exempt from all forms of taxation in the Cayman Islands, including income, capital gains and withholding taxes. In jurisdictions other than the Cayman Islands, in some cases foreign taxes will be withheld at the source on dividends and certain interest received by the Partnership. Capital gains derived by the Partnership in such jurisdictions generally will be exempt from foreign income or withholding taxes at the source. The Partnership will be treated as a partnership for federal income tax purposes and each investor will be subject to taxation on its share of the Partnership's ordinary income and capital gains.

The Partnership evaluates tax positions taken or expected to be taken in the course of preparing the Partnership's tax returns to determine whether the tax positions are "more-likely-than-not" of being sustained by the applicable tax authority. Tax positions not deemed to meet a "more likely-than-not" threshold would be recorded as a tax expense in the current period. The General Partner has reviewed the Partnership's tax positions and has concluded that no material provision for income tax is required in the Partnership's financial statements. Generally, the Partnership may be subject to income tax examinations by major tax authorities including the United States and other authorities for open tax years since inception.

The Partnership would recognize interest and penalties, if any, related to unrecognized tax positions as income tax expense in the Statement of Operations. During the period ended June 30, 2023, the Partnership did not incur any interest or penalties related to unrecognized tax positions.

The Partnership records security transactions and related income and expense on a trade-date basis. Realized gains and losses are determined using cost calculated on a specific identification basis. Dividends are recorded on the ex-dividend date. Income and expense are recorded on the accrual basis, including interest and premiums amortized and discounts accreted on interest bearing investments.

The Partnership may enter into repurchase (or "securities sold under an agreement to repurchase") and reverse repurchase agreements (or "securities purchased under an agreement to resell") with financial institutions in which the financial institution agrees to resell or repurchase securities and the Partnership agrees to repurchase or resell such securities at a mutually agreed price upon maturity. These agreements are collateralized primarily by debt securities. At June 30, 2023, there were no securities pledged under repurchase agreements. Interest expense and income related to repurchase and reverse repurchase agreements that the Partnership enters into mature within 30 to 180 days. The Partnership did not have repurchase agreements or reverse repurchase agreements as of June 30, 2023.

2. Significant Accounting Policies (continued)

The Partnership may lend securities for securities lending transactions or pledge securities and/or cash for securities borrowed transactions. The value of any securities loaned is reflected in investments in securities in the Statement of Financial Condition. As of June 30, 2023, the Partnership had no securities loaned. Any collateral received is reflected in due from/to brokers in the Statements of Financial Condition.

The Partnership engages in securities lending transactions whereby upon the Partnership's request, its prime brokers, as lending agents, may loan securities of the Partnership as selected by the Partnership to certain institutions. The securities loaned are generally collateralized in the form of cash or U.S. treasury securities in an amount typically at least equal to the fair value of the securities loaned. The fair value of the loaned securities is determined at the close of business on each business day and any additional required collateral is delivered to the Partnership on the next business day. Risks may arise upon entering into securities lending transactions to the extent that the value of the collateral is less than the value of the securities loaned due to changes in the value of the securities loaned. Changes in the value of the securities loaned that may occur during the course of the loan will be recognized by the Partnership.

The Partnership has the right under the lending agreement to recover the securities from the borrower on demand. The Partnership receives interest based on the outstanding fair value of the loaned shares at a rate that is initially agreed with the prime broker prior to lending the shares and is subject to change by mutual agreement of the parties over the course of the transaction.

The Partnership's repurchase and securities lending agreements may result in credit exposure in the event the counterparty to the transaction is unable to fulfill its contractual obligations. It is the Partnership's policy to monitor and control collateral under such agreements. Refer to Note 8 for additional disclosures regarding the Partnership's collateral policy.

The fair value of the Partnership's assets and liabilities which qualify as financial instruments approximates the carrying amounts presented in the Statement of Financial Condition with the exception of Participation Notes as described in Note 5 that are held at fair value.

The preparation of unaudited condensed interim financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the amounts and disclosures in the financial statements and accompanying notes. Actual results could differ from these estimates.

~

Notes to Unaudited Condensed Interim Financial Statements continued

Period ended June 30, 2023

2. Significant Accounting Policies (continued)

The Investment Manager has a formal valuation policy that sets forth the pricing methodology for investments to be implemented in fair valuing each security in the Partnership's portfolio. Depending on market or company circumstances, valuation techniques and methodologies may change from year to year. The valuation policy is reviewed at least on an annual basis by the valuation committee (the "Committee"). The Committee is comprised of officers and employees who are senior business management personnel. The Committee meets at least on a monthly basis. The Committee's role is to review and verify the propriety and consistency of the valuation methodology to determine fair value of investments. The Committee also reviews any due diligence performed and approves any changes to current or potential external pricing vendors.

Securities listed on a national securities exchange or quoted on NASDAQ are valued at their last sales price. Listed securities with no reported sales on such date and over-the-counter ("OTC") securities are valued at their last closing bid price if held long by the Partnership and last closing ask price if held short by the Partnership. Approximately \$204.0 million, or approximately 3.8% of the Partnership's investment assets and none of the securities sold, not yet purchased and derivative liabilities, are valued based on dealer quotes or other quoted market prices for similar securities. Investments which are valued based on recognized third-party pricing vendors are excluded from these amounts and discussed below.

Private securities, real estate and related debt investments are not registered for public sale and are carried at an estimated fair value, as determined by the Investment Manager. Valuation techniques used by the Investment Manager in determining fair value may include market approach, appraisals, last transaction analysis, liquidation analysis and/or using discounted cash flow models where the significant inputs could include but are not limited to additional rounds of equity financing, financial metrics such as revenue multiples or price-earnings ratio, discount rates, appraisals, revenue projections and other factors. In addition, the Investment Manager employs third party valuation firms to conduct separate valuations of most of these securities. The third party valuation firms provide the Investment Manager with a written report documenting their recommended valuation as of the determination date for the specified investments.

Due to the inherent uncertainty of valuation for these investments, the estimate of fair value for the Partnership's interest in these investments may differ from the values that would have been used had a ready market existed for the investment, and the difference could be material. At June 30, 2023, the Partnership had approximately \$480.6 million of investments fair valued by the Investment Manager, representing approximately 9.0% of investment assets, of which approximately 97.0% were separately valued using third party valuation firms. The resulting change in unrealized gains and losses are reflected in the Statement of Operations.

