GRAYSCALE LIVEPEER TRUST (LPT)

A Delaware Trust

Sponsored by

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Corporate website: www.grayscale.com

Primary Standard Industrial Code: 6221

QUARTERLY REPORT

For the quarterly period ended September 30, 2025

Shares Representing Common Units of Fractional Undivided Beneficial Interest
No Par Value Per Share
Unlimited Shares Authorized
684,100 Shares Issued and Outstanding as of September 30, 2025

OTCQB: GLIV

Grayscale Investments Sponsors, LLC (the "Sponsor"), on behalf of Grayscale Livepeer Trust (LPT) (the "Trust"), is responsible for the content of this quarterly report for the quarter ended September 30, 2025 (the "Quarterly Report"), which has been prepared to fulfill the disclosure requirements of the OTCQX U.S. marketplace. The information contained in this Quarterly Report has not been filed with, or approved by, the U.S. Securities and Exchange Commission (the "SEC") or any state securities commission. Any representation to the contrary is a criminal offense.

All references to "the Trust," "the Sponsor," "the Issuer," "Grayscale Livepeer Trust (LPT)," "we," "us" or "our" refers to the Trust or the Sponsor, as the context indicates. The Trust is a passive entity with no operations, and where the context requires, we provide disclosure with respect to the Sponsor, which administers the Trust.

Indicate by check mark whether the company is a shell company (as defined in Rule 405 of the Securities Act of 1933 and Rule 12b-2 of the Exchange Act of 1934). Yes □ No ☒
Indicate by check mark whether the company's shell status has changed since the previous reporting period. Yes \square No \boxtimes
Indicate by check mark whether a change in control of the company has occurred over this reporting period. Yes □ No ☒

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Cautionary Note Regarding Forward-Looking Statements

This Quarterly Report contains "forward-looking statements" with respect to the Trust's financial conditions, results of operations, plans, objectives, future performance and business. Statements preceded by, followed by or that include words such as "may," "might," "will," "should," "expect," "plan," "anticipate," "believe," "estimate," "predict," "potential" or "continue," the negative of these terms and other similar expressions are intended to identify some of the forward-looking statements. All statements (other than statements of historical fact) included in this Quarterly Report that address activities, events or developments that will or may occur in the future, including such matters as changes in market prices and conditions, the Trust's operations, the plans of Grayscale Operating, LLC ("GSO"), the co-sponsor of the Trust from January 1, 2025 to May 3, 2025, and Grayscale Investments Sponsors, LLC ("GSIS"), the co-sponsor of the Trust from January 1, 2025 to May 3, 2025 and the sole remaining sponsor thereafter (each of GSO and GSIS, the "Sponsor," as the context may require, and GSO and GSIS, together, the "Co-Sponsors"), and references to the Trust's future success and other similar matters are forward-looking statements. These statements are only predictions. Actual events or results may differ materially from such statements. These statements are based upon certain assumptions and analyses the Sponsor made based on its perception of historical trends, current conditions and expected future developments, as well as other factors appropriate in the circumstances. You should specifically consider the numerous risks outlined under "Risk Factors" in our Annual Report. Whether or not actual results and developments will conform to the Sponsor's expectations and predictions, however, is subject to a number of risks and uncertainties, including:

- the risk factors discussed in this Quarterly Report, including the particular risks associated with new technologies such as Livepeer and blockchain technology;
- the Trust's inability to redeem Shares:
- the inability of the Trust to meet its investment objective;
- economic conditions in the LPT industry and market;
- general economic, market and business conditions;
- global or regional political, economic or financial conditions, events and situations;
- the use of technology by us and our vendors, including the Custodian, in conducting our business, including disruptions in our computer systems and data centers and our transition to, and quality of, new technology platforms;
- changes in laws or regulations, including those concerning taxes, made by governmental authorities or regulatory bodies;
- the costs and effect of any litigation or regulatory investigations;
- our ability to maintain a positive reputation; and
- other world economic and political developments.

Consequently, all of the forward-looking statements made in this Quarterly Report are qualified by these cautionary statements, and there can be no assurance that the actual results or developments the Sponsor anticipates will be realized or, even if substantially realized, that they will result in the expected consequences to, or have the expected effects on, the Trust's operations or the value of the Shares. Should one or more of the risks discussed under "Risk Factors" in our Annual Report or other uncertainties materialize, or should underlying assumptions prove incorrect, actual outcomes may vary materially from those described in forward-looking statements. Forward-looking statements are made based on the Sponsor's beliefs, estimates and opinions on the date the statements are made and neither the Trust nor the Sponsor is under a duty or undertakes an obligation to update forward-looking statements if these beliefs, estimates and opinions or other circumstances should change, other than as required by applicable laws. Moreover, neither the Trust, the Sponsor, nor any other person assumes responsibility for the accuracy and completeness of any of these forward-looking statements. Investors are therefore cautioned against relying on forward-looking statements.

The risk factors included in our Annual Report continue to apply to us, and describe risks and uncertainties that could cause actual results to differ materially from the results expressed or implied by the forward-looking statements contained in this Quarterly Report. There have not been any material changes from the risk factors previously described in our Annual Report, except for as provided in "Item 7. Other Information."

Glossary

In this Quarterly Report, each of the following quoted terms has the meanings set forth after such term:

- "Actual Exchange Rate"—With respect to any particular asset, at any time, the price per single unit of such asset (determined net of any associated fees) at which the Trust is able to sell such asset for U.S. dollars (or other applicable fiat currency) at such time to enable the Trust to timely pay any Additional Trust Expenses, through use of the Sponsor's commercially reasonable efforts to obtain the highest such price.
- "Additional Trust Expenses"—Together, any expenses incurred by the Trust in addition to the Sponsor's Fee that are not Sponsor-paid Expenses, including, but not limited to, (i) taxes and governmental charges, (ii) expenses and costs of any extraordinary services performed by the Sponsor (or any other service provider) on behalf of the Trust to protect the Trust or the interests of shareholders (including in connection with any Incidental Rights and any IR Virtual Currency), (iii) any indemnification of the Custodian or other agents, service providers or counterparties of the Trust, (iv) the fees and expenses related to the listing, quotation or trading of the Shares on any Secondary Market (including legal, marketing and audit fees and expenses) to the extent exceeding \$600,000 in any given fiscal year and (v) extraordinary legal fees and expenses, including any legal fees and expenses incurred in connection with litigation, regulatory enforcement or investigation matters.
- "Administrator Fee"—The fee payable to any administrator of the Trust for services it provides to the Trust, which the Sponsor will pay such administrator as a Sponsor-paid Expense.
- "Agent"—A Person appointed by the Trust to act on behalf of the shareholders in connection with any distribution of Incidental Rights and/or IR Virtual Currency.
- "AML"—Anti-money laundering.
- "Annual Report"—The Trust's Annual Report for the year ended December 31, 2024.
- "Authorized Participant"—Certain eligible financial institutions that have entered into an agreement with the Trust and the Sponsor concerning the creation of Shares. Each Authorized Participant (i) is a registered broker-dealer, (ii) has entered into a Participant Agreement with the Sponsor and (iii) owns a digital wallet address that is known to the Custodian as belonging to the Authorized Participant or a Liquidity Provider.
- "Basket"—A block of 100 Shares.
- "Basket Amount"—On any trade date, the amount of LPT required as of such trade date for each Creation Basket, as determined by dividing (x) the amount of LPT owned by the Trust at 4:00 p.m., New York time, on such trade date, after deducting the amount of LPT representing the U.S. dollar value of accrued but unpaid fees and expenses of the Trust (converted using the Reference Rate Price at such time, and carried to the eighth decimal place), by (y) the number of Shares outstanding at such time (with the quotient so obtained calculated to one one-hundred-millionth of one LPT (*i.e.*, carried to the eighth decimal place)), and multiplying such quotient by 100.
- "Blockchain" or "Ethereum Blockchain"—The public transaction ledger of the Ethereum Network on which transactions in Ether and LPT are recorded.
- "Board"—Board of directors of Grayscale Investments, Inc., which, as of October 22, 2025, and pursuant to the Management Reorganization, manages and directs the affairs of the Sponsor.
- "Coinbase"—Coinbase, Inc.
- "Creation Basket"—Basket of Shares issued by the Trust upon deposits of the Basket Amount required for each such Creation Basket.
- "Custodial Services"—The Custodian's services that (i) allow LPT to be deposited from a public blockchain address to the Trust's Digital Asset Account and (ii) allow the Trust and the Sponsor to withdraw LPT from the Trust's Digital Asset

Account to a public blockchain address the Trust or the Sponsor controls pursuant to instructions the Trust or the Sponsor provides to the Custodian.

"Custodian"—Coinbase Custody Trust Company, LLC.

"Custodian Agreement"—The Amended and Restated Custodial Services Agreement, dated as of June 29, 2022, by and between the Trust and the Sponsor and Custodian that governs the Trust's and the Sponsor's use of the Custodial Services provided by the Custodian as a fiduciary with respect to the Trust's assets.

"Custodian Fee"—Fee payable to the Custodian for services it provides to the Trust, which the Sponsor shall pay to the Custodian as a Sponsor-paid Expense.

"CUTPA"—The Connecticut Unfair Trade Practices Act.

"DCG"—Digital Currency Group, Inc.

"DCG Holdco"—DCG Grayscale Holdco, LLC.

"Digital Asset Account"—A segregated custody account controlled and secured by the Custodian to store private keys, which allow for the transfer of ownership or control of the Trust's LPT on the Trust's behalf.

"Digital Asset Market"—A "Brokered Market," "Dealer Market," "Principal-to-Principal Market" or "Exchange Market" (referred to as "Trading Platform Market" in this Quarterly Report), as each such term is defined in the Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") Master Glossary.

"Digital Asset Trading Platform"—An electronic marketplace where trading platform participants may trade, buy and sell LPT based on bid-ask trading. The largest Digital Asset Trading Platforms are online and typically trade on a 24-hour basis, publishing transaction price and volume data.

"Digital Asset Trading Platform Market"—The global trading platform market for the trading of LPT, which consists of transactions on electronic Digital Asset Trading Platforms.

"DSTA"—The Delaware Statutory Trust Act, as amended.

"DTC"—The Depository Trust Company. DTC is a limited purpose trust company organized under New York law, a member of the U.S. Federal Reserve System and a clearing agency registered with the SEC. DTC will act as the securities depository for the Shares.

"ERC-20"—A technical standard used to create new fungible, digital assets on the Ethereum Network, created as a result of Ethereum Request for Comment-20.

"ERC-20 tokens"—Fungible, digital assets created using the ERC-20 standard.

"Ether"—Ethereum tokens, which are a type of digital asset based on an open-source cryptographic protocol existing on the Ethereum Network. See "Overview of the LPT Industry and Market" in our Annual Report.

"Ethereum Network"—The online, end-user-to-end-user network hosting the public transaction ledger, known as the Ethereum Blockchain, and the source code comprising the basis for the cryptographic and algorithmic protocols governing the Ethereum Network. See "Overview of the LPT Industry and Market" in our Annual Report.

"Exchange Act"—The Securities Exchange Act of 1934, as amended.

"FINRA"—The Financial Industry Regulatory Authority, Inc., which is the primary regulator in the United States for broker-dealers, including Authorized Participants.

"Grayscale Investments"—Grayscale Investments, Inc., a Delaware corporation and a consolidated subsidiary of DCG.

