

Allspring Precious Metals Fund

Long Form Financial Statements Semi-Annual Report

SEPTEMBER 30, 2024

Contents

Consolidated portfolio of investments	2
Item 7. Consolidated Financial statements and financial	
highlights	
Consolidated statement of assets and liabilities	
Consolidated statement of operations	6
Consolidated statement of changes in net assets	7
Consolidated financial highlights	8
Notes to consolidated financial statements	12
Other information	17
Item 8. Changes in and disagreements with accountants	
Item 9. Matters submitted to fund shareholders for a vote	18
Item 10. Remuneration paid to directors, officers and others	18
Item 11. Statement regarding basis for board's approval of investment	
advisory contract	19

$Consolidated \, portfolio\, of\, investments$

	SHARES	VALUE
Common stocks: 92.82%		
Australia: 3.96%		
Evolution Mining Ltd. (Materials, Metals & mining)	400,000	\$ 1,283,146
Northern Star Resources Ltd. (Materials, Metals & mining)	1,215,412	13,419,196
		14,702,342
Canada: 68.53%		
Agnico Eagle Mines Ltd. (Materials, Metals & mining)	325,807	26,246,200
Agnico Eagle Mines LtdLegend Shares (Materials, Metals & mining) †	35,000	2,819,600
Agnico Eagle Mines LtdU.S. Exchange Traded Shares (Materials,		
Metals & mining)	115,664	9,317,892
Alamos Gold, Inc. Class A (Materials, Metals & mining)	1,003,980	20,006,108
Artemis Gold, Inc. (Materials, Metals & mining) †	1,320,000	12,658,804
Ascot Resources Ltd. (Acquired 7-16-2024, cost \$440,348) (Materials,	4 400 000	405.000
Metals & mining) ♦†>	1,400,000	165,626
B2Gold Corp. (Materials, Metals & mining)	2,250,000 860,723	6,954,046 17,119,780
Barrick Gold Corp. (Materials, Metals & mining) Calibre Mining Corp. (Materials, Metals & mining) †	154,100	297,387
Centerra Gold, Inc. (Materials, Metals & mining)	150,000	1,076,934
Centerra Gold, IncLegend Shares (Materials, Metals & mining) †	250,000	1,794,891
Dundee Precious Metals, Inc. (Materials, Metals & mining)	1,050,000	10,636,253
Eldorado Gold Corp. (Materials, Metals & mining) †	200,000	3,476,654
Franco-Nevada CorpLegend Shares (Materials, Metals &	200,000	0,470,004
mining) 144A†	95,948	11,917,147
G Mining Ventures Corp. (Materials, Metals & mining) †	278,125	1,928,953
Greenheart Gold, Inc. (Materials, Metals & mining) †	125,000	49,910
IAMGOLD Corp. (Materials, Metals & mining) †	1,000,000	5,242,338
Kinross Gold Corp. Toronto Stock Exchange (Materials, Metals &		
mining)	2,332,483	21,851,129
Lundin Gold, Inc. (Materials, Metals & mining)	1,000,000	21,627,417
MAG Silver Corp. (Materials, Metals & mining) †	175,000	2,462,383
MAG Silver CorpLegend Shares (Materials, Metals & mining) †	100,000	1,407,076
New Gold, Inc. (Materials, Metals & mining) †	1,450,000	4,202,743
OceanaGold Corp. (Materials, Metals & mining)	3,000,000	8,495,693
Orla Mining Ltd. (Materials, Metals & mining) †	450,000	1,810,048
Osisko Gold Royalties Ltd. (Materials, Metals & mining)	280,000	5,186,144
Osisko Mining, Inc. (Materials, Metals & mining) †	1,150,000	4,141,003
Pan American Silver Corp. (Materials, Metals & mining)	47,940	1,001,017
Pan American Silver CorpU.S. Exchange Traded Shares (Materials,		
Metals & mining)	435,000	9,078,450
SilverCrest Metals, Inc. (Materials, Metals & mining) †	275,000	2,551,850
Skeena Resources Ltd. (Materials, Metals & mining) †	450,000	3,823,062
Snowline Gold Corp. (Materials, Metals & mining) †	61,300	255,181
Torex Gold Resources, Inc. Toronto Stock Exchange (Materials, Metals	22E 000	1 101 712
& mining) †	235,000	4,484,713
Torex Gold Resources, IncLegend Shares (Materials, Metals & mining) 144A†	185,000	3,530,519
Torex Gold Resources, IncLegend Shares (Materials, Metals &	103,000	0,000,018
mining) †	266,250	5,081,084
Triple Flag Precious Metals Corp. (Materials, Metals & mining)	100,000	1,619,284