The Partnership's derivatives are recorded at fair value. The Partnership values exchange-traded derivative contracts at their last sales price on the exchange where it is primarily traded. OTC derivatives, which include swap, option, swaption, futures and forward currency contracts, are valued at independent values provided by third party sources when available; otherwise, fair values are obtained from counterparty quotes that are based on pricing models that consider the time value of money, volatility, and the current market and contractual prices of the underlying financial instruments.

2. Significant Accounting Policies (continued)

As of June 30, 2023, certain of the Partnership's asset-backed securities ("ABS") holdings were privatelabel issued, non-investment grade securities, and some of these securities were not guaranteed by government-sponsored entities. These investments are valued using broker quotes or a recognized thirdparty pricing vendor, where available. All of these classes of ABS are sensitive to changes in interest rates and any resulting change in the rate at which borrowers sell their assets, refinance, or otherwise pre-pay their obligations. As an investor in these classes of ABS, the Partnership may be exposed to the credit risk of underlying borrowers not being able to make timely payments on obligations or the likelihood of borrowers defaulting. In addition, the Partnership may be exposed to significant market and liquidity risks.

Investment funds are valued at fair value. Fair values are generally determined utilizing the net asset value ("NAV") provided by, or on behalf of, the underlying investment managers of each investment fund, which is net of management and incentive fees or allocations charged by the investment fund and is in accordance with the "practical expedient", as defined by U.S. GAAP. NAVs received by, or on behalf of, the underlying investment managers are based on the fair value of the investment funds' underlying investments in accordance with policies established by each investment fund, as described in each of their financial statements and offering memorandum. The strategies of the underlying investment funds may include global emerging markets, real estate, middle market buy-out and litigation financing. The Investment Manager generally has limited access, if any, to specific information regarding the underlying managers. The management agreements of non-related party investment funds provide for compensation to the underlying managers in the form of management and performance fees. The Partnership's investments in investment funds as underlying investments are monetized. It is expected that the underlying investments will be monetized over the next five years.

Investments in affiliated investment funds are recorded at fair value in accordance with the valuation policies discussed above. Investments in affiliated investment funds include certain of the Partnership's investments in the equity and debt instruments of the special-purpose entities managed by the Investment Manager.

Certain of the Partnership's investments are denominated in foreign currencies and thus, are subject to the risk associated with foreign currency fluctuations. These investments are translated into U.S. dollar amounts at the date of valuation. Purchases and sales of investments and income and expenses denominated in foreign currencies are translated in U.S. dollar amounts on the respective dates of such transactions. The Partnership does not isolate the portion of the results of operations resulting from changes in foreign exchange rates on investments, investments in affiliated investment funds and derivative contracts from the fluctuations arising from changes in market values of investments, investments in affiliated investment funds, and derivative contracts. Such fluctuations are included within net realized gain/(loss) on securities, affiliated investment funds, derivative contracts and foreign currency translations and net change in unrealized gain/(loss) on securities, affiliated investment funds, derivative contracts and foreign currency translations in the Statement of Operations.

Notes to Unaudited Condensed Interim Financial Statements continued

Period ended June 30, 2023

2. Significant Accounting Policies (continued)

Fair value is defined as the price that the Partnership would receive to sell an asset or pay to transfer a liability in an orderly transaction between market participants at the measurement date. The disclosure requirements also establish a framework for measuring fair value, and a three-level hierarchy for fair value measurements based upon the transparency of inputs to the valuation of an asset or liability. The three-tier hierarchy of inputs is summarized below:

- Level 1 Quoted prices available in active markets/exchanges for identical investments as of the reporting date. The types of assets and liabilities that are classified at this level generally include equity securities, futures and option contracts listed in active markets.
- Level 2 Pricing inputs other than observable inputs including but not limited to prices quoted for similar assets or liabilities in active markets/exchanges or prices quoted for identical or similar assets or liabilities in markets that are not active, and fair value is determined through the use of models or other valuation methodologies. The types of assets and liabilities that are classified at this level generally include equity securities traded on non-active exchanges or with certain restrictions in place, corporate, sovereign, asset-backed and bank debt securities, forward contracts and certain derivatives.
- Level 3 Pricing inputs are unobservable due to little, if any, market activity and data. The inputs into determination of fair value require significant management judgment and estimation. The types of assets and liabilities that are classified at this level generally include certain corporate and bank debt, asset-backed securities, private investments, trade claims and certain derivatives.

Inputs refer broadly to the assumptions that market participants would use in pricing the asset or liability, including assumptions about risk, for example, the risk inherent in a particular valuation technique used to measure fair value including a pricing model and/or the risk inherent in the inputs to the valuation technique. Inputs may be observable or unobservable.

Situations may arise when market quotations or valuations provided by external pricing vendors are available but the fair value may not represent current market conditions. In those cases, the Investment Manager may substitute valuations provided by external pricing vendors with multiple broker-dealer quotations.

In accordance with U.S. GAAP, the Partnership has not leveled positions valued using the practical expedient.

Observable inputs are inputs that reflect the assumptions market participants would use in pricing the asset or liability based on market data obtained from sources independent of the reporting entity. Unobservable inputs are inputs that reflect the reporting entity's own assumptions about the assumptions market participants would use in pricing the asset or liability developed based on the best information available in the circumstances.

2. Significant Accounting Policies (continued)

In certain cases, the inputs used to measure fair value may fall into different levels of the fair value hierarchy. In such cases, an investment's level within the fair value hierarchy is based on the lowest level of input that is significant to the fair value measurement. The Investment Manager's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment, and considers factors specific to the investment.

The key inputs for corporate, government and sovereign bonds valuation are coupon frequency, coupon rate and underlying bond spread. The key inputs for asset-backed securities are yield, probability of default, loss severity and prepayment.

Key inputs for OTC valuation vary based on the type of underlying on which the contract was written. Please see below discussion by OTC type:

- The key inputs for most OTC option contracts include notional, strike price, maturity, payout structure, current foreign exchange forward and spot rates, current market price of underlying and volatility of underlying.
- The key inputs for most forward contracts include notional, maturity, forward rate, spot rate, various interest rate curves and discount factor.
- The key inputs for swap valuation will vary based on the type of underlying on which the contract was written. Generally, the key inputs for most swap contracts include notional, swap period, fixed rate, credit or interest rate curves, current market or spot price of the underlying and the volatility of the underlying.