- "Grayscale Securities"—Grayscale Securities, LLC, a wholly owned direct subsidiary of GSO, which as of the date of this Quarterly Report, is the only acting Authorized Participant.
- "GSI"—Grayscale Investments, LLC, the Sponsor of the Trust until December 31, 2024.
- "GSIS"—Grayscale Investments Sponsors, LLC, a Delaware limited liability company and a wholly owned direct subsidiary of Grayscale Operating, LLC.
- "GSO"—Grayscale Operating, LLC, a Delaware limited liability company and a consolidated subsidiary of DCG.
- "GSOIH"—GSO Intermediate Holdings Corporation, a Delaware corporation and a consolidated subsidiary of DCG.
- "Incidental Rights"—Rights to acquire, or otherwise establish dominion and control over, any virtual currency or other asset or right, which rights are incident to the Trust's ownership of LPT and arise without any action of the Trust, or of the Sponsor or Trustee on behalf of the Trust.
- "Investment Advisers Act"—Investment Advisers Act of 1940, as amended.
- "Investment Company Act"—Investment Company Act of 1940, as amended.
- "Investor"—Any investor that has entered into a subscription agreement with an Authorized Participant, pursuant to which such Authorized Participant will act as agent for the investor.
- "IR Virtual Currency"—Any virtual currency tokens, or other asset or right, acquired by the Trust through the exercise (subject to the applicable provisions of the Trust Agreement) of any Incidental Right.
- "KYC"—Know-your-customer.
- "LPT" or "Livepeer"—Livepeer tokens, which are a type of digital asset based on an open source cryptographic protocol existing on the Ethereum Network, comprising units that constitute the assets underlying the Trust's Shares. See "Overview of the LPT Industry and Market" in our Annual Report.
- "Liquidity Provider"—A service provider that facilitates the purchase of LPT in connection with the creation of Baskets.
- "Livepeer Network"—A set of smart contracts deployed on a decentralized public transaction ledger known as the blockchain. The Livepeer Network leverages the cryptographic and algorithmic protocols of the underlying blockchain to govern its application. See "Overview of the LPT Industry and Market" in our Annual Report.
- "Management Reorganization"—An internal corporate reorganization consummated on October 22, 2025. As a result of the Management Reorganization, Grayscale Investments is now the sole managing member of GSO, the sole member of the Sponsor, and the Board of Grayscale Investments is responsible for managing and directing the affairs of the Sponsor.
- "Marketing Fee"—Fee payable to the marketer for services it provides to the Trust, which the Sponsor will pay to the marketer as a Sponsor-paid Expense.
- "Merger"—The merger of GSI with and into GSO, with GSO continuing as the surviving company.
- "NAV"—The aggregate value, expressed in U.S. dollars, of the Trust's assets (other than U.S. dollars or other fiat currency) less its liabilities (which include estimated accrued but unpaid fees and expenses), a non-GAAP metric, calculated in the manner set forth under "Grayscale Livepeer Trust (LPT)—Description of the Trust—Valuation of LPT and Determination of NAV" in our Annual Report. See also "Management's Discussion and Analysis—Critical Accounting Policies—Principal Market and Fair Value Determination" in our Annual Report for a description of the Trust's Principal Market NAV, as calculated in accordance with U.S. GAAP. Prior to March 8, 2024, NAV was referred to as Digital Asset Holdings. For purposes of the Trust Agreement, the term Digital Asset Holdings shall mean the NAV as defined herein.

"NAV Fee Basis Amount"—The amount on which the Sponsor's Fee for the Trust is based, as calculated in the manner set forth under "Grayscale Livepeer Trust (LPT)—Description of the Trust—Valuation of LPT and Determination of NAV" in our Annual Report. For purposes of the Trust Agreement, the term Digital Asset Holdings Fee Basis Amount shall mean the NAV Fee Basis Amount as defined herein.

"OTCQB"—The OTCQB U.S. Market of OTC Markets Group Inc.

"OTCQX"—The OTCQX Best Market® of OTC Markets Group Inc.

"Participant Agreement"—An agreement entered into by an Authorized Participant with the Sponsor that provides the procedures for the creation of Baskets and for the delivery of LPT required for Creation Baskets.

"Principal Market NAV"—The net asset value of the Trust determined on a U.S. GAAP basis. Prior to March 8, 2024, Principal Market NAV was referred to as NAV.

"Quarterly Report"—This Quarterly Report for the three and nine months ended September 30, 2025.

"Reference Rate"—The CoinDesk Livepeer Reference Rate.

"Reference Rate License Agreement"—The license agreement, dated as of February 1, 2022, between the Reference Rate Provider and the Sponsor governing the Sponsor's use of the Reference Rate for calculation of the Reference Rate Price, as amended from time to time.

"Reference Rate Price"—The U.S. dollar value of an LPT derived from the Digital Asset Trading Platforms that are reflected in the Reference Rate, calculated by applying a weighting algorithm to the price and trading volume data for the immediately preceding 60-minute period as of 4:00 p.m., New York time, on each business day. Prior to March 18, 2024, the Trust calculated its NAV and NAV per Share using the volume-weighted average reference rate price of an LPT in U.S. dollars calculated by applying a weighting algorithm to the price and trading volume data for the immediately preceding 24-hour period as of 4:00 p.m., New York time derived from the Constituent Trading Platforms reflected in the Reference Rate on such trade date. See "Grayscale Livepeer Trust (LPT)—The Reference Rate and the Reference Rate Price" in our Annual Report for a description of how the Reference Rate Price is calculated. For purposes of the Trust Agreement, the term Livepeer Reference Rate shall mean the Reference Rate Price as defined herein.

"Reference Rate Provider"—CoinDesk Indices, Inc., a Delaware corporation that publishes the Reference Rate.

"Reorganization"—The internal corporate reorganization of GSI consummated on January 1, 2025.

"Rule 144"—Rule 144 under the Securities Act.

"SEC"—The U.S. Securities and Exchange Commission.

"Secondary Market"—Any marketplace or other alternative trading system, as determined by the Sponsor, on which the Shares may then be listed, quoted or traded, including but not limited to, the OTCQX Best Market® and OTCQB U.S. Market of OTC Markets Group Inc.

"Securities Act"—The Securities Act of 1933, as amended.

"Shares"—Common units of fractional undivided beneficial interest in, and ownership of, the Trust.

"Sponsor" or "Co-Sponsor"—The sponsor of the Trust. GSO was a co-sponsor of the Trust from January 1, 2025 to May 3, 2025, and GSIS was a co-sponsor of the Trust from January 1, 2025 to May 3, 2025 and is the sole remaining sponsor thereafter.

"Sponsor Contracts"—Certain contracts assigned by GSO pertaining to its role as Sponsor (as such term is defined in the Trust Agreement) of the Trust to GSIS in connection with the Reorganization.

"Sponsor-paid Expenses"—The fees and expenses incurred by the Trust in the ordinary course of its affairs that the Sponsor is obligated to assume and pay, excluding taxes, but including: (i) the Marketing Fee, (ii) the Administrator Fee, (iii) the Custodian Fee and fees for any other security vendor engaged by the Trust, (iv) the Transfer Agent Fee, (v) the Trustee fee, (vi) the fees and expenses related to the listing, quotation or trading of the Shares on any Secondary Market (including customary legal, marketing and audit fees and expenses) in an amount up to \$600,000 in any given fiscal year, (vii) ordinary course legal fees and expenses, (viii) audit fees, (ix) regulatory fees, including, if applicable, any fees relating to the registration of the Shares under the Securities Act or the Exchange Act, (x) printing and mailing costs, (xi) costs of maintaining the Trust's website and (xii) applicable license fees, provided that any expense that qualifies as an Additional Trust Expense will be deemed to be an Additional Trust Expense and not a Sponsor-paid Expense.

"Sponsor's Fee"—A fee, payable in LPT which accrues daily in U.S. dollars at an annual rate of 2.5% of the NAV Fee Basis Amount of the Trust as of 4:00 p.m., New York time, on each day; provided that for a day that is not a business day, the calculation of the Sponsor's Fee will be based on the NAV Fee Basis Amount from the most recent business day, reduced by the accrued and unpaid Sponsor's Fee for such most recent business day and for each day after such most recent business day and prior to the relevant calculation date.

"Transfer Agent"—Continental Stock Transfer & Trust Company, a Delaware corporation.

"Transfer Agent Fee"—Fee payable to the Transfer Agent for services it provides to the Trust, which the Sponsor will pay to the Transfer Agent as a Sponsor-paid Expense.

"Trust"—Grayscale Livepeer Trust (LPT), a Delaware statutory trust, formed on December 18, 2020 under the DSTA and pursuant to the Trust Agreement.

"Trust Agreement"—The Amended and Restated Declaration of Trust and Trust Agreement between the Trustee and the Sponsor establishing and governing the operations of the Trust, as amended by Amendment No. 1 thereto and as the same may be further amended from time to time.

"Trustee"—CSC Delaware Trust Company (formerly known as Delaware Trust Company), a Delaware trust company, is the Delaware trustee of the Trust.

"U.S."—United States.

"U.S. dollar" or "\$"—United States dollar, or dollars.

"U.S. GAAP"—United States generally accepted accounting principles.

Item 1. The exact name of the issuer and the address of its principal executive offices.

The name of the Trust is Grayscale Livepeer Trust (LPT).

The address of the Sponsor is: Grayscale Investments Sponsors, LLC

290 Harbor Drive, 4th Floor

Stamford, CT 06902

The Sponsor's telephone number is: (212) 668-1427

The Sponsor's facsimile number is: (212) 937-3645

The Sponsor's website:

The Sponsor maintains a corporate website, www.grayscale.com, which contains

general information about the Trust and the Sponsor. The reference to our website is an interactive textual reference only, and the information contained on our

website shall not be deemed incorporated by reference herein.

Investor relations contact: Peter Mintzberg

Grayscale Investments Sponsors, LLC

290 Harbor Drive, 4th Floor

Stamford, CT 06902

Telephone: (212) 668-1427 Facsimile: (212) 937-3645 Email: info@grayscale.com

Item 2. Shares outstanding.

The only class of securities outstanding is common units of fractional undivided beneficial interest ("Shares"), which represent ownership in the Trust. The Trust's trading symbol on the OTCQB U.S. Market[®] ("OTCQB") of OTC Markets Group Inc. is "GLIV" and the CUSIP number for the Trust's Shares is 38964N103.

The following table shows the number of the Shares outstanding:

	As of	As of
	September 30, 2025	December 31, 2024
(i) Number of Shares authorized	Unlimited	Unlimited
(ii) Number of Shares outstanding	684,100	676,300
(iii) Number of Shares freely tradable (public float) ⁽¹⁾	364,690	283,834
(iv) Number of beneficial holders owning at least 100 Shares ⁽²⁾	10	17
(v) Number of holders of record ⁽²⁾	10	17

⁽¹⁾ Public float means the total number of unrestricted Shares not held directly or indirectly by an officer, director, any person who is the beneficial owner of more than 10% of the total Shares outstanding, or anyone who controls, is controlled by or is under common control with such person, or any immediate family members of officers, directors and control persons. Freely tradable Shares inclusive of holders with more than 10% of total Shares outstanding was 365,906 and 289,019 as of September 30, 2025 and December 31, 2024, respectively.

From March 10, 2021 (the inception of the Trust's operations) to September 30, 2025, the Trust has offered the Shares pursuant to Rule 506 of the Regulation D under the Securities Act. The Shares offered by the Trust have not been registered under the Securities Act, or any state or other securities laws, and were offered and sold only to "accredited investors" within the meaning of Rule 501(a) of Regulation D under the Securities Act, and in compliance with any applicable state or other securities laws.

⁽²⁾ Includes Cede & Co. nominee for DTC for the Shares traded on OTCQB, but not its direct participants. Therefore, this number does not include the individual holders who have bought/sold Shares on OTCQB or transferred their eligible Shares to their brokerage accounts.