		SHARES	VALUE
Canada (continued) Wheaton Precious Metals Corp. (Materials, Metals & mining) Wheaton Precious Metals CorpU.S. Exchange Traded Shares		12,950	\$ 790,913
(Materials, Metals & mining)		311,000	18,995,880 254,104,112
South Africa: 3.21% Gold Fields Ltd. ADR (Materials, Metals & mining)		775,000	11,896,250
United Kingdom: 5.60% Anglogold Ashanti PLC (Materials, Metals & mining) Endeavour Mining PLC (Materials, Metals & mining)		270,591 570,000	7,205,838 13,545,640
			20,751,478
United States: 11.52% Newmont Corp. (Materials, Metals & mining) Newmont CorpToronto Exchange Traded Shares (Materials, Metals &		444,719	23,770,230
mining) Royal Gold, Inc. (Materials, Metals & mining)		131,348 85,036	7,022,643 11,930,551
Total common stocks (Cost \$161,505,253)			42,723,424 344,177,606
Total Collinol Stocks (Cost \$ 101,303,233)	EXPIRATION DATE		344,177,000
Rights: 0.00%			
Canada: 0.00% Kinross Gold Corp. (Materials, Metals & mining) ◆†	3-1-2032	75,000	18,734
Total rights (Cost \$0)			18,734
Warrants: 0.00%			
Canada: 0.00% Ascot Resources Ltd. (Materials, Metals & mining) ◆†	7-25-2026	1,400,000	0
Total warrants (Cost \$0)			0
		TROY OUNCES	
Commodities: 5.46% Gold Bullion *		7,690	20,233,007
Total commodities (Cost \$4,532,552)			20,233,007

	YIELD	SHARES VALUE
Short-term investments: 1.86%		
Investment companies: 1.86% Allspring Government Money Market Fund Select Class ♠∞	4.86%	6,891,089 \$ 6,891,089
Total short-term investments (Cost \$6,891,089)		6,891,089
Total investments in securities (Cost \$172,928,894) Other assets and liabilities, net	100.14% (0.14)	371,320,436 (502,912)
Total net assets	100.00%	\$370,817,524

Non-income-earning security

- The security is fair valued in accordance with procedures approved by the Board of Trustees.
- Restricted security as to resale, excluding Rule 144A securities. The Fund held restricted securities with an aggregate current value of \$165,626 (original an aggregate cost of \$440,348), representing 0.04% of its net assets as of period end.
- 144A The security may be resold in transactions exempt from registration, normally to qualified institutional buyers, pursuant to Rule 144A under the Securities Act of
- Represents an investment held in Special Investments (Cayman) SPC, the consolidated entity.
- The issuer of the security is an affiliated person of the Fund as defined in the Investment Company Act of 1940.
- 00 The rate represents the 7-day annualized yield at period end.

Abbreviations:

ADR American depositary receipt

Investments in affiliates

An affiliated investment is an investment in which the Fund owns at least 5% of the outstanding voting shares of the issuer or as a result of other relationships, such as the Fund and the issuer having the same investment manager. Transactions with issuers that were affiliates of the Fund at the end of the period were as follows:

	ECURITIES	
VALUE, REALIZED UNREALIZED VALUE, SHARES,	FROM FFILIATED	

Consolidated financial statements

Consolidated statement of assets and liabilities

Assets	
Investments in unaffiliated securities, at value (cost \$161,505,253)	\$344,196,340
Investments in affiliated securities, at value (cost \$6,891,089)	6,891,089
Investments in commodities, at value (cost \$4,532,552)	20,233,007
Cash	69,008
Foreign currency, at value (cost \$3,179)	3,180
Receivable for Fund shares sold	643,594
Receivable for dividends	400,650
Prepaid expenses and other assets	114,909
Total assets	372,551,777
Liabilities	
Payable for Fund shares redeemed	1,105,235
Payable for investments purchased	256,663
Management fee payable	177,314
Administration fees payable	50,225
Shareholder servicing fee payable	46,902
Trustees' fees and expenses payable	5,470
Distribution fee payable	4,722
Accrued expenses and other liabilities	87,722
Total liabilities	1,734,253
Total net assets	\$370,817,524
Net assets consist of	
Paid-in capital	\$306,383,151
Total distributable earnings	64,434,373
Total net assets	\$370,817,524
Computation of net asset value and offering price per share	
Net assets-Class A	\$190,554,000
Shares outstanding-Class A ¹	3,102,732
Net asset value per share-Class A	\$61.41
Maximum offering price per share – Class A ²	\$65.16
Net assets-Class C	\$ 7,738,186
Shares outstanding-Class C ¹	144,796
Net asset value per share-Class C	\$53.44
Net assets-Administrator Class	\$ 32,873,550
Shares outstanding-Administrator Class ¹	529,395
Net asset value per share–Administrator Class	\$62.10
Net assets-Institutional Class	\$139,651,788
Shares outstanding-Institutional Class ¹	2,222,888
Net asset value per share–Institutional Class	\$62.82

The Fund has an unlimited number of authorized shares.
 Maximum offering price is computed as 100/94.25 of net asset value. On investments of \$50,000 or more, the offering price is reduced.

Consolidated statement of operations

Dividends (net of foreign withholdings taxes of \$319,719)	\$ 2,403,204
Income from affiliated securities	126,446
Interest	1,401
Total investment income	2,531,051
Expenses	
Management fee	1,070,492
Administration fees	
Class A	169,842
Class C	7,254
Administrator Class	19,645
Institutional Class	79,341
Shareholder servicing fees	
Class A	212,302
Class C	9,068
Administrator Class	37,780
Distribution fee	
Class C	27,151
Custody and accounting fees	9,604
Professional fees	32,011
Registration fees	27,161
Shareholder report expenses	16,765
Trustees' fees and expenses	12,737
Other fees and expenses	11,098
Total expenses	1,742,251
Less: Fee waivers and/or expense reimbursements	
Fund-level	(96,619
Class A	(13,949
Class C	(527
Administrator Class	(13,069
Net expenses	1,618,087
Net investment income	912,964
Realized and unrealized gains (losses) on investments	
Net realized gains on	
Unaffiliated securities	3,751,287
Foreign currency and foreign currency translations	15,334
Net realized gains on investments	3,766,621
Net change in unrealized gains (losses) on	
Unaffiliated securities	75,004,354
Commodities	3,146,837
Foreign currency and foreign currency translations	1,921
Net change in unrealized gains (losses) on investments	78,153,112
Net realized and unrealized gains (losses) on investments	81,919,733
Net increase in net assets resulting from operations	\$82,832,697

Consolidated statement of changes in net assets

	SEPTEMB	THS ENDED ER 30, 2024 UDITED)	YEAI MARCI	R ENI H 31,	
Operations					
Net investment income		\$ 912,964		\$	2,898,841
Net realized gains on investments		3,766,621			4,653,713
Net change in unrealized gains (losses) on investments		78,153,112			(13,826,234)
Net increase (decrease) in net assets resulting from operations		82,832,697			(6,273,680)
Capital share transactions	SHARES		SHARES		
Proceeds from shares sold					
Class A	332,052	18,560,428	470,707		21,597,117
Class C	7,135	344,999	35,765		1,467,795
Administrator Class	144,819	8,157,371	348,028		16,287,825
Institutional Class	334,106	18,960,743	1,106,753		51,089,559
Payment for shares redeemed		46,023,541			90,442,296
Class A	(387,009)	(21,335,041)	(787,027)		(35,732,422)
Class C	(27,886)	(1,305,451)	(88,253)		(3,493,289)
Administrator Class	(141,543)	(8,194,866)	(341,891)		(15,493,592)
Institutional Class	(307,132)	(17,224,196)	(1,255,413)		(56,632,220)
		(48,059,554)			(111,351,523)
Net decrease in net assets resulting from capital share transactions		(2,036,013)			(20,909,227)
Total increase (decrease) in net assets		80,796,684			(27,182,907)
Net assets					
Beginning of period		290,020,840			317,203,747
End of period		\$ 370,817,524		\$	290,020,840