Notes to Unaudited Condensed Interim Financial Statements continued

Period ended June 30, 2023

2. Significant Accounting Policies (continued)

The following is a summary of the Partnership's assets and liabilities categorized by the inputs utilized to determine their fair value as of June 30, 2023:

Fair Value Measurements at June 30, 2023

	Quoted prices in active markets (Level 1) \$	Significant other observable inputs (Level 2) \$	Significant unobservable inputs (Level 3) \$	Total \$
Asset				
Investments in Securities				
Equity Securities	3,030,059,381	5,378,538	_	3,035,437,919
Asset-Backed Securities	_	1,020,947,330	48,737,839	1,069,685,169
Corporate Bonds	_	536,468,169	51,335,877	587,804,046
Private Preferred Equity Securities	_	_	335,503,351	335,503,351
Real Estate	_	_	48,399,569	48,399,569
Private Common Equity Securities	_	_	32,455,642	32,455,642
Rights and Warrants	14,964,569	3,594,800	9,571,937	28,131,306
Option Contracts	_	24,042,652	_	24,042,652
Bank Debt	_	18,270,580	_	18,270,580
Sovereign Debt	_	8,134,795	_	8,134,795
Trade Claims	—	—	164,597	164,597
Derivatives Contracts ⁽¹⁾				
Contracts for Differences - Long Contracts	_	46,785,392	_	46,785,392
Contracts for Differences - Short Contracts	_	675,504	_	675,504
Credit Default Swaps - Protection Purchased	_	_	382,155	382,155
Foreign Currency Forward Contracts	_	358,503	_	358,503
Futures - Short Contracts	246,140	_	_	246,140
Interest Rate Swaps - Long Contracts	_	74,770,353	_	74,770,353
Interest Rate Swaptions	_	45,604	_	45,604
Total Return Swaps - Long Contracts	_	1,387,279	3,137,935	4,525,214
Total Return Swaps - Short Contracts	_	4,510,649	_	4,510,649
Subtotal	3,045,270,090	1,745,370,148	529,688,902	5,320,329,140
Investments Valued at NAV				18,783,252
Investments in Securities, Affiliated Investment Funds, and Derivative Contracts				5,339,112,392

THIRD POINT OFFSHORE MASTER FUND L.P. 14 UNAUDITED CONDENSED INTERIM FINANCIAL STATEMENTS 2023

2. Significant Accounting Policies (continued)

	Quoted prices in active markets (Level 1) \$	Significant other observable inputs (Level 2) \$	Significant unobservable inputs (Level 3) \$	Total \$
Liabilities				
Equity Securities	377,008,027	_	_	377,008,027
Option Contracts	_	50,208,129	_	50,208,129
Corporate Bonds	_	13,927,695	_	13,927,695
Derivatives Contracts ⁽¹⁾				
Contracts for Differences - Long Contracts	_	40,103,037	_	40,103,037
Contracts for Differences - Short Contracts	_	820,878	_	820,878
Credit Default Swaps - Protection Sold	_	_	41,508	41,508
Futures - Short Contracts	2,851,306	_	_	2,851,306
Foreign Currency Forward Contracts	_	10,983	_	10,983
Total Return Swaps - Short Contracts	_	16,482,476		16,482,476
Total Securities Sold, not yet Purchased and Derivative Contracts	379,859,333	121,553,198	41,508	501,454,039

(1) Derivative Contracts are shown gross of any offsetting permitted under U.S. GAAP.

Notes to Unaudited Condensed Interim Financial Statements continued

Period ended June 30, 2023

2. Significant Accounting Policies (continued)

The following table is a summary of certain transactions relating to assets and liabilities the Partnership held during the period ended June 30, 2023 at fair value using significant unobservable inputs (Level 3):

Fair Value Measurements using Significant Unobservable Inputs (Level 3)

	Transfers into Level 3 \$	Transfers out of Level 3 \$	Purchases \$
Assets			
Asset-Backed Securities	38,116,395	(164,339,967)	8,754,738
Corporate Bonds	_	_	10,254,876
Credit Default Swaps - Protection Purchased	_	(17,594)	_
Private Preferred Equity Securities	_	(2,754,259)	8,632,482
Real Estate	_	_	2,595,149
Rights and Warrants	_	(4,173,600)	_
Sovereign Debt	_	(4,824,584)	_
Trade Claims	_	(91)	_
Total Assets	38,116,395	(176,110,095)	30,237,245

During the period ended June 30, 2023, assets were transferred into Level 3 due to a lack of observable inputs and assets were transferred out of Level 3 due to newly available observable inputs or due to a change in the nature of the security (e.g., a private investment that had an initial public offering).

Assets and liabilities of the Partnership fair valued using significant unobservable inputs (Level 3) include investments fair valued by the Investment Manager, previously discussed in Note 2, but are not limited to such investments.

The following table summarizes information about the significant unobservable inputs used in determining the fair value of the Level 3 assets held by the Partnership. Level 3 investments that have not been presented in the table below consist of investments which have been fair valued using inputs derived from latest rounds of financing and third party pricing information such as broker quotes without significant adjustment, in the amounts of \$69,101,311 and \$54,917,912, respectively.

2. Significant Accounting Policies (continued)

June 30, 2022	Fair Value \$	Valuation Techniques	Unobservable Input	Range
Private Equity Investments	296,345,846	Market Approach	Discount	5.0 - 50.0%
			Time to exit	0.5 - 4.5 years
			Multiples	3.5 - 10.0x
Real Estate and Real Estate as collateral for Corporate Bonds	99,739,444	Discounted Cash Flow	Discount	8.75 - 29.0%
			Capitalization Rate	7.0 - 10.25%
Rights and Warrants	9,542,881	Discounted Cash Flow	Discount	13.0 - 22.0%
			Time to exit	1 - 1.5 years
			Multiples	0.25 - 0.95x

All of the Partnership's cash and cash equivalents were held with major U.S. financial institutions, of which a majority were held with one institution. At times, cash may be in excess of federally insured limits.

Cash equivalents are highly liquid instruments with maturities of three months or less at the time of purchase. At June 30, 2023, cash and cash equivalents in the Statement of Financial Condition consists of cash held at U.S. banks totaling \$1,167,867 and money market funds totaling \$253,141,868 which are invested in obligations of the U.S. Treasury. Money market funds are valued at cost, which approximates fair value and would be considered Level 1 in the fair value hierarchy.

3. Administration Fee

The Partnership has entered into an administrative services agreement with the Administrator. In accordance with the terms of this agreement, the Administrator provides certain specified fund accounting and administration, trade support and transfer agent services. For the period ended June 30, 2023, the Administrator received a fee of \$1,784,207.