The table below describes the Shares offered, the Shares sold and the average and range of prices at which the Shares were offered and sold by the Trust. All Shares initially offered and sold by the Trust are restricted securities pursuant to Rule 144 under the Securities Act. Until the Shares sold by the Trust become unrestricted in accordance with Rule 144, the certificates or other documents evidencing the Shares will contain legends stating that the Shares have not been registered under the Securities Act and referring to the restrictions on transferability and sale of the Shares under the Securities Act. Such legends are removed upon Shares becoming unrestricted in accordance with Rule 144 and after they have been presented to outside counsel, who may instruct the Transfer Agent to remove such legends. From March 10, 2021 (the inception of the Trust's operations) to September 30, 2025, no Shares, other securities of the Trust, or options to acquire such other securities were issued in exchange for services provided by any person or entity.

	Shares	Shares	No. of								
Period	Offered	Sold	Purchasers	A	vg. ⁽¹⁾	_E	ligh ⁽¹⁾	Date	$_{\rm L}$	ow ⁽¹⁾	Date
Twelve months ended December 31, 2023	Unlimited	-	_	\$	5.75	\$	9.72	2/8/2023	\$	3.26	6/17/2023
Twelve months ended December 31, 2024	Unlimited	61,500	9	\$	13.07	\$	23.74	3/14/2024	\$	5.92	1/9/2024
January 1, 2025 to September 30, 2025	Unlimited	7,800	1	\$	6.41	\$	15.55	1/3/2025	\$	3.21	4/8/2025

⁽¹⁾ The prices reflected represent the Reference Rate Price (non-GAAP methodology).

Item 3. Unaudited interim financial statements.

The Trust's unaudited interim financial statements as of and for the three and nine months ended September 30, 2025 are attached as Exhibit 1 to this Quarterly Report. The historical results presented herein and therein are not necessarily indicative of financial results to be achieved in future periods. The Trust's unaudited financial statements attached as Exhibit 1 to this Quarterly Report are incorporated herein by reference and are considered as part of this Quarterly Report.

Item 4. Management's discussion and analysis.

The following discussion and analysis of our financial condition and results of operations should be read together with, and is qualified in its entirety by reference to, our unaudited financial statements and related notes attached as an exhibit to this Quarterly Report, which have been prepared in accordance with generally accepted accounting principles in the United States ("U.S. GAAP"). The following discussion may contain forward-looking statements based on assumptions we believe to be reasonable. Our actual results could differ materially from those discussed in these forward-looking statements. Factors that could cause or contribute to these differences include, but are not limited to, those set forth under "Risk Factors" or in other sections of our Annual Report, and under "Cautionary Note Regarding Forward-Looking Statements."

Trust Overview

The Trust is a passive entity that is managed and administered by the Sponsor and does not have any officers, directors or employees. The Trust holds LPT and, from time to time on a periodic basis, issues Creation Baskets in exchange for deposits of LPT. As a passive investment vehicle, the Trust's investment objective is for the value of the Shares (based on LPT per Share) to reflect the value of the LPT held by the Trust, determined by reference to the Reference Rate Price, less the Trust's expenses and other liabilities. While an investment in the Shares is not a direct investment in LPT, the Shares are designed to provide investors with a cost-effective and convenient way to gain investment exposure to LPT. To date, the Trust has not met its investment objective and the Shares quoted on OTCQX and OTCQB have not reflected the value of the LPT held by the Trust, less the Trust's expenses and other liabilities, but instead have traded at both premiums and discounts to such value, which at times have been substantial. The Trust is not managed like a business corporation or an active investment vehicle. The Trust will not utilize leverage, derivatives or any similar arrangements in seeking to meet its investment objective.

On January 1, 2025, GSI consummated an internal corporate reorganization (the "Reorganization"), pursuant to which GSI, the Sponsor of the Trust prior to the Reorganization, merged with and into GSO, a Delaware limited liability company and a consolidated subsidiary of DCG, with GSO continuing as the surviving company (the "Merger"). As a result of the Merger, GSO succeeded by operation of law to all the rights, powers, privileges and franchises and became subject to all of the obligations, liabilities, restrictions and disabilities of GSI, including with respect to the Sponsor Contracts (as defined below), all as provided under the Delaware Limited Liability Company Act. The Reorganization has not had any material impact on the operations of the Trust.

In connection with the Reorganization, on January 1, 2025, and promptly following the effectiveness of the Merger, GSO assigned certain contracts pertaining to its role as Sponsor (as such term is defined in the Trust Agreement) of the Trust (such contracts, the "Sponsor Contracts") to GSIS, a Delaware limited liability company and a wholly owned direct subsidiary of GSO, whereby GSIS assumed all of the rights and obligations of GSO under the Sponsor Contracts. Other than the assumption of the Sponsor Contracts by GSIS, the Reorganization does not alter the rights or obligations under any of the Sponsor Contracts.

In connection with the Reorganization, on January 1, 2025, and promptly following the effectiveness of the Merger, GSO and GSIS executed a Certificate of Admission, pursuant to which GSIS was admitted as an additional Sponsor of the Trust under the Trust Agreement, by and among GSO (as successor in interest to GSI), the Trustee, and the shareholders from time to time thereunder, as amended from time to time. GSIS shall be subject to the rights and obligations of a Sponsor under the Trust Agreement.

On January 3, 2025, GSO voluntarily withdrew as a Sponsor of the Trust pursuant to the terms of the Trust Agreement, and, effective May 3, 2025, GSIS became the sole remaining Sponsor of the Trust.

Prior to March 18, 2024, the Trust valued its LPT for operational and non-GAAP purposes by reference to a volume-weighted average reference rate price of an LPT in U.S. dollars calculated by applying a weighting algorithm to the price and trading volume data for the immediately preceding 24-hour period as of 4:00 p.m., New York time, derived from the Digital Asset Trading Platforms that are included in the Reference Rate (the "Constituent Trading Platforms") on such trade date. Effective March 18, 2024, the Trust valued its LPT for operational purposes by reference to the reference rate price (the "Reference Rate Price") of an LPT in U.S. dollars calculated by applying the same methodology to the price and trading volume data for the immediately preceding 60-minute period as of 4:00 p.m., New York time derived from data collected from the Constituent Trading Platforms on such trade date. There was no change to the Reference Rate used to determine the Reference Rate Price or the criteria used to select the Constituent Trading Platforms included in the Reference Rate.

The activities of the Trust are limited to (i) issuing Baskets in exchange for LPT transferred to the Trust as consideration in connection with the creations, (ii) transferring or selling LPT, Incidental Rights and IR Virtual Currency as necessary to cover the Sponsor's Fee and/or any Additional Trust Expenses, (iii) transferring LPT in exchange for Baskets surrendered for redemption (subject to obtaining regulatory approval from the SEC and approval from the Sponsor), (iv) causing the Sponsor to sell LPT, Incidental Rights and IR Virtual Currency on the termination of the Trust, (v) making distributions of Incidental Rights and/or IR Virtual Currency or cash from the sale thereof and (vi) engaging in all administrative and security procedures necessary to accomplish such activities in accordance with the provisions of the Trust Agreement, the Custodian Agreement, the Reference Rate License Agreement and the Participant Agreements.

In addition, the Trust may engage in any lawful activity necessary or desirable in order to facilitate shareholders' access to Incidental Rights or IR Virtual Currency, provided that such activities do not conflict with the terms of the Trust Agreement. The Trust will not be actively managed. It will not engage in any activities designed to obtain a profit from, or to ameliorate losses caused by, changes in the market prices of LPT.

Incidental Rights and IR Virtual Currency

The Trust may from time to time come into possession of Incidental Rights and/or IR Virtual Currency by virtue of its ownership of LPT, generally through a fork in the Blockchain, an airdrop offered to holders of LPT or similar event. Pursuant to the terms of the Trust Agreement, the Trust may take any lawful action necessary or desirable in connection with the Trust's ownership of Incidental Rights, including the acquisition of IR Virtual Currency, unless such action would adversely affect the status of the Trust as a grantor trust for U.S. federal income tax purposes or otherwise be prohibited by the Trust Agreement. These actions include (i) selling Incidental Rights and/or IR Virtual Currency in kind distributing the cash proceeds to shareholders, (ii) distributing Incidental Rights and/or IR Virtual Currency in kind to the shareholders or to an agent acting on behalf of the shareholders for sale by such agent if an in-kind distribution would otherwise be infeasible and (iii) irrevocably abandoning Incidental Rights or IR Virtual Currency. The Trust may also use Incidental Rights and/or IR Virtual Currency to pay the Sponsor's Fee and Additional Trust Expenses, if any, as discussed below under "—Trust Expenses." However, the Trust does not expect to take any Incidental Rights or IR Virtual Currency it may hold into account for purposes of determining the Trust's NAV, the NAV per Share, Principal Market NAV or the Principal Market NAV per Share.

Trust Expenses

The Trust's only ordinary recurring expense is expected to be the Sponsor's Fee. The Sponsor's Fee will accrue daily in U.S. dollars at an annual rate of 2.5% of the NAV Fee Basis Amount of the Trust as of 4:00 p.m., New York time, on each day; provided that for a day that is not a business day, the calculation of the Sponsor's Fee will be based on the NAV Fee Basis Amount from the most recent business day, reduced by the accrued and unpaid Sponsor's Fee for such most recent business day and for each day after such most recent business day and prior to the relevant calculation date. This dollar amount for each daily accrual will then be converted into LPT by reference to the same Reference Rate Price used to determine such accrual. The Sponsor's Fee is payable in LPT to the Sponsor monthly in arrears.

To cause the Trust to pay the Sponsor's Fee, the Sponsor will instruct the Custodian to (i) withdraw from the Digital Asset Account the amount of LPT equal to the accrued but unpaid Sponsor's Fee and (ii) transfer such LPT to the Sponsor's account at such times as the Sponsor determines in its absolute discretion.

If the Trust holds any Incidental Rights and/or IR Virtual Currency at any time, the Trust may also pay the Sponsor's Fee, in whole or in part, with such Incidental Rights and/or IR Virtual Currency by entering into an agreement with the Sponsor and transferring such Incidental Rights and/or IR Virtual Currency to the Sponsor at a value to be determined pursuant to such agreement. However, the Trust may use Incidental Rights and/or IR Virtual Currency to pay the Sponsor's Fee only if such agreement and transfer do not otherwise conflict with the terms of the Trust Agreement. The value of any such Incidental Rights and/or IR Virtual Currency will be determined on an arm's-length basis. The Trust currently expects that the value of any such Incidental Rights and/or IR Virtual Currency would be determined by reference to an index or reference rate provided by the Reference Rate Provider or, in the absence of such an index or reference rate, by reference to the cascading set of rules described in "Grayscale Livepeer Trust (LPT)—The Reference Rate and the Reference Rate Price" in our Annual Report. If the Trust pays the Sponsor's Fee in Incidental Rights and/or IR Virtual Currency, in whole or in part, the amount of LPT that would otherwise have been used to satisfy such payment will be correspondingly reduced. The Sponsor, from time to time, may temporarily waive all or a portion of the Sponsor's Fee in its discretion for stated periods of time. Presently, the Sponsor does not intend to waive any of the Sponsor's Fee and there are no circumstances under which the Sponsor has determined it will definitely waive the fee.

After the Trust's payment of the Sponsor's Fee to the Sponsor, the Sponsor may elect to convert the LPT, Incidental Rights and/or IR Virtual Currency received as payment of the Sponsor's Fee into U.S. dollars. The rate at which the Sponsor converts such LPT, Incidental Rights and/or IR Virtual Currency into U.S. dollars may differ from the rate at which the Sponsor's Fee was determined. The Trust will not be responsible for any fees and expenses incurred by the Sponsor to convert LPT, Incidental Rights and/or IR Virtual Currency received in payment of the Sponsor's Fee into U.S. dollars.

As partial consideration for its receipt of the Sponsor's Fee, the Sponsor has assumed the obligation to pay the Sponsor-paid Expenses. There is no cap on such Sponsor-Paid Expenses. The Sponsor has not assumed the obligation to pay Additional Trust Expenses. Any expense that qualifies as an Additional Trust Expense will be deemed to be an Additional Trust Expense and not a Sponsor-paid Expense. If Additional Trust Expenses are incurred, the Sponsor (i) will instruct the Custodian to withdraw from the Digital Asset Account LPT, Incidental Rights and/or IR Virtual Currency in such quantity as may be necessary to permit payment of such Additional Trust Expenses and (ii) may either (x) cause the Trust (or its delegate) to convert such LPT, Incidental Rights and/or IR Virtual Currency into U.S. dollars or other fiat currencies at the Actual Exchange Rate or (y) when the Sponsor incurs such expenses on behalf of the Trust, cause the Trust (or its delegate) to deliver such LPT, Incidental Rights and/or IR Virtual Currency in kind to the Sponsor, in satisfaction of such Additional Trust Expenses. If the Trust pays the Additional Trust Expenses in Incidental Rights and/or IR Virtual Currency, in whole or in part, the amount of LPT that would otherwise have been used to satisfy such payment will be correspondingly reduced.

The amount of LPT represented by a Share will decline each time the Trust pays the Sponsor's Fee or any Additional Trust Expenses by transferring or selling LPT.

Impact of Trust Expenses on the Trust's NAV

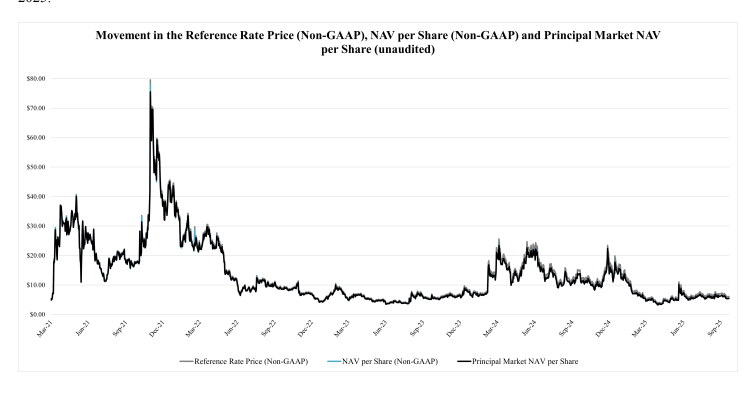
The Trust will pay the Sponsor's Fee to the Sponsor in LPT, Incidental Rights and/or IR Virtual Currency. In addition, the Trust will sell LPT, Incidental Rights and/or IR Virtual Currency to raise the funds needed for the payment of any Additional Trust Expenses or will pay Additional Trust Expenses in LPT, Incidental Rights and/or IR Virtual Currency. The Trust's LPT, Incidental Rights and IR Virtual Currency, and the purchase price received as consideration for such sales of LPT, Incidental Rights and IR Virtual Currency, will be the Trust's sole source of funds to cover the Sponsor's Fee and any Additional Trust Expenses. Because the amount of LPT held by the Trust will decrease when LPT is used to pay the Sponsor's Fee or Additional Trust Expenses or are sold to permit the payment of Additional Trust Expenses, it is expected that the fractional amount of LPT represented by each Share will gradually decrease over the life of the Trust. Accordingly, the shareholders will bear the cost of the Sponsor's Fee and Additional Trust Expenses. New LPT deposited into the Digital Asset Account in exchange for additional new Baskets issued by the Trust will not reverse this trend.

Discretion of the Reference Rate Provider

The Reference Rate Provider has sole discretion over the determination of Reference Rate Price and may change the methodologies for determining the Reference Rate Price from time to time.

Livepeer

Investing in the Shares does not insulate the investor from certain risks, including price volatility. The following chart illustrates the movement in the Trust's NAV per Share (non-GAAP) versus the Reference Rate Price (non-GAAP) and the Trust's Principal Market NAV per Share from March 10, 2021 (the inception of the Trust's operations) to September 30, 2025:



For more information on the determination of the Trust's NAV, see "Grayscale Livepeer Trust (LPT)—Description of the Trust—Valuation of LPT and Determination of NAV" in our Annual Report.

Critical Accounting Policies

Investment Transactions and Revenue Recognition

The Trust considers investment transactions to be the receipt of LPT by the Trust in connection with Share creations and the delivery of LPT by the Trust in connection with Share redemptions or for payment of expenses in LPT. At this time,

the Trust is not accepting redemption requests from shareholders. The Trust records its investment transactions on a trade date basis and changes in fair value are reflected as net change in unrealized appreciation or depreciation on investments. Realized gains and losses are calculated using the specific identification method. Realized gains and losses are recognized in connection with transactions including settling obligations for the Sponsor's Fee in LPT.

Principal Market and Fair Value Determination

To determine which market is the Trust's principal market (or in the absence of a principal market, the most advantageous market) for purposes of calculating the Trust's net asset value in accordance with U.S. GAAP ("Principal Market NAV"), the Trust follows Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") Topic 820-10, *Fair Value Measurement*, which outlines the application of fair value accounting. ASC 820-10 determines fair value to be the price that would be received for LPT in a current sale, which assumes an orderly transaction between market participants on the measurement date. ASC 820-10 requires the Trust to assume that LPT is sold in its principal market to market participants or, in the absence of a principal market, the most advantageous market. Market participants are defined as buyers and sellers in the principal or most advantageous market that are independent, knowledgeable, and willing and able to transact.

The Trust only receives LPT in connection with a creation order from the Authorized Participant (or a Liquidity Provider) and does not itself transact on any Digital Asset Markets. Therefore, the Trust looks to market-based volume and level of activity for Digital Asset Markets. The Authorized Participant(s), or a Liquidity Provider, may transact in a Brokered Market, a Dealer Market, Principal-to-Principal Markets and Exchange Markets (referred to as "Trading Platform Markets" in this Quarterly Report), each as defined in the FASB ASC Master Glossary (collectively, "Digital Asset Markets"). In determining which of the eligible Digital Asset Markets is the Trust's principal market, the Trust reviews these criteria in the following order:

- First, the Trust reviews a list of Digital Asset Markets that maintain practices and policies designed to comply with anti-money laundering ("AML") and know-your-customer ("KYC") regulations, and non-Digital Asset Trading Platform Markets that the Trust reasonably believes are operating in compliance with applicable law, including federal and state licensing requirements, based upon information and assurances provided to it by each market.
- Second, the Trust sorts these Digital Asset Markets from high to low by market-based volume and level of activity of LPT traded on each Digital Asset Market in the trailing twelve months.
- Third, the Trust then reviews pricing fluctuations and the degree of variances in price on Digital Asset Markets to identify any material notable variances that may impact the volume or price information of a particular Digital Asset Market.
- Fourth, the Trust then selects a Digital Asset Market as its principal market based on the highest market-based volume, level of activity and price stability in comparison to the other Digital Asset Markets on the list. Based on information reasonably available to the Trust, Trading Platform Markets have the greatest volume and level of activity for the asset. The Trust therefore looks to accessible Trading Platform Markets as opposed to the Brokered Market, Dealer Market and Principal-to-Principal Markets to determine its principal market. As a result of the aforementioned analysis, a Trading Platform Market has been selected as the Trust's principal market.

The Trust determines its principal market (or in the absence of a principal market the most advantageous market) annually and conducts a quarterly analysis to determine (i) if there have been recent changes to each Digital Asset Market's trading volume and level of activity in the trailing twelve months, (ii) if any Digital Asset Markets have developed that the Trust has access to, or (iii) if recent changes to each Digital Asset Market's price stability have occurred that would materially impact the selection of the principal market and necessitate a change in the Trust's determination of its principal market.

The cost basis of the LPT received by the Trust in connection with a creation order is recorded by the Trust at the fair value of LPT at 4:00 p.m., New York time, on the creation date for financial reporting purposes. The cost basis recorded by the Trust may differ from proceeds collected by the Authorized Participant from the sale of the corresponding Shares to investors.

Investment Company Considerations

The Trust is an investment company for U.S. GAAP purposes and follows accounting and reporting guidance in accordance with the FASB ASC Topic 946, *Financial Services—Investment Companies*. The Trust uses fair value as its

method of accounting for LPT in accordance with its classification as an investment company for accounting purposes. The Trust is not a registered investment company under the Investment Company Act. U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts in the financial statements and accompanying notes. Actual results could differ from those estimates and these differences could be material.

Review of Financial Results (unaudited)

Financial Highlights for the Three and Nine Months Ended September 30, 2025 and 2024

(All amounts in the following table and the subsequent paragraphs, except Share, LPT and price of LPT amounts, are in thousands)

	Three Months End	led September 30,	Nine Months Ended September 30,				
	2025	2024	2025	2024			
Net realized and unrealized (loss) gain on investment in LPT	\$ (163)	\$ (1,325)	\$ (5,511)	\$ 3,384			
Net (decrease) increase in net assets resulting from operations	\$ (189)	<u>\$ (1,377)</u>	\$ (5,593)	\$ 3,221			
Net assets ⁽¹⁾	\$ 3,693	\$ 8,674	\$ 3,693	\$ 8,674			

⁽¹⁾ Net assets in the above table and subsequent paragraphs are calculated in accordance with U.S. GAAP based on the Digital Asset Market price of LPT on the Digital Asset Trading Platform that the Trust considered its principal market, as of 4:00 p.m., New York time, on the valuation date.

Net realized and unrealized loss on investment in LPT for the three months ended September 30, 2025 was (\$163), which includes a realized loss of (\$47) on the transfer of LPT to pay the Sponsor's Fee and net change in unrealized depreciation on investment in LPT of (\$116). Net realized and unrealized loss on investment in LPT for the period was driven by LPT price depreciation from \$6.32 per LPT as of June 30, 2025, to \$6.05 per LPT as of September 30, 2025. Net decrease in net assets resulting from operations was (\$189) for the three months ended September 30, 2025, which consisted of the net realized and unrealized loss on investment in LPT, plus the Sponsor's Fee of \$26. Net assets decreased to \$3,693 at September 30, 2025, a 5% decrease for the three-month period. The decrease in net assets resulted from the aforementioned LPT price depreciation and the withdrawal of approximately 3,859 LPT to pay the foregoing Sponsor's Fee.

Net realized and unrealized loss on investment in LPT for the three months ended September 30, 2024 was (\$1,325), which includes a realized loss of (\$22) on the transfer of LPT to pay the Sponsor's Fee and net change in unrealized depreciation on investment in LPT of (\$1,303). Net realized and unrealized loss on investment in LPT for the period was driven by LPT price depreciation from \$16.20 per LPT as of June 30, 2024, to \$14.02 per LPT as of September 30, 2024. Net decrease in net assets resulting from operations was (\$1,377) for the three months ended September 30, 2024, which consisted of the net realized and unrealized loss on investment in LPT, plus the Sponsor's Fee of \$52. Net assets decreased to \$8,674 at September 30, 2024, a 13% decrease for the three-month period. The decrease in net assets resulted from the aforementioned LPT price depreciation and the withdrawal of approximately 3,876 LPT to pay the foregoing Sponsor's Fee, partially offset by the contribution of approximately 6,788 LPT with a value of \$75 to the Trust in connection with Share creations during the period.