4. Due from/to Brokers

The Partnership holds substantially all of its investments through its prime brokers (Goldman Sachs, Bank of America Merrill Lynch, JPMorgan, Citi, UBS, Barclays, and Morgan Stanley) pursuant to various agreements between the Partnership and each prime broker. The brokerage arrangements differ from broker to broker, but generally cash and investments in securities balances are available as collateral against securities sold, not yet purchased and derivative positions, if required. As of June 30, 2023, the Partnership's due from/to brokers were presented gross in the Statement of Financial Condition and were comprised of the following.

Period ended June 30, 2023

4. Due from/to Brokers (continued)

Due from brokers	As of June 30, 2023 \$
Cash held at/ collateral posted to brokers	413,282,340
Receivable from unsettled trades	24,940,614
Total	438,222,954

Due to brokers

Borrowing/ collateral received from prime brokers	881,450,284
Payable from unsettled trades	18,057,950
Total	899,508,234

Margin debt balances were collateralized by cash held by the brokers and certain of the Partnership's securities. Margin interest was paid either at the daily broker call rate or based on the applicable reference rate.

Due from/to brokers includes cash balances maintained with the Partnership's prime brokers, receivables and payables from unsettled trades and proceeds from securities sold, not yet purchased. In addition, due from/to brokers may include cash collateral received and posted from OTC and repurchase agreement counterparties. Such cash collateral amounts may be restricted to use. At June 30, 2023, the Partnership's due from/to brokers includes a total non-U.S. currency net payable balance of \$32,327,151.

5. Allocation of Net Income or Net Loss

In accordance with the provisions of the Agreement, net income or net loss of the Partnership is allocated to the general capital account of the Feeder and General Partner in proportion to their respective general capital accounts. The liability of a limited partner is limited to the amount of capital contributions made by such limited partner.

Net income or net loss is allocated each fiscal period, as defined in the Agreement, or at other times during the fiscal year when capital contributions and withdrawals are made by the Feeder or General Partner. The Feeder's percentage ownership of the Partnership will increase when the General Partner withdraws capital or decrease when the General Partner contributes additional capital. Therefore, the allocation of net income and net loss may vary, between the Feeder and the General Partner, based upon the timing of capital transactions throughout the period.

5. Allocation of Net Income or Net Loss (continued)

The Partnership may invest, directly or indirectly, in equity securities in initial public offerings deemed "new issues" under Rule 5130 of the Financial Industry Regulatory Authority ("FINRA") Consolidated Rulebook. "New issues" are defined as any initial public offering of an equity, regardless of whether such security is trading at a premium in the secondary market. FINRA members generally may not sell "new issues" to an account, in which certain persons or entities designated as restricted persons have beneficial interest. Gains and losses from "new issues" are allocated primarily to those investors in the Feeder who are deemed to be unrestricted by the General Partner and up to 10% can be allocated to the General Partner based on pro rata ownership percentages.

The General Partner receives an incentive allocation equal to 20% of the net profit allocated to each shareholder invested in each series of Class A, B, C, D, E, F, H, N, O, P, Q and Y shares of the Feeder, as defined in the Agreement. If a shareholder invested in the Feeder has a net loss during any fiscal year and, during subsequent years, there is a net profit attributable to such shareholder, the shareholder must recover the amount of the net loss chargeable in the prior years before the General Partner is entitled to incentive allocation. The General Partner, in its sole discretion, may elect to reduce, waive or calculate differently the incentive allocation of the Feeder and its underlying investors that are partners, members, employees, affiliates or other related investors of the Investment Manager or the General Partner. For the period ended June 30, 2022, the General Partner received an incentive allocation of \$34,012. Any amounts provisionally allocated to the General Partner will not be fully realized until the end of the fiscal year or upon the withdrawal of a shareholder from the Feeder, and are subject to change.

The Partnership offers investors, through the Feeder, the ability to opt into side pockets for certain illiquid investments traditionally considered a venture capital or private investment. No side pockets were utilized for the period ended June 30, 2023.

For certain investors (the "Holders") that withdrew from the Partnership or a Feeder, a portion of their withdrawal was satisfied through the issuance of Participation Notes (the "Notes" or each a "Note") in lieu of cash. Investors that held interests in the Partnership or a Feeder prior to June 1, 2023 are subject to the Note issuance upon withdrawal. The Note represents the Holder's economic participation interest in (i) the Note Assets and (ii) the Note Reserve. The Note Assets consist of Legacy Private Investments held by the Partnership and the Note Reserve consists of cash held to satisfy the Holder's share of anticipated Note expenses. The value of the Notes will fluctuate mainly based on the value of the underlying Note Assets, which are valued in accordance with the Investment Manager's policies described in Note 2. As of June 30, 2023 the Partnership had Notes outstanding of \$24.9 million. The Partnership has elected to carry the Notes at fair value. The following tables summarize the assets attributable to the Notes:

Period ended June 30, 2023

5. Allocation of Net Income or Net Loss (continued)

Assets and Liabilities	As of June 30, 2023 \$
Investments in securities, at fair value	23,442,900
Due from broker	49,644
Cash and cash equivalents, net of accruals	1,440,709
Total Note Balance	24,933,253

As of June 30, 2023

Investments above 5% of Note Balance ⁽¹⁾	Units	\$	%
Aryaka Networks, Inc Preferred (Series D, E)	571,473	1,323,309	5.31
Bombas LLC - Common	275,047	1,280,343	5.14
Kentik Technologies, Inc Preferred (Series B, C)	284,452	1,325,858	5.32
N26 GmbH - Preferred (Series E)	100	2,826,123	11.33
N26 GmbH - Warrants	20	211,489	0.85
Sysdig, Inc Preferred (Series F, G)	114,940	1,422,387	5.70
Verbit, Inc Preferred (Series A, B, C, D, E, Seed)	398,962	2,918,383	11.70
Verbit, Inc Common	14,749	87,241	0.35
Yellowbrick Data, Inc Preferred (Series A, B, C)	644,387	2,524,137	10.12
Other		9,523,630	38.20
Total		23,442,900	94.02 %

(1) Investments include private investments in multiple industries and geographies, mainly Private Preferred Equity Securities in North America within the Technology industry. 100.0% of Investments are considered to be Level 3 in the fair value hierarchy.

The Notes have no stated maturity date and payments in satisfaction of the Notes will be made to the Holders as Note Assets are realized. During the period ended June 30, 2023 no payments were made.