Net realized and unrealized loss on investment in LPT for the nine months ended September 30, 2025 was (\$5,511), which includes a realized loss of (\$135) on the transfer of LPT to pay the Sponsor's Fee and net change in unrealized depreciation on investment in LPT of (\$5,376). Net realized and unrealized loss on investment in LPT for the period was driven by LPT price depreciation from \$15.04 per LPT as of December 31, 2024, to \$6.05 per LPT as of September 30, 2025. Net decrease in net assets resulting from operations was (\$5,593) for the nine months ended September 30, 2025, which consisted of the net realized and unrealized loss on investment in LPT, plus the Sponsor's Fee of \$82. Net assets decreased to \$3,693 at September 30, 2025, a 60% decrease for the nine-month period. The decrease in net assets resulted from the aforementioned LPT price depreciation and the withdrawal of approximately 11,484 LPT to pay the foregoing Sponsor's Fee, partially offset by the contribution of approximately 7,054 LPT with a value of \$39 to the Trust in connection with Share creations during the period.

Net realized and unrealized gain on investment in LPT for the nine months ended September 30, 2024 was \$3,384, which includes a realized loss of (\$52) on the transfer of LPT to pay the Sponsor's Fee and net change in unrealized depreciation on investment in LPT of \$3,436. Net realized and unrealized gain on investment in LPT for the period was driven by LPT price appreciation from \$8.06 per LPT as of December 31, 2023, to \$14.02 per LPT as of September 30, 2024. Net increase in net assets resulting from operations was \$3,221 for the nine months ended September 30, 2024, which consisted of the net realized and unrealized gain on investment in LPT, less the Sponsor's Fee of \$163. Net assets increased to \$8,674 at September 30, 2024, an 88% increase for the nine-month period. The increase in net assets resulted from the aforementioned LPT price appreciation and the contribution of approximately 56,844 LPT with a value of \$834 to the Trust in connection with Share creations during the period, partially offset by the withdrawal of approximately 11,207 LPT to pay the foregoing Sponsor's Fee.

Cash Resources and Liquidity

The Trust has not had a cash balance at any time since inception. When selling LPT, Incidental Rights and/or IR Virtual Currency in the Digital Asset Market to pay Additional Trust Expenses on behalf of the Trust, the Sponsor endeavors to sell the exact amount of LPT, Incidental Rights and/or IR Virtual Currency needed to pay expenses in order to minimize the Trust's holdings of assets other than LPT. As a consequence, the Sponsor expects that the Trust will not record any cash flow from its operations and that its cash balance will be zero at the end of each reporting period. Furthermore, the Trust is not a party to any off-balance sheet arrangements.

In exchange for the Sponsor's Fee, the Sponsor has agreed to assume most of the expenses incurred by the Trust. As a result, the only ordinary expense of the Trust during the periods covered by this Quarterly Report was the Sponsor's Fee. The Trust is not aware of any trends, demands, conditions or events that are reasonably likely to result in material changes to its liquidity needs.

Quantitative and Qualitative Disclosures about Market Risk

The Trust Agreement does not authorize the Trust to borrow for payment of the Trust's ordinary expenses. The Trust does not engage in transactions in foreign currencies which could expose the Trust or holders of Shares to any foreign currency related market risk. The Trust does not invest in any derivative financial instruments and has no foreign operations or long-term debt instruments.

Selected Operating Data (unaudited)

(All LPT balances are rounded to the nearest whole LPT)

	Three Months Ended S	eptember 30,	Nine Months Ende	d September 30,
	2025	2024	2025	2024
LPT:				
Opening balance	614,267	615,802	614,838	573,077
Creations	-	6,788	7,054	56,844
Sponsor's Fee, related party	(3,859)	(3,876)	(11,484)	(11,207)
Closing balance	610,408	618,714	610,408	618,714
Accrued but unpaid Sponsor's Fee,				
related party				
Net closing balance	610,408	618,714	610,408	618,714
Number of Shares:				
Opening balance	684,100	668,900	676,300	614,800
Creations	<u>-</u>	7,400_	7,800_	61,500
Closing balance	684,100	676,300	684,100	676,300
			As of September 30),
	•	2025	•	2024
Price of LPT on principal market ⁽¹⁾		\$	6.05 \$	14.02
Principal Market NAV per Share ⁽²⁾		\$	5.40 \$	12.83
Reference Rate Price ⁽³⁾		\$	6.01 \$	14.03
NAV per Share ⁽³⁾		\$	5.36 \$	12.84

⁽¹⁾ The Trust performed an assessment of the principal market at September 30, 2025 and 2024, and identified the principal market as Coinbase.

For accounting purposes, the Trust reflects creations and the LPT receivable with respect to such creations on the date of receipt of a notification of a creation but does not issue Shares until the requisite amount of LPT is received. At this time, the Trust is not accepting redemption requests from shareholders. Subject to receipt of regulatory approval from the SEC and approval by the Sponsor in its sole discretion, the Trust may in the future operate a redemption program. The Trust currently has no intention of seeking regulatory approval to operate an ongoing redemption program.

As of September 30, 2025, the Trust had a net closing balance with a value of \$3,668,552, based on the Reference Rate Price (non-GAAP methodology). As of September 30, 2025, the Trust had a total market value of \$3,692,968, based on the Digital Asset Market price of LPT on the Trust's principal market (Coinbase).

As of September 30, 2024, the Trust had a net closing balance with a value of \$8,680,564, based on the Reference Rate Price (non-GAAP methodology). As of September 30, 2024, the Trust had a total market value of \$8,674,377, based on the Digital Asset Market price of LPT on the Trust's principal market (Coinbase).

⁽²⁾ As of September 30, 2025 and 2024, the Principal Market NAV per Share (rounded to the nearest penny) was calculated using the fair value of LPT based on the price provided by Coinbase, the Digital Asset Trading Platform that the Trust considered its principal market, as of 4:00 p.m., New York time, on the valuation date. Prior to March 8, 2024, Principal Market NAV was referred to as NAV and Principal Market NAV per Share was referred to as NAV per Share.

⁽³⁾ The Trust's NAV per Share (rounded to the nearest penny) is derived from the Reference Rate Price, as represented by the Reference Rate as of 4:00 p.m., New York time, on the valuation date. See "Grayscale Livepeer Trust (LPT)—The Reference Rate and the Reference Rate Price" in our Annual Report for a description of how the Reference Rate Price is calculated. The Trust's NAV per Share is calculated using a non-GAAP methodology where the volume-weighted average price is derived from multiple Digital Asset Trading Platforms. Prior to March 8, 2024, NAV was referred to as Digital Asset Holdings and NAV per Share was referred to as Digital Asset Holdings per Share. See the section entitled "Grayscale Livepeer Trust (LPT)—Description of the Trust—Valuation of LPT and Determination of NAV" in our Annual Report for a description of the Trust's NAV per Share. The Digital Asset Trading Platforms included in the Reference Rate (the "Constituent Trading Platforms") as of both September 30, 2025 and 2024, were Coinbase, Crypto.com and Kraken.

Historical LPT Prices

As movements in the price of LPT will directly affect the price of the Shares, investors should understand recent movements in the price of LPT. Investors, however, should also be aware that past movements in the LPT price are not indicators of future movements. Movements may be influenced by various factors, including, but not limited to, government regulation, security breaches experienced by service providers, as well as political and economic uncertainties around the world.

During the period from March 10, 2021 (the inception of the Trust's operations) to September 30, 2025, the Digital Asset Market price of LPT, based on the price reported by the Trust's principal market as of 4:00 p.m., New York time, traded between \$3.55 (April 8, 2025) and \$76.78 (November 9, 2021), the straight average was \$13.91, and the median was \$10.36. The average, high, low and end-of-period LPT prices for the twelve months ended September 30, 2024, the twelve months ended September 30, 2025, and the period from March 10, 2021 (the inception of the Trust's operations) to September 30, 2025, based on the price reported by the Trust's principal market as of 4:00 p.m., New York time, on the applicable dates were:

			High			Low						
			I	Digital		D	igital					
				Asset		A	Asset					Last
			N	Iarket		M	arket			End of	b	usiness
Period	A	verage		Price	Date	F	Price	Date	_	period		day
Twelve months ended September 30, 2024	\$	12.53	\$	25.23	3/14/2024	\$	5.38	10/19/2023	\$	14.02	\$	14.02
Twelve months ended September 30, 2025	\$	8.69	\$	24.61	12/6/2024	\$	3.55	4/8/2025	\$	6.05	\$	6.05
March 10, 2021 (the inception of the												
Trust's operations) to September 30, 2025	\$	13.91	\$	76.78	11/9/2021	\$	3.55	4/8/2025	\$	6.05	\$	6.05

Item 5. Legal proceedings.

Grayscale Operating, LLC, the former Co-Sponsor of the Trust until May 3, 2025, was a party to certain legal proceedings during the period covered by this report. Although the Trust is not a party to these proceedings, the Trust may in the future be subject to legal proceedings or disputes.

There have been no material changes to the Legal Proceedings last reported under "Item 5. Legal proceedings." of our Ouarterly Report for the quarter ended June 30, 2025, as amended and supplemented from time to time.

As of the date of this Quarterly Report, the Sponsor does not expect the foregoing proceedings to have a material adverse effect on the Trust's business, financial condition or results of operations.

The Sponsor and/or the Trust may be subject to additional legal proceedings and disputes in the future.

Item 6. Defaults upon senior securities.

None.

Item 7. Other information.

The risk factors included in our Annual Report continue to apply to us and describe risks and uncertainties that could cause actual results to differ materially from the results expressed or implied by the forward-looking statements contained in this Quarterly Report. In addition to such risk factors, investors should consider carefully the risks described in our Annual Report before making an investment decision.

Item 8. Exhibits.

Exhibit 1 Unaudited Interim Financial Statements - September 30, 2025.

Item 9. Issuer's Certifications.

Certification

I, Peter Mintzberg, certify that:

- 1. I have reviewed the Quarterly Report, exhibits, and all notes thereto of Grayscale Livepeer Trust (LPT);
- 2. Based on my knowledge, this Quarterly Report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this Quarterly Report; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this Quarterly Report, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this Quarterly Report.

Dated: November 12, 2025

/s/ Peter Mintzberg

By: Peter Mintzberg

Title: Chief Executive Officer (Principal Executive Officer)

of Grayscale Investments Sponsors, LLC*

^{*}Signing in their capacity as an officer of Grayscale Investments Sponsors, LLC.

Certification

I, Edward McGee, certify that:

- 1. I have reviewed the Quarterly Report, exhibits, and all notes thereto of Grayscale Livepeer Trust (LPT);
- 2. Based on my knowledge, this Quarterly Report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this Quarterly Report; and
- 3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this Quarterly Report, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this Quarterly Report.

Dated: November 12, 2025

/s/ Edward McGee

By: Edward McGee

Title: Chief Financial Officer (Principal Financial and

Accounting Officer) of Grayscale Investments Sponsors, LLC*

^{*}Signing in their capacity as an officer of Grayscale Investments Sponsors, LLC.

Exhibit 1

Unaudited Interim Financial Statements - September 30, 2025

INTERIM FINANCIAL STATEMENTS

Grayscale Livepeer Trust (LPT) September 30, 2025 (Unaudited)

Grayscale Livepeer Trust

Statements of Assets and Liabilities at September 30, 2025 and December 31, 2024	3
Schedules of Investment at September 30, 2025 and December 31, 2024	4
Statements of Operations for the Three and Nine Months Ended September 30, 2025 and 2024	5
Statements of Changes in Net Assets for the Three and Nine Months Ended September 30, 2025 and 2024	6
Notes to the Unaudited Financial Statements	7

Grayscale Livepeer Trust (LPT) Statements of Assets and Liabilities (Unaudited)

	Septen	nber 30, 2025	Decen	nber 31, 2024
(Amounts in U.S. dollars, except Share amounts)				
Assets: Investment in LPT, at fair value (cost \$11,487,807 and				
\$11,665,073 as of September 30, 2025 and December 31, 2024, respectively)	\$	3,692,968	\$	9,247,170
Total assets	\$	3,692,968	\$	9,247,170
Liabilities:				
Sponsor's Fee payable, related party Total liabilities	\$		\$	
Net assets	\$	3,692,968	\$	9,247,170
Shares issued and outstanding, no par value (unlimited Shares authorized)		684,100		676,300
Principal Market NAV per Share	\$	5.40	\$	13.67

Grayscale Livepeer Trust (LPT) Schedules of Investment (Unaudited)

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20,2020	Quantity of LPT	Cost	F	air Value	% of Net Assets
Investment in LPT	610,408.00974854	\$ 11,487,807	\$	3,692,968	100%
Total Investment		\$ 11,487,807	\$	3,692,968	100%
Net assets			\$	3,692,968	100%
December 31, 2024					
	Quantity of LPT	Cost	F	air Value	% of Net Assets
Investment in LPT	614,838.43830993	\$ 11,665,073	\$	9,247,170	100%
Total Investment		\$ 11,665,073	\$	9,247,170	100%
Net assets			\$	9,247,170	100%

Grayscale Livepeer Trust (LPT) Statements of Operations (Unaudited)

	Three Months Ende	d September 30,	Nine Months Ended September 30,			
	2025	2024	2025	2024		
(Amounts in U.S. dollars)						
Investment income:						
Investment income	\$ -	\$	\$ -	\$		
Expenses:						
Sponsor's Fee, related party	25,705	51,280	81,657	162,740		
Net investment loss	(25,705)	(51,280)	(81,657)	(162,740)		
Net realized and unrealized (loss) gain from:						
Net realized loss on investment in LPT Net change in unrealized depreciation	(46,915)	(22,458)	(134,973)	(52,240)		
on investment in LPT	(116,577)	(1,302,747)	(5,376,936)	3,436,204		
Net realized and unrealized (loss) gain on investment	(163,492)	(1,325,205)	(5,511,909)	3,383,964		
Net (decrease) increase in net assets resulting from operations	\$ (189,197)	\$ (1,376,485)	\$ (5,593,566)	\$ 3,221,224		

Grayscale Livepeer Trust (LPT) Statements of Changes in Net Assets (Unaudited)

(Amounts in U.S. dollars, except change in Shares outstanding) 2025 2024 2025 2026	1
(Decrease) increase in net assets from	
operations:	
Net investment loss \$ (25,705) \$ (51,280) \$ (81,657) \$ (1 Net realized loss on investment in	52,740)
	52,240)
Net change in unrealized depreciation (1,302,74 on investment in LPT (116,577) 7) (5,376,936) 3,4	36,204
Net (decrease) increase in net (1,376,48	
	21,224
Increase in net assets from capital share transactions:	
	34,150
Net increase in net assets resulting from capital share	71,120
	34,150
Total (decrease) increase in net assets from operations and capital share transactions (1,301,62 (189,197) 1) (5,554,202) 4,0	55,374
Net assets:	
Beginning of period 3,882,165 9,975,998 9,247,170 4,6	19,003
End of period \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	74,377
Change in Shares outstanding: Shares outstanding at beginning of	
	14,800
Shares issued - 7,400 7,800	51,500
Net increase in Shares - 7,400 7,800	51,500
Shares outstanding at end of period	76,300

1. Organization

Grayscale Livepeer Trust (LPT) (the "Trust") is a Delaware Statutory Trust that was formed on December 18, 2020 and commenced operations on March 10, 2021. In general, the Trust holds Livepeer ("LPT") and, from time to time, issues common units of fractional undivided beneficial interest ("Shares") (in minimum baskets of 100 Shares, referred to as "Baskets") in exchange for LPT. The redemption of Shares is not currently contemplated and the Trust does not currently operate a redemption program. Subject to receipt of regulatory approval and approval by the Sponsor in its sole discretion, the Trust may in the future operate a redemption program. The Trust currently has no intention of seeking regulatory approval to operate an ongoing redemption program. The Trust's investment objective is for the value of the Shares (based on LPT per Share) to reflect the value of the LPT held by the Trust, less the Trust's expenses and other liabilities.

Grayscale Investments, LLC ("GSI") was the sponsor of the Trust before January 1, 2025, Grayscale Operating, LLC ("GSO") was the co-sponsor of the Trust from January 1, 2025 to May 3, 2025, and Grayscale Investments Sponsors, LLC ("GSIS", or the "Sponsor") was the co-sponsor of the Trust from January 1, 2025 to May 3, 2025 and is the sole remaining sponsor thereafter. GSI was, and each of GSO and GSIS are a consolidated subsidiary of Digital Currency Group, Inc. ("DCG"). The Sponsor is responsible for the day-to-day administration of the Trust pursuant to the provisions of the Trust Agreement. The Sponsor is responsible for preparing and providing annual and quarterly reports on behalf of the Trust to investors and is also responsible for selecting and monitoring the Trust's service providers. As partial consideration for the Sponsor's services, the Trust pays the Sponsor a Sponsor's Fee as discussed in Note 6. The Sponsor also acts as the sponsor and manager of other single-asset and diversified investment products, each of which is an affiliate of the Trust. Information related to the affiliated investment products can be found on the Sponsor's website at www.grayscale.com/resources/regulatory-filings. Any information contained on or linked from such website is not part of nor incorporated by reference into these unaudited financial statements. Several of the affiliated investment products are SEC reporting companies with their shares registered pursuant to Section 12(g) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"). In addition, the following affiliated investment products are SEC reporting companies with their shares registered pursuant to Section 12(b) of the Exchange Act: Grayscale Bitcoin Trust ETF, Grayscale Ethereum Trust ETF, Grayscale Ethereum Mini Trust ETF, Grayscale Bitcoin Mini Trust ETF, Grayscale CoinDesk Crypto 5 ETF and, as of October 29, 2025, Grayscale Solana Trust ETF.

Authorized Participants of the Trust are the only entities who may place orders to create or, if permitted, redeem Baskets. Grayscale Securities, LLC ("Grayscale Securities" or, in such capacity, an "Authorized Participant"), a registered broker-dealer and affiliate of the Sponsor, is the only Authorized Participant, and is party to a participant agreement with the Sponsor and the Trust. Additional Authorized Participants may be added at any time, subject to the discretion of the Sponsor. Liquidity Providers who are unaffiliated with the Trust may be engaged from time to time and at any time.

The custodian of the Trust is Coinbase Custody Trust Company, LLC (the "Custodian"), a third-party service provider. The Custodian is responsible for safeguarding the LPT, Incidental Rights, and IR Virtual Currency held by the Trust, and holding the private key(s) that provide access to the Trust's digital wallets and vaults.

The transfer agent for the Trust (the "Transfer Agent") is Continental Stock Transfer & Trust Company. The responsibilities of the Transfer Agent are to maintain creations, redemptions, transfers, and distributions of the Trust's Shares which are primarily held in book-entry form.

On May 12, 2022, the Trust received notice that its Shares were qualified for public trading on the OTC Pink tier of OTC Markets Group Inc. On July 8, 2022, the Trust qualified to trade on the OTCQB U.S. Market ("OTCQB") of OTC Markets Group Inc. On March 7, 2024, the Trust qualified to trade on the OTCQX Best Market® ("OTCQX") of OTC Markets Group Inc. On July 28, 2025, the Trust received notice that its Shares were no longer qualified to trade on OTCQX and commenced trading on OTCQB. The Trust's trading symbol on OTCQB is "GLIV" and the CUSIP number for its Shares is 38964N103.

The Trust may also receive Incidental Rights and/or IR Virtual Currency as a result of the Trust's investment in LPT, in accordance with the terms of the Trust Agreement. Incidental Rights are rights to claim, or otherwise establish dominion and control over, any virtual currency or other asset or right, which rights are incident to the Trust's ownership of LPT and arise without any action of the Trust, or of the Sponsor or Trustee on behalf of the Trust; IR Virtual Currency is any virtual currency tokens, or other asset or right, received by the Trust through the exercise (subject to the applicable provisions of the Trust Agreement) of any Incidental Right.

2. Summary of Significant Accounting Policies

In the opinion of management of the Sponsor of the Trust, all adjustments (which include normal recurring adjustments) necessary to present fairly the financial position as of September 30, 2025 and December 31, 2024, and results of operations for the three and nine months ended September 30, 2025 and 2024, have been made. The results of operations for the periods presented are not necessarily indicative of the results of operations expected for the full year. These unaudited financial statements should be read in conjunction with the audited financial statements for the year ended December 31, 2024 included in our Annual Report.

The following is a summary of significant accounting policies followed by the Trust:

The financial statements have been prepared in accordance with generally accepted accounting principles in the United States ("U.S. GAAP"). The Trust qualifies as an investment company for accounting purposes pursuant to the accounting and reporting guidance under Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") Topic 946, *Financial Services—Investment Companies*. The Trust uses fair value as its method of accounting for LPT in accordance with its classification as an investment company for accounting purposes. The Trust is not a registered investment company under the Investment Company Act of 1940. U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts in the financial statements and accompanying notes. Actual results could differ from those estimates and these differences could be material.

The Trust conducts its transactions in LPT, including receiving LPT for the creation of Shares and delivering LPT for the redemption of Shares and for the payment of the Sponsor's Fee. At this time, the Trust is not accepting redemption requests from shareholders. Since its inception, the Trust has not held cash or cash equivalents. The Sponsor will determine the Trust's net asset value ("NAV") on each business day as of 4:00 p.m., New York time, or as soon thereafter as practicable.

Principal Market and Fair Value Determination

To determine which market is the Trust's principal market (or in the absence of a principal market, the most advantageous market) for purposes of calculating the Trust's net asset value in accordance with U.S. GAAP ("Principal Market NAV"), the Trust follows ASC Topic 820-10, *Fair Value Measurement*, which outlines the application of fair value accounting. ASC 820-10 determines fair value to be the price that would be received for LPT in a current sale, which assumes an orderly transaction between market participants on the measurement date. ASC 820-10 requires the Trust to assume that LPT is sold in its principal market to market participants or, in the absence of a principal market, the most advantageous market. Market participants are defined as buyers and sellers in the principal or most advantageous market that are independent, knowledgeable, and willing and able to transact.

The Trust only receives LPT in connection with a creation order from the Authorized Participant (or a Liquidity Provider) and does not itself transact on any Digital Asset Markets. Therefore, the Trust looks to market-based volume and level of activity for Digital Asset Markets. The Authorized Participant(s), or a Liquidity Provider, may transact in a Brokered Market, a Dealer Market, Principal-to-Principal Markets and Exchange Markets (referred to as "Trading Platform Markets" in this Quarterly Report), each as defined in the FASB ASC Master Glossary (collectively, "Digital Asset Markets").

In determining which of the eligible Digital Asset Markets is the Trust's principal market, the Trust reviews these criteria in the following order:

First, the Trust reviews a list of Digital Asset Markets that maintain practices and policies designed to comply with antimoney laundering ("AML") and know-your-customer ("KYC") regulations, and non-Digital Asset Trading Platform Markets that the Trust reasonably believes are operating in compliance with applicable law, including federal and state licensing requirements, based upon information and assurances provided to it by each market.

Second, the Trust sorts these Digital Asset Markets from high to low by market-based volume and level of activity of LPT traded on each Digital Asset Market in the trailing twelve months.

Third, the Trust then reviews pricing fluctuations and the degree of variances in price on Digital Asset Markets to identify any material notable variances that may impact the volume or price information of a particular Digital Asset Market.