6. Related Party Transactions

Pursuant to the investment management agreement, the Partnership pays the Investment Manager a management fee equal to 1.5% per annum of the net asset value of the Class N, O, P, Q and Y shares of the Feeder and 2.0% per annum of the net asset value of the Class A, B, C, D, E, F and H shares of the Feeder, as of the beginning of each month before the accrual of any incentive allocations. The Investment Manager, in its sole discretion, may elect to reduce, waive, or calculate differently the management fee with respect to partners, members, employees, affiliates or other related investors of the Investment Manager of the General Partner. The Investment Manager has granted a management fee discount of 0.25% to certain investors based on either the size or duration of their investment in the Partnership. The Investment Manager has granted an additional management fee discount of 0.50% on the indirect portion of each investor's interest that is invested Legacy Private Investments. This 0.50% discount also applies to the Holder's management fee on their Note balance. For the period ended June 30, 2023, the management fee was \$36,803,735, of which \$512,130 was payable at June 30, 2023.

As set forth in the Agreement, certain fees including closing, directors', or break-up fees paid to the Investment Manager or its affiliates as a result of the Partnership's investments will be treated as an offset against the Partnership's management fee. For the period ended June 30, 2023, \$662 of director's fees were treated as an offset against the management fee.

For the period ended June 30, 2023 the Partnership has incurred expenses of \$2,289 which have been paid for on behalf of the Partnership by the Investment Manager and are included in administrative and professional fees, research fees and other expenses in the Statement of Operations. The Partnership did not reimburse the Investment Manager for any expenses during the period and as of June 30, 2023, \$250,820 of such expenses remain payable to the Investment Manager and are included in accrued expenses in the Statement of Financial Condition.

The Partnership, along with affiliated funds managed by the Investment Manager, holds certain investments through special purpose vehicles ("SPVs") either through a debt or equity investment in the SPV or where the SPV acts as a nominee on behalf of the Partnership. These SPVs, which are managed by the Investment Manager or its affiliates, generally maintain the same accounting policies as the Partnership, including the Partnership's valuation policy, as described in Note 2. The following tables describe each relevant SPV, along with the Partnership's pro-rata share of the fair value of the underlying investments held by such SPV and the associated and gains/(losses).

Period ended June 30, 2023

6. Related Party Transactions (continued)

Name	Nature of Interests in SPV	Fair value of Partnership's pro-rata interest in underlying investments of SPV entity \$		Description of Investments Held
Danapoint Holdings LLC	Equity	7,014,894	1,315,298	Litigation Financing
Third Point Loan LLC	Nominee ⁽²⁾	182,276,817	10,195,266	Equity and Debt Investments
Third Point Ventures LLC	Nominee ⁽²⁾	297,181,529	(11,100,637)	Equity and Debt Investments
TP DR Holdings LLC ⁽³⁾	Equity	_	_	Real Estate
	Debt	30,108,718	6,944,156	Real Estate
TP Lux HoldCo LP ⁽⁴⁾	Equity	1,155,086	(1,062,167)	Debt Investments
TP Trading II LLC	Equity	26,595,706	409,354	Equity and Debt Investments
Ventures Entities ⁽⁵⁾	Equity	98,522,282	69,624	Real Estate and Equity Investments

(1) For financial reporting purposes, with the exception of TP Lux Holdco LP which is included investments in affiliated investment funds and TP DR Holdings LLC ("TP DR"), the Partnership's pro-rata interests in the investments held by the SPVs and the related gains, losses, income and expense of the SPVs are reflected on a look through basis in the Statement of Financial Condition and the Statement of Operations. The Partnership's interests in TP Lux Holdco LP and TP DR are recorded at their respective NAVs as described in Note 2.

(2) The Nominees have appointed the Investment Manager as their true and lawful agent and attorney.

(3) TP DR's principal objective is to own, develop and manage properties in the Dominican Republic. In addition to the Partnership's debt and equity investment in TP DR, the Partnership held a debt investment valued at \$21,231,159 in a subsidiary of TP DR secured by the underlying properties.

(4) TP Lux HoldCo LP is included in investments in affiliated investment funds and holds its investments through an investment in TP Lux HoldCo S.a.r.l

(5) The Partnership holds equity interests in Venture Two Holdings LLC, Venture Three Holdings LLC, Venture Four Holdings LLC, Venture Ten Holdings LLC and Venture Eleven Holdings LLC (collectively, the "Ventures Entities"). The Partnership's interests in Venture Two Holdings LLC, Venture Three Holdings LLC and Venture Four Holdings LLC are held through V2 Holdings LLC, V3 Holdings LLC and V4 Holdings LLC, respectively.

At June 30, 2023, the Partnership did not hold any shares of Third Point Investors Limited ("ListCo"), a London Stock Exchange listed entity that is managed by the Investment Manager. As part of ListCo's share buy-back program, the Partnership has the ability to purchase shares in the after-market or as part of other corporate actions. During the period ended June 30, 2023 the partnership realized losses of \$229,569 related to the share buy-back program.

6. Related Party Transactions (continued)

The Investment Manager, on behalf of the Partnership and other funds that it manages, has entered into an agreement with TCM CRE Special Situations, LLC ("TSO") in connection with TSO's management of real property, which the Partnership owns as a result of foreclosures on underlying debts held in the Partnership's ABS portfolio in the ordinary course of business. Pursuant to the agreement with TSO, the Partnership paid \$7,196 to TSO during the period ended June 30, 2023. Upon the eventual disposition of the real property, the Partnership may be obligated to pay up to an additional \$806,594, provided that certain return hurdles on the real estate property are met. The real properties are held in SPVs as described above. The sole owner of TSO is also the indirect partial owner of Trawler Capital Management LLC ("TCM"), an SEC-registered investment adviser specializing in commercial real estate debt investments. While the Investment Manager has an ownership stake in TCM, it does not have any interests in TSO.

The Partnership enters into rebalancing trades throughout the period to maintain, to the extent practicable, parity in its portfolio composition with certain affiliated funds that employ substantially the same investment strategy. The Investment Manager takes into account various factors including account leverage, investment restrictions and tax considerations when executing such transactions. As certain investments held by the Partnership cannot be traded in a timely and efficient manner on the open market (e.g., private investments), the Investment Manager may effect cross-transactions between the Partnership and affiliated funds, either directly or within a SPV, to facilitate the rebalancing. Such transactions are effected at fair value, as determined by the Investment Manager, in accordance with its valuation policy as described in Note 2. During the period ended June 30, 2023 the Partnership had purchases of \$0.2 million, sales of \$124.5 million and generated realized losses of \$33.0 million from such rebalancing trades.