Fourth, the Trust then selects a Digital Asset Market as its principal market based on the highest market-based volume, level of activity and price stability in comparison to the other Digital Asset Markets on the list. Based on information reasonably available to the Trust, Trading Platform Markets have the greatest volume and level of activity for the asset. The Trust therefore looks to accessible Trading Platform Markets as opposed to the Brokered Market, Dealer Market and Principal-to-Principal Markets to determine its principal market. As a result of the aforementioned analysis, a Trading Platform Market has been selected as the Trust's principal market.

The Trust determines its principal market (or in the absence of a principal market the most advantageous market) annually and conducts a quarterly analysis to determine (i) if there have been recent changes to each Digital Asset Market's trading volume and level of activity in the trailing twelve months, (ii) if any Digital Asset Markets have developed that the Trust has access to, or (iii) if recent changes to each Digital Asset Market's price stability have occurred that would materially impact the selection of the principal market and necessitate a change in the Trust's determination of its principal market.

The cost basis of the LPT received by the Trust in connection with a creation order is recorded by the Trust at the fair value of LPT at 4:00 p.m., New York time, on the creation date for financial reporting purposes. The cost basis recorded by the Trust may differ from proceeds collected by the Authorized Participant from the sale of the corresponding Shares to investors.

Investment Transactions and Revenue Recognition

The Trust considers investment transactions to be the receipt of LPT for Share creations and the delivery of LPT for Share redemptions or for payment of expenses in LPT. At this time, the Trust is not accepting redemption requests from shareholders. The Trust records its investment transactions on a trade date basis and changes in fair value are reflected as net change in unrealized appreciation or depreciation on investments. Realized gains and losses are calculated using the specific identification method. Realized gains and losses are recognized in connection with transactions including settling obligations for the Sponsor's Fee in LPT.

Fair Value Measurement

Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability (i.e., the 'exit price') in an orderly transaction between market participants at the measurement date.

U.S. GAAP utilizes a fair value hierarchy for inputs used in measuring fair value that maximizes the use of observable inputs and minimizes the use of unobservable inputs by requiring that the most observable inputs be used when available. Observable inputs are those that market participants would use in pricing the asset or liability based on market data obtained from sources independent of the Trust. Unobservable inputs reflect the Trust's assumptions about the inputs market participants would use in pricing the asset or liability developed based on the best information available in the circumstances.

The fair value hierarchy is categorized into three levels based on the inputs as follows:

- Level 1 Valuations based on unadjusted quoted prices in active markets for identical assets or liabilities that the Trust has the ability to access. Since valuations are based on quoted prices that are readily and regularly available in an active market, these valuations do not entail a significant degree of judgment.
- Level 2 Valuations based on quoted prices in markets that are not active or for which significant inputs are observable, either directly or indirectly.
- Level 3 Valuations based on inputs that are unobservable and significant to the overall fair value measurement.

The availability of valuation techniques and observable inputs can vary by investment. To the extent that valuations are based on sources that are less observable or unobservable in the market, the determination of fair value requires more judgment. Fair value estimates do not necessarily represent the amounts that may be ultimately realized by the Trust.

			<u>ment Usin</u>	Using				
	Amount at Fair Value		Level 1	Level 2		Level 3		
September 30, 2025 Assets Investment in LPT	\$	3,692,968	\$ 3,692,968	\$	<u>-</u> \$			
December 31, 2024 Assets Investment in LPT	\$	9,247,170	\$ 9,247,170	\$	\$_			

Segment Reporting

The Chief Executive Officer and Chief Financial Officer of the Sponsor act as the Trust's chief operating decision maker ("CODM"). The Trust represents a single operating segment, as the CODM monitors the operating results of the Trust as a whole and the Trust's passive investment objective is pre-determined in accordance with the terms of the Trust Agreement. The financial information in the form of the Trust's total returns, expense ratios and changes in net assets (i.e., changes in net assets resulting from operations and capital share transactions), which are used by the CODM to assess the segment's performance, are consistent with that presented within the Trust's financial statements. Segment assets are reflected on the accompanying Statements of Assets and Liabilities as Total assets and the only significant segment expense, the Sponsor's fee, related party, is included in the accompanying Statements of Operations.

3. Fair Value of LPT

LPT is held by the Custodian on behalf of the Trust and is carried at fair value. As of September 30, 2025 and December 31, 2024, the Trust held 610,408.00974854 and 614,838.43830993 LPT, respectively.

The Trust determined the fair value per LPT to be \$6.05 and \$15.04 on September 30, 2025 and December 31, 2024, respectively, using the price provided at 4:00 p.m., New York time, by the Digital Asset Trading Platform Market considered to be the Trust's principal market (Coinbase).

The following represents the changes in quantity of LPT and the respective fair value:

	Quantity	Fair Value
Balance at December 31, 2023	573,077.31184976	\$ 4,619,003
LPT contributed	56,844.37238331	834,150
LPT distributed for Sponsor's Fee, related party	(15,083.24592314)	(214,579)
Net change in unrealized appreciation on investment in LPT	-	4,082,536
Net realized loss on investment in LPT	_ _	(73,940)
Balance at December 31, 2024	_614,838.43830993	\$ 9,247,170
LPT contributed	7,054.32456846	39,364
LPT distributed for Sponsor's Fee, related party	(11,484.75312985)	(81,657)
Net change in unrealized depreciation on investment in LPT	-	(5,376,936)
Net realized loss on investment in LPT		(134,973)
Balance at September 30, 2025	610,408.00974854	\$ 3,692,968

4. Creations and Redemptions of Shares

At September 30, 2025 and December 31, 2024, there were an unlimited number of Shares authorized by the Trust. The Trust creates (and, should the Trust commence a redemption program, redeems) Shares from time to time, but only in one or more Baskets. The creation and redemption of Baskets on behalf of investors are made by the Authorized Participant in exchange for the delivery of LPT to the Trust or the distribution of LPT by the Trust. The amount of LPT required for each Creation Basket or redemption Basket is determined by dividing (x) the amount of LPT owned by the Trust at 4:00 p.m., New York time, on such trade date of a creation or redemption order, after deducting the amount of LPT representing the U.S. dollar value of accrued but unpaid fees and expenses of the Trust, by (y) the number of Shares outstanding at such time and multiplying the quotient obtained by 100. Each Share represented approximately 0.8923 and 0.9091 LPT at September 30, 2025 and December 31, 2024, respectively. The decrease in the amount of LPT represented by each Share is primarily a result of the periodic withdrawal of LPT to pay the Sponsor's Fee.

The cost basis of investments in LPT recorded by the Trust is the fair value of LPT, as determined by the Trust, at 4:00 p.m., New York time, on the date of transfer to the Trust by the Authorized Participant, or Liquidity Provider, based on the Creation Baskets. The cost basis recorded by the Trust may differ from proceeds collected by the Authorized Participant from the sale of each Share to investors. The Authorized Participant or Liquidity Provider may realize significant profits buying, selling, creating, and, if permitted, redeeming Shares as a result of changes in the value of Shares or LPT.

At this time, the Trust is not operating a redemption program and is not accepting redemption requests. Subject to receipt of regulatory approval and approval by the Sponsor in its sole discretion, the Trust may in the future operate a redemption program. The Trust currently has no intention of seeking regulatory approval to operate an ongoing redemption program.

5. Income Taxes

The Sponsor takes the position that the Trust is properly treated as a grantor trust for U.S. federal income tax purposes. Assuming that the Trust is a grantor trust, the Trust will not be subject to U.S. federal income tax. Rather, if the Trust is a grantor trust, each beneficial owner of Shares will be treated as directly owning its pro rata Share of the Trust's assets and a pro rata portion of the Trust's income, gains, losses and deductions will "flow through" to each beneficial owner of Shares.

If the Trust were not properly classified as a grantor trust, the Trust might be classified as a partnership for U.S. federal income tax purposes. However, due to the uncertain treatment of digital assets, including forks, airdrops and similar occurrences for U.S. federal income tax purposes, there can be no assurance in this regard. If the Trust were classified as a partnership for U.S. federal income tax purposes, the tax consequences of owning Shares generally would not be materially different from the tax consequences described herein, although there might be certain differences, including with respect to timing. In addition, tax information reports provided to beneficial owners of Shares would be made in a different form. If the Trust were not classified as either a grantor trust or a partnership for U.S. federal income tax purposes, it would be classified as a corporation for such purposes. In that event, the Trust would be subject to entity-level U.S. federal income tax (currently at the rate of 21%) on its net taxable income and certain distributions made by the Trust to shareholders would be treated as taxable dividends to the extent of the Trust's current and accumulated earnings and profits.

In accordance with U.S. GAAP, the Trust has defined the threshold for recognizing the benefits of tax positions in the financial statements as "more-likely-than-not" to be sustained by the applicable taxing authority and requires measurement of a tax position meeting the "more-likely-than-not" threshold, based on the largest benefit that is more than 50% likely to be realized. Tax positions deemed to meet the "more-likely-than-not" threshold are recorded as a tax benefit in the current period. As of, and during the periods ended September 30, 2025 and December 31, 2024, the Trust did not have a liability for any unrecognized tax amounts. However, the Sponsor's conclusions concerning its determination of "more-likely-than-not" tax positions may be subject to review and adjustment at a later date based on factors including, but not limited to, further implementation guidance, and ongoing analyses of and changes to tax laws, regulations and interpretations thereof.

The Sponsor of the Trust has evaluated whether or not there are uncertain tax positions that require financial statement recognition and has determined that no reserves for uncertain tax positions related to federal, state and local income taxes existed as of September 30, 2025 or December 31, 2024.

6. Related Parties

The Trust considered the following entities, their directors, and certain employees to be related parties of the Trust as of September 30, 2025: DCG, GSO, GSIS, and Grayscale Securities. As of September 30, 2025 and December 31, 2024, 315,330 and 327,031 Shares of the Trust were held by related parties of the Trust, respectively.

In accordance with the Trust Agreement governing the Trust, the Trust pays a fee to the Sponsor, calculated as 2.5% of the aggregate value of the Trust's assets, less its liabilities (which include any accrued but unpaid expenses up to, but excluding, the date of calculation), as calculated and published by the Sponsor or its delegates in the manner set forth in the Trust Agreement (the "Sponsor's Fee"). The Sponsor's Fee accrues daily in U.S. dollars and is payable in LPT, monthly in arrears. The amount of LPT payable in respect of each daily U.S. dollar accrual will be determined by reference to the same U.S. dollar value of LPT used to determine such accrual. For purposes of these financial statements, the U.S. dollar value of LPT is determined by reference to the Digital Asset Trading Platform Market that the Trust considers its principal market as of 4:00 p.m., New York time, on each valuation date. The Trust held no Incidental Rights or IR Virtual Currency as of September 30, 2025 and December 31, 2024. No Incidental Rights or IR Virtual Currencies have been distributed in payment of the Sponsor's Fee during the three and nine months ended September 30, 2025 and 2024.

As partial consideration for receipt of the Sponsor's Fee, the Sponsor is obligated under the Trust Agreement to assume and pay all fees and other expenses incurred by the Trust in the ordinary course of its affairs, excluding taxes, but including marketing fees; administrator fees, if any; custodian fees; transfer agent fees; trustee fees; the fees and expenses related to the listing, quotation or trading of the Shares on any secondary market (including customary legal, marketing and audit fees and expenses) in an amount up to \$600,000 in any given fiscal year; ordinary course legal fees and expenses; audit fees; regulatory fees, including, if applicable, any fees relating to the registration of the Shares under the Securities Act or the Exchange Act; printing and mailing costs; the costs of maintaining the Trust's website and applicable license fees (together, the "Sponsor-paid Expenses"), provided that any expense that qualifies as an Additional Trust Expense will be deemed to be an Additional Trust Expense and not a Sponsor-paid Expense.

The Trust may incur certain extraordinary, non-recurring expenses that are not Sponsor-paid Expenses, including, but not limited to, taxes and governmental charges, expenses and costs of any extraordinary services performed by the Sponsor (or any other service provider) on behalf of the Trust to protect the Trust or the interests of shareholders (including in connection with any Incidental Rights and any IR Virtual Currency), any indemnification of the Custodian or other agents, service providers or counterparties of the Trust, the fees and expenses related to the listing, quotation or trading of the Shares on any secondary market (including legal, marketing and audit fees and expenses) to the extent exceeding \$600,000 in any given fiscal year and extraordinary legal fees and expenses, including any legal fees and expenses incurred in connection with litigation, regulatory enforcement or investigation matters (collectively, "Additional Trust Expenses"). In such circumstances, the Sponsor or its delegate (i) will instruct the Custodian to withdraw from the Digital Asset Account LPT, Incidental Rights and/or IR Virtual Currency in such quantity as may be necessary to permit payment of such Additional Trust Expenses and (ii) may either (x) cause the Trust (or its delegate) to convert such LPT, Incidental Rights and/or IR Virtual Currency in kind to the Sponsor, in each case in such quantity as may be necessary to permit payment of such Additional Trust Expenses.

For the three months ended September 30, 2025 and 2024, the Trust incurred Sponsor's Fees of \$25,705 and \$51,280, respectively. For the nine months ended September 30, 2025 and 2024, the Trust incurred Sponsor's Fees of \$81,657 and \$162,740, respectively. As of September 30, 2025 and December 31, 2024, there were no accrued and unpaid Sponsor's Fees. In addition, the Sponsor may pay Additional Trust Expenses on behalf of the Trust, which are reimbursable by the Trust to the Sponsor. For the three and nine months ended September 30, 2025 and 2024, the Sponsor did not pay any Additional Trust Expenses on behalf of the Trust.

7. Risks and Uncertainties

The Trust is subject to various risks including market risk, liquidity risk, and other risks related to its concentration in a single asset, LPT. Investing in LPT is currently highly speculative and volatile.

The Principal Market NAV of the Trust, calculated by reference to the principal market price in accordance with U.S. GAAP, relates primarily to the value of the LPT held by the Trust, and fluctuations in the price of LPT could materially and adversely affect an investment in the Shares of the Trust. The price of LPT has a limited history. During such history, LPT prices have been volatile and subject to influence by many factors, including the levels of liquidity. If Digital Asset Markets continue to experience significant price fluctuations, the Trust may experience losses. Several factors may affect the price of LPT, including, but not limited to, global LPT supply and demand, theft of LPT from global trading platforms or vaults, competition from other forms of digital currency or payment services, global or regional political, economic or financial conditions, and other unforeseen events and situations.

The LPT held by the Trust are commingled, and the Trust's shareholders have no specific rights to any specific LPT. In the event of the insolvency of the Trust, its assets may be inadequate to satisfy a claim by its shareholders.

There is currently no clearing house for LPT, nor is there a central or major depository for the custody of LPT. There is a risk that some or all of the Trust's LPT could be lost or stolen. There can be no assurance that the Custodian will maintain adequate insurance or that such coverage will cover losses with respect to the Trust's LPT. Further, transactions in LPT are irrevocable. Stolen or incorrectly transferred LPT may be irretrievable. As a result, any incorrectly executed LPT transactions could adversely affect an investment in the Shares.

The Securities and Exchange Commission (the "SEC"), at least under the prior administration, has stated that certain digital assets may be considered "securities" under the federal securities laws. The test for determining whether a particular digital asset is a "security" is complex and difficult to apply, and the outcome is difficult to predict. A number of SEC and SEC staff actions with respect to a variety of digital assets demonstrate this difficulty. For example, public though non-binding, statements by senior officials at the SEC have indicated that the SEC did not consider Bitcoin or Ether to be securities, and does not currently consider Bitcoin to be a security. In addition, the SEC appears to have implicitly taken the view that Ether is not a security (i) by not objecting to Ether futures trading on Commodity Futures Trading Commission-regulated markets under rules designed for futures on non-security commodity underliers and (ii) by approving the listing and trading of exchange-traded products ("ETPs") that invest in Ether (i.e., approving the redemption of shares of such ETPs) under the rules for commodity-based trust shares, without requiring these ETPs to be registered as investment companies. Likewise, in various courts filings and arguments the SEC has distinguished Ether from assets that it claimed were securities, and in judicial opinions, courts have accepted or even assumed that Ether is not a security. Moreover, in a recent settlement with another market participant relating to allegations that it acted as an unregistered broker-dealer for facilitating trading in certain digital assets, the SEC highlighted that the firm would cease trading in all digital assets other than Bitcoin, Bitcoin Cash and Ether—activity that, if the SEC believed Ether was presently a security—would continue to constitute unregistered brokerage activity. The SEC staff has also provided informal assurances via no-action letter to a handful of promoters that their digital assets are not securities. Moreover, the SEC's Division of Corporation Finance has published statements that it does not consider, under certain circumstances, "meme coins" or some stablecoins to be securities. However, such statements may be withdrawn at any time without notice and comment by the Division of Corporation Finance at the SEC or the SEC itself. In addition, the SEC has brought enforcement actions against the issuers and promoters of several other digital assets on the basis that the digital assets in question are securities, and has not formally or explicitly confirmed that it does not deem Ether to be a security. These developments demonstrate the difficulty in applying the federal securities laws to digital assets generally. In January 2025, the SEC launched a crypto task force dedicated to developing a comprehensive and clear regulatory framework for digital assets led by Commissioner Hester Peirce. Subsequently, Commissioner Peirce announced a list of specific priorities to further that initiative, which included pursuing final rules related to a digital asset's security status, a revised path to registered offerings and listings for digital assets-based investment vehicles, and clarity regarding digital asset custody, lending, and staking. However, the efforts of the crypto task force have only just begun, and how or whether the SEC regulates digital asset activity in the future remains to be seen.

If LPT is determined to be a "security" under federal or state securities laws by the SEC or any other agency, or in a proceeding in a court of law or otherwise, it may have material adverse consequences for LPT. For example, it may become more difficult for LPT to be traded, cleared and custodied as compared to other digital assets that are not considered to be securities, which could, in turn, negatively affect the liquidity and general acceptance of LPT and cause users to migrate to other digital assets. As such, any determination that LPT is a security under federal or state securities laws may adversely affect the value of LPT and, as a result, an investment in the Shares.

In addition, if LPT is in fact a security, the Trust could be considered an unregistered "investment company" under the Investment Company Act of 1940, which could necessitate the Trust's liquidation. In this case, the Trust and the Sponsor may be deemed to have participated in an illegal offering of securities and there is no guarantee that the Sponsor will be able to register the Trust under the Investment Company Act of 1940 at such time or take such other actions as may be necessary to ensure the Trust's activities comply with applicable law, which could force the Sponsor to liquidate the Trust.

To the extent a private key, held by the Custodian, required to access an LPT address is lost, destroyed or otherwise compromised and no backup of the private keys are accessible, the Trust may be unable to access the LPT controlled by the private key and the private key will not be capable of being restored by the Livepeer Network. The processes by which LPT transactions are settled are dependent on the LPT peer-to-peer network, and as such, the Trust is subject to operational risk. A risk also exists with respect to previously unknown technical vulnerabilities, which may adversely affect the value of LPT.

The Trust relies on third-party service providers to perform certain functions essential to its operations. Any disruptions to the Trust's service providers' business operations resulting from business failures, financial instability, security failures, government mandated regulation or operational problems could have an adverse impact on the Trust's ability to access critical services and be disruptive to the operations of the Trust.

The Sponsor and the Trust may be subject to various litigation, regulatory investigations, and other legal proceedings that arise in the ordinary course of its business.

8. Financial Highlights Per Share Performance

	Three Months Ended September 30,				Nine Months Ended September 30,				
	2025		2024		2025		2024		
Per Share Data:									
Principal Market NAV, beginning of									
period	\$	5.67	\$	14.91	\$	13.67	\$	7.51	
Net (decrease) increase in net assets									
from investment operations:									
Net investment loss		(0.04)		(0.08)		(0.12)		(0.25)	
Net realized and unrealized (loss)									
gain		(0.23)		(2.00)		(8.15)		5.57	
Net (decrease) increase in net		,		,		/\			
assets resulting from operations	S	(0.27)		(2.08)		(8.27)		5.32	
Principal Market NAV, end of period	\$	5.40	\$	12.83	\$	5.40	\$	12.83	
Total return		-4.76%		-13.95%)	-60.50%		70.84%	
				,					
Ratios to average net assets:									
Net investment loss		-2.50%		-2.50%)	-2.50%		-2.50%	
Expenses		-2.50%		-2.50%		-2.50%		-2.50%	

Ratios of net investment loss and expenses to average net assets have been annualized.

An individual shareholder's return, ratios, and per Share performance may vary from those presented above based on the timing of Share transactions. The amount shown for a Share outstanding throughout the period may not correlate with the Statement of Operations for the period due to the number of Shares issued in Creations occurring at an operational value derived from an operating metric as defined in the Trust Agreement.

Total return is calculated assuming an initial investment made at the Principal Market NAV at the beginning of the period and assuming redemption on the last day of the period.

9. Indemnifications

In the normal course of business, the Trust enters into certain contracts that provide a variety of indemnities, including contracts with the Sponsor and affiliates of the Sponsor, DCG and its officers, directors, employees, subsidiaries and affiliates, and the Custodian as well as others relating to services provided to the Trust. The Trust's maximum exposure under these and its other indemnities is unknown. However, no liabilities have arisen under these indemnities in the past and, while there can be no assurances in this regard, there is no expectation that any will occur in the future. Therefore, the Sponsor does not consider it necessary to record a liability in this regard.

10. Subsequent Events

On October 22, 2025, GSO Intermediate Holdings Corporation ("GSOIH"), a Delaware corporation which was the sole managing member of GSO, a Delaware limited liability company which is the sole member of the Sponsor, consummated an internal corporate reorganization (the "Management Reorganization"). Pursuant to the Management Reorganization, GSOIH transferred a portion of its common membership units of GSO for Class A shares of Grayscale Investments, Inc. ("Grayscale Investments"), a Delaware corporation incorporated in connection with the Management Reorganization, and ceded its managing member rights in GSO to Grayscale Investments. As a result of the Management Reorganization, Grayscale Investments is now the sole managing member of GSO, the sole member of the Sponsor.

Also in connection with the Management Reorganization, on October 22, 2025, DCG Grayscale Holdco, LLC ("DCG Holdco"), the sole stockholder of Grayscale Investments, elected a board of directors (the "Board") at Grayscale Investments. Prior to the Management Reorganization, GSOIH's board of directors was responsible for managing and directing the affairs of the Sponsor. As a result of the Management Reorganization, the Board of Grayscale Investments is responsible for managing and directing the affairs of the Sponsor, and consists of Barry Silbert, Mark Shifke, Simon Koster, Peter Mintzberg and Edward McGee, the same members as the board of directors of GSOIH prior to the Management Reorganization. Mr. Mintzberg and Mr. McGee also retain the authority granted to them as officers of the Sponsor under the limited liability company agreement of the Sponsor. Mr. Silbert is the Chairperson of the Board of Grayscale Investments.

DCG Holdco, Grayscale Investments, GSOIH, GSO and the Sponsor are all consolidated subsidiaries of Digital Currency Group, Inc.

The Sponsor does not expect the Management Reorganization to have any material impact on the operations of the Trust.

As of the close of business on November 7, 2025, the fair value of LPT determined in accordance with the Trust's accounting policy was \$5.63 per LPT.

Subsequent events have been evaluated through November 12, 2025, the date the financial statements were available to be issued.