The Partnership had additional purchases of \$2.3 million, sales of \$3.4 million and generated realized losses of \$0.7 million on public equity securities held indirectly through SPVs for operational reasons. Such transactions were rebalanced at market prices and on substantially similar terms as if the transactions took place on the open market.

7. Financial Instruments with Off-Balance Sheet Risk or Concentrations of Credit Risk

In the normal course of its business, the Partnership trades various financial instruments and engages in various investment activities with off-balance sheet risk. These financial instruments may include securities sold, not yet purchased, forwards, futures, options, swaptions, swaps and contracts for differences. Generally, these financial instruments represent future commitments to purchase or sell other financial instruments at specific terms at specified future dates. Each of these financial instruments contains varying degrees of off-balance sheet risk whereby changes in the fair values of the securities underlying the financial instruments or fluctuations in interest rates and index values may exceed the amounts recognized in the Statement of Financial Condition.

Period ended June 30, 2023

7. Financial Instruments with Off-Balance Sheet Risk or Concentrations of Credit Risk (continued)

Securities sold, not yet purchased are recorded as liabilities in the Statement of Financial Condition and have market risk to the extent that the Partnership, in satisfying its obligations, may have to purchase securities at a higher value than that recorded in the Statement of Financial Condition. The Partnership's investments in securities and amounts due from brokers are partially restricted until the Partnership satisfies the obligation to deliver securities sold, not yet purchased.

Forward and future contracts are a commitment to purchase or sell financial instruments, currencies or commodities at a future date at a negotiated rate. Forward and future contracts expose the Partnership to market risks to the extent that adverse changes occur to the underlying financial instruments such as currency rates or equity index fluctuations.

Option contracts give the purchaser the right but not the obligation to purchase or sell to the option writer financial instruments, commodities or currencies within a defined time period for a specified price. The premium received by the Partnership upon writing an option contract is recorded as a liability, marked to market on a daily basis and is included in securities sold, not yet purchased in the Statement of Financial Condition. In writing an option, the Partnership bears the market risk of an unfavorable change in the financial instrument underlying the written option. Exercise of an option written by the Partnership could result in the Partnership selling or buying a financial instrument at a price different from the current fair value.

In the normal course of trading activities, the Partnership trades and holds certain fair value derivative contracts, such as written options, which constitute guarantees. The maximum payout for written put options is limited to the number of contracts written and the related strike prices and the maximum payout for written call options is contingent upon the market price of the underlying security at the date of a payout event. At June 30, 2023, the portfolio had a maximum payout amount of \$7,332,054,800 relating to written put equity and index option contracts with expiration dates between 1 and 3 months from the Statement of Financial Condition date. The maximum payout event. The fair value of these written put equity and index options as of June 30, 2023 is \$24,501,224 and is included in securities sold, not yet purchased in the Statement of Financial Condition. Refer to Note 8 for additional disclosures regarding the Partnership's collateral policy as well as the magnitude of offsetting notional exposure on these contracts.

Swaption contracts give the Partnership the right, but not the obligation, to enter into a specified interest rate swap within a specified period of time. The Partnership's market and counterparty credit risk is limited to the premium paid to enter into the swaption contract and fair value.

Total return and total return basket swaps, contracts for differences, index swaps, and interest rate swaps involve the exchange of cash flows between the Partnership and counterparties based on the change in market value of a particular equity, index, or interest rate on a specified notional holding. The use of these contracts exposes the Partnership to market risks equivalent to actually holding securities of the notional value but typically involve little capital commitment relative to the exposure achieved. The gains or losses of the Partnership may therefore be magnified on the capital commitment.

7. Financial Instruments with Off-Balance Sheet Risk or Concentrations of Credit Risk (continued)

Credit default swaps protect the buyer against the loss of principal on one or more underlying bonds, loans, or mortgages in the event the issuer suffers a credit event. Typical credit events include failure to pay or restructuring of obligations, bankruptcy, dissolution or insolvency of the underlying issuer. The buyer of the protection pays an initial and/or a periodic premium to the seller and receives protection for the period of the contract. If there is no credit event, as defined in the contract, the buyer receives no payments from the seller. If there is a credit event, the buyer receives a payment from the seller of protection as calculated by the contract between the two parties.

The Partnership may also enter into index and/or basket credit default swaps where the credit derivative may reference a basket of single-name credit default swaps or a broad-based index. Generally, in the event of a default on one of the underlying names, the buyer will receive a pro-rata portion of the total notional amount of the credit default index or basket contract from the seller. When the Partnership purchases single-name, index and basket credit default swaps, the Partnership is exposed to counterparty nonperformance.

Upon selling credit default swap protection, the Partnership may expose itself to the risk of loss from related credit events specified in the contract. Credit spreads of the underlying together with the period of expiration is indicative of the likelihood of a credit event under the credit default swap contract and the Partnership's risk of loss. Higher credit spreads and shorter expiration dates are indicative of a higher likelihood of a credit event resulting in the Partnership's payment to the buyer of protection. Lower credit spreads and longer expiration dates would indicate the opposite and lowers the likelihood the Partnership needs to pay the buyer of protection. The following table sets forth certain information related to the Partnership's written credit derivatives as of June 30, 2023:

	Maximu	Maximum Payout/ Notional Amount (by period of expiration)		Fair Value of	Written Credit Derivatives ⁽¹⁾	
Credit Spreads on underlying (basis points)	0-5 years \$	5 years or Greater Expiring Through 2047 \$	Total Written Credit Default Swapş	Asset \$	Liability \$	Net Asset/ (Liability) \$
Single name (0-250)	_	437,629	437,629	41,508	(41,508)	_

(1) Fair value amounts of derivative contracts are shown on a gross basis prior to cash collateral or counterparty netting.

In addition to off-balance sheet risks related to specific financial instruments, the Partnership may be subject to concentration of credit risk with particular counterparties. Substantially all securities transactions of the Partnership are cleared by several major securities firms. The Partnership had substantially all such individual counterparty concentration with these brokers or their affiliates as of June 30, 2023. However, the Partnership reduces its credit risk with counterparties by entering into master netting agreements.

Period ended June 30, 2023

7. Financial Instruments with Off-Balance Sheet Risk or Concentrations of Credit Risk (continued)

The Partnership's maximum exposure to credit risk associated with counterparty nonperformance on derivative contracts is limited to the market value by counterparty inherent in such contracts which are recognized in the Statement of Financial Condition. At June 30, 2023, the Partnership's maximum counterparty credit risk exposure was \$156,342,166, in addition to any excess collateral posted to such counterparties, which is recognized in the Statement of Financial Condition.

8. Derivative Contracts

The Partnership enters into derivative contracts to manage credit risk, interest rate risk, currency exchange risk, and other exposure risks. The Partnership uses derivatives in connection with its risk-management activities to hedge certain risks and to gain exposure to certain investments. The utilization of derivative contracts also allows for an efficient means in which to trade certain asset classes. The derivatives that the Partnership invests in are primarily swaps, forwards, options, futures, swaptions and contracts for differences. Typically, derivatives serve as a component of the Partnership's investment strategy and are utilized primarily to structure the portfolio, or individual investments, to economically match the investment objective of the Partnership. Fair values of derivatives are determined by using quoted market prices and counterparty quotes when available; otherwise fair values are based on pricing models that consider the time value of money, volatility, and the current market and contractual prices of underlying financial instruments.

The following table identifies the volume and fair value amounts of derivative instruments included in derivative contracts in the Statement of Financial Condition, categorized by primary underlying risk, as of June 30, 2023. Balances are presented on a gross basis, prior to the application of the impact of counterparty netting.

	As of June 30, 2022				
	Listing currency ⁽¹⁾	Fair Value ⁽²⁾ \$	Notional Amounts ⁽³⁾ \$		
Derivative Assets by Primary Underlying Risk					
Credit					
Credit Default Swaps - Protection Purchased	USD	382,155	2,535,644		
Equity Price					
Contracts for Differences - Long Contracts	EUR/USD	46,785,392	294,858,713		
Contracts for Differences - Short Contracts	EUR/SEK	675,504	6,293,408		
Options Contracts - Purchased	USD	24,042,652	5,134,192,500		
Rights and Warrants	EUR/USD	28,131,306	28,131,306		
Total Return Swaps - Long Contracts	USD	4,525,214	62,508,503		
Total Return Swaps - Short Contracts	USD	4,510,649	78,601,952		
Foreign Currency Exchange Rates					
Foreign Currency Forward Contracts	EUR/JPY/KRW	358,503	24,031,286		

THIRD POINT OFFSHORE MASTER FUND L.P.

26 UNAUDITED CONDENSED INTERIM FINANCIAL STATEMENTS 2023

8. Derivative Contracts (continued)

o. Derivative contracts (continued)			
Interest Rates			
Futures - Short Contracts	USD	246,140	32,590,303
Interest Rate Swaps - Long Contracts	USD	74,770,353	1,211,932,828
Interest Rate Swaptions	USD	45,604	120,137,604
Total Derivative Assets		184,473,472	6,995,814,047
Derivative Liabilities by Primary Underlying Risk			
Credit			
Credit Default Swaps - Protection Sold	USD	41,508	437,629
Equity Price			
	CHF/EUR/GBP/		
Contracts for Differences - Long Contracts	SEK/USD	40,103,037	382,383,144
Contracts for Differences - Short Contracts	EUR	820,878	4,158,970
Options Contracts - Sold	USD	50,208,129	9,560,030,300
Futures - Short Contracts	EUR	2,851,306	61,672,560
Total Return Swaps - Short Contracts	USD	16,482,476	324,923,772
Foreign Currency Exchange Rates			
Foreign Currency Forward Contracts	EUR	10,983	43,597,083
Total Derivative Liabilities		110,518,317	10,377,203,458

(1) CHF = Swiss Franc, DKK = Danish Krone, EUR = Euro, GBP = British Pound, HKD = Hong Kong Dollar, Japanese Yen, KRW = South Korean Won, SEK = Swedish Krone, USD = US Dollar

(2) The Fair Value presented above includes the fair value of Derivative Contracts as well as option contract assets of \$24.04 million and rights and warrants of \$28.13 million included in Investments in Securities, at fair value in the Statement of Financial Condition and option contract liabilities of \$50.21 million included in Securities sold, not yet purchased, at fair value in the Statement of Financial Condition.

(3) The absolute notional exposure represents the Partnership's derivative activity as of June 30, 2023, which is representative of the volume of derivatives held during the period.

The following table sets forth by major risk type the Partnership net realized and change in unrealized gains/(losses) related to trading activities for the period ended June 30, 2023. These realized and change in unrealized gains/ (losses) are included in the net realized and change in unrealized gain/(loss) from securities, affiliated investment funds, derivative contracts and foreign currency translations in the Statement of Operations.

Period ended June 30, 2023

8. Derivative Contracts (continued)

	Net Realized Gain/(Loss) \$	Net Change in Unrealized Gain/(Loss) \$
Primary Underlying Risk		
Commodity Price		
Futures - Short Contracts	(1,846,011)	(264,581)
Option Contracts - Purchased	(1,404,053)	_
Credit		
Credit Default Swaps - Protection Purchased	(91,784)	205,289
Credit Default Swaps - Protection Sold	142,988	(41,808)
Equity Price		
Contracts for Differences - Long Contracts	70,620,659	(57,525,911)
Contracts for Differences - Short Contracts	(15,280,161)	16,543
Futures - Short Contracts	(2,925,690)	(2,851,306)
Option Contracts - Purchased	(64,354,945)	(45,074,118)
Option Contracts -Sold	(3,667,395)	21,481,014
Rights and Warrants	(309,999)	24,659
Total Return Swaps - Long Contracts	576,051	5,115,036
Total Return Swaps - Short Contracts	(48,291,295)	(11,709,564)
Foreign Currency Exchange Rates		
Foreign Currency Forward Contracts	(3,241,639)	2,344,057
Interest Rates		
Futures - Short Contracts	790,137	(661,625)
Interest Rate Swaps - Long Contracts	1,316,338	18,313,857
Interest Rate Swaptions	(1,750,917)	(1,271,582)
Total	(69,717,716)	(71,900,040)

8. Derivative Contracts (continued)

The Partnership's derivative contracts are generally subject to the International Swaps and Derivatives Association ("ISDA") Master Agreements or other similar agreements which contain provisions setting forth events of default and/or termination events ("credit-risk-related contingent features"), including but not limited to provisions setting forth maximum permissible declines in the Partnership's net asset value. Upon the occurrence of a termination event with respect to an ISDA Agreement, the Partnership's counterparty could elect to terminate the derivative contracts governed by such agreement, resulting in the realization of any net gains or losses with respect to such derivative contracts and the return of collateral held by such party. During the period ended June 30, 2023, no termination events were triggered under the ISDA Master Agreements. As of June 30, 2023, the aggregate fair value of all derivative instruments with creditrisk-related contingent features that are in a net liability position is \$55,636,259. The Partnership has posted \$180,558,000, including initial margin, where applicable, of collateral in the normal course of business. Similarly the Partnership obtains/provides collateral from/to various counterparties for OTC derivative contracts in accordance with bilateral collateral agreements. Similarly, the Partnership did not hold collateralin the form of cash from certain counterparties as of June 30, 2023. If the credit-risk- related contingent features underlying these instruments had been triggered as of June 30, 2023 and the Partnership had to settle these instruments immediately, no additional amounts would be required to be posted by the Partnership since the aggregate fair value of the required collateral posted exceeded the settlement amounts of open derivative contracts or in the case of cross margining relationships, the assets in the Partnership's prime brokerage accounts are sufficient to offset derivative liabilities.

The Partnership's derivatives do not qualify as hedges for financial reporting purposes and are recorded in the Statement of Financial Condition on a gross basis and not offset against any collateral pledged or received. Pursuant to the ISDA master agreements, securities lending agreements, repurchase agreements and other counterparty agreements, the Partnership and its counterparties typically have the ability to net certain payments owed to each other in specified circumstances. In addition, in the event a party to one of the ISDA master agreements, securities lending agreements, repurchase agreements or other derivatives agreements defaults, or a transaction is otherwise subject to termination, the non- defaulting party generally has the right to set off against payments owed to the defaulting party or collateral held by the nondefaulting party.

Period ended June 30, 2023

8. Derivative Contracts (continued)

The Partnership has elected not to offset derivative assets against liabilities subject to master netting agreements nor does it offset collateral amounts received or pledged against the fair values of the related derivative instruments. Accordingly, the Partnership presents all derivative and collateral amounts in the Statement of Financial Condition on a gross basis. As of June 30, 2023, the gross and net amounts of derivative instruments, repurchase agreements and the cash collateral applicable to derivative instruments were as follows:

Financial Assets, Derivative Assets and Collateral received by Counterparty:

Derivative Contracts	Gross Amounts of Assets Presented in the Statement of Financial Condition ⁽¹⁾ \$	Financial Instruments \$	Cash Collateral Received \$	Net Amount \$
Counterparty 1	36,171,667	36,171,667	_	_
Counterparty 2	24,331,024	2,415,002	_	21,916,022
Counterparty 3	83,350,990	6,416,415	_	76,934,575
Counterparty 4	6,917,003	4,532,480	_	2,384,523
Counterparty 5	3,376,779	3,376,779	_	_
Counterparty 6	63,978	_	_	63,978
Counterparty 8	1,203,052	1,203,052	_	_
Counterparty 9	766,663	766,663	_	_
Counterparty 11	161,010	_	_	161,010
Total	156,342,166	54,882,058	—	101,460,108

8. Derivative Contracts (continued)

Financial Liabilities, Derivative Liabilities and Collateral pledged by Counterparty:

Derivative Contracts	Gross Amounts of Liabilities Presented in the Statement of Financial Condition ⁽²⁾ \$	Financial Instruments \$	Cash Collateral Pledged \$	Net Amount \$
Counterparty 1	43,665,179	36,171,667	7,493,512	_
Counterparty 2	2,415,002	2,415,002	_	
Counterparty 3	6,416,415	6,416,415	_	
Counterparty 4	4,532,480	4,532,480	_	
Counterparty 5	3,392,567	3,376,779	15,788	
Counterparty 8	31,693,587	1,203,052	_	30,490,535
Counterparty 9	18,403,087	766,663	17,636,424	_
Total	110,518,317	54,882,058	25,145,724	30,490,535

(1) The Gross Amounts of Assets Presented in the Statement of Financial Condition presented above includes the fair value of Derivative Contract assets as well as gross OTC option contract assets of \$24.04 million included in Investments in securities, at fair value in the Statement of Financial Condition.

(2) The Gross Amounts of Liabilities Presented in the Statement of Financial Condition presented above includes the fair value of Derivative Contract liabilities as well as gross OTC option contract liabilities of \$50.21 million included in Securities Sold, not yet Purchased in the Statement of Financial Condition.

9. Indemnifications

In the normal course of business, the Partnership enters into contracts that contain a variety of indemnifications and warranties. The Partnership's maximum exposure under these arrangements is unknown, as this would involve future claims that may be made against the Partnership that have not yet occurred. However, the Partnership has not had prior claims or losses pursuant to these contracts and expects the risk of loss to be remote. Thus, no amounts have been accrued related to such indemnifications. The Partnership also indemnifies the General Partner, the Investment Manager and employees from and against any loss or expense, including, without limitation any judgment, settlement, legal fees and other costs. Any expenses related to these indemnifications would be reflected in administrative and professional fees in the Statement of Operations. The Partnership did not incur any expenses related to indemnifications for the period ended June 30, 2023.

Period ended June 30, 2023

10. Commitments

Certain of the Partnership's investments may include financing commitments obligating the Partnership to advance additional amounts on demand. At June 30, 2023, the Partnership had unfunded commitments of \$3,164,119.

11. Financial Highlights

The following represents the ratios to average Feeder capital and total return information for the period ended June 30, 2023:

Ratios to average Feeder capital	
Total expenses	1.68 %
Incentive allocation	- %
Total expenses and incentive allocation	1.68 %
Net investment income/(loss)	1.07 %

The ratios above are calculated for the Feeder taken as a whole. The computation of such ratios based on the amount of expenses, incentive allocation, and net investment income/(loss) assessed to each shareholder's investment in the Feeder may vary from these ratios. The net investment income/(loss) ratio does not reflect the effect of any incentive allocation.

Total return before incentive allocation	(2.77)%
Incentive allocation	- %
Total return after incentive allocation	(2.77)%

Total return is calculated for the Feeder's investment in the Partnership taken as a whole. Each shareholder's return on their investment in the Feeder may vary from these returns. The returns and ratios presented have not been annualized.

12. Subsequent Events

Subsequent to June 30, 2023, the Partnership received approximately \$11.3 million in capital contributions and had capital withdrawals of \$13.1 million. The Partnership received capital withdrawal requests of approximately \$341.5 million for the quarter ending September 30, 2023. Subsequent events were evaluated by the Partnership's management until September 21, 2023, which is the date the financial statements were available to be issued. The Partnership's management has determined there are no other subsequent events that would require adjustments to, or disclosure in, the Partnership's financial statements. This page has been left intentionally blank