Consolidated financial highlights

	SIX MONTHS ENDED		YFAR	ENDED MARC	CH 31	
CLASS A	SEPTEMBER 30, 2024 (UNAUDITED)	2024	2023	2022	2021	2020
Net asset value, beginning of period	\$47.73	\$48.22	\$54.61	\$46.95	\$35.30	\$33.94
Net investment income (loss)	0.12 ¹	0.41 ¹	0.38 ¹	0.27 ¹	0.08	$(0.03)^1$
Net realized and unrealized gains (losses) on investments	13.56	(0.90)	(5.91)	8.03	12.35	1.44
Total from investment operations	13.68	(0.49)	(5.53)	8.30	12.43	1.41
Distributions to shareholders from Net investment income	0.00	0.00	(0.86)	(0.64)	(0.78)	(0.05)
Net asset value, end of period	\$61.41	\$47.73	\$48.22	\$54.61	\$46.95	\$35.30
Total return ²	28.66%	(1.02)%	(9.87)%	17.96%	34.95%	4.13%
Ratios to average net assets (annualized)						
Gross expenses	1.17%	1.19%	1.19%	1.18%	1.17%	1.20%
Net expenses	1.09%	1.08%	1.09%	1.09%	1.09%	1.09%
Net investment income (loss)	0.44%	0.91%	0.89%	0.55%	0.12%	(0.08)%
Supplemental data						
Portfolio turnover rate ³	8%	11%	9%	15%	22%	25%
Net assets, end of period (000s omitted)	\$190,554	\$150,703	\$167,511	\$208,497	\$193,949	\$147,020

¹ Calculated based upon average shares outstanding

² Total return calculations do not include any sales charges. Returns include adjustments required by U.S. GAAP and may differ from net asset values and performance reported elsewhere. Returns for periods of less than one year are not annualized.

 $^{^{3}}$ Portfolio turnover rate includes the purchases and sales transactions of its wholly-owned subsidiary.

i or a share outstanding throughout each period)	OLV MONTH IO ENDED					
	SIX MONTHS ENDED SEPTEMBER 30, 2024		YEAR E	NDED MARCH	131	
CLASS C	(UNAUDITED)	2024	2023	2022	2021	2020
Net asset value, beginning of period	\$41.69	\$42.44	\$48.30	\$41.35	\$30.87	\$29.88
Net investment income (loss)	$(0.08)^1$	0.05 ¹	0.05^{1}	$(0.09)^1$	$(0.32)^1$	$(0.29)^1$
Net realized and unrealized gains (losses) on investments	11.83	(0.80)	(5.25)	7.13	10.80	1.28
Total from investment operations	11.75	(0.75)	(5.20)	7.04	10.48	0.99
Distributions to shareholders from Net investment income	0.00	0.00	(0.66)	(0.09)	0.00	0.00
Net asset value, end of period	\$53.44	\$41.69	\$42.44	\$48.30	\$41.35	\$30.87
Total return ²	28.18%	(1.77)%	(10.56)%	17.07%	33.95%	3.31%
Ratios to average net assets (annualized)						
Gross expenses	1.91%	1.94%	1.94%	1.93%	1.92%	1.95%
Net expenses	1.84%	1.84%	1.84%	1.84%	1.84%	1.84%
Net investment income (loss)	(0.33)%	0.12%	0.13%	(0.21)%	(0.68)%	(0.83)%
Supplemental data						
Portfolio turnover rate ³	8%	11%	9%	15%	22%	25%
Net assets, end of period (000s omitted)	\$7,738	\$6,901	\$9,253	\$12,241	\$12,039	\$11,834

¹ Calculated based upon average shares outstanding

² Total return calculations do not include any sales charges. Returns include adjustments required by U.S. GAAP and may differ from net asset values and performance reported elsewhere. Returns for periods of less than one year are not annualized.

³ Portfolio turnover rate includes the purchases and sales transactions of its wholly-owned subsidiary.

	SIX MONTHS ENDED SEPTEMBER 30, 2024	YEAR ENDED MARCH 31				
ADMINISTRATOR CLASS	(UNAUDITED)	2024	2023	2022	2021	2020
Net asset value, beginning of period	\$48.22	\$48.66	\$55.06	\$47.36	\$35.66	\$34.29
Net investment income	0.17 ¹	0.46 ¹	0.47 ¹	0.38 ¹	0.17 ¹	0.02 ¹
Net realized and unrealized gains (losses) on investments	13.71	(0.90)	(5.98)	8.05	12.47	1.45
Total from investment operations	13.88	(0.44)	(5.51)	8.43	12.64	1.47
Distributions to shareholders from Net investment income	0.00	0.00	(0.89)	(0.73)	(0.94)	(0.10)
Net asset value, end of period	\$62.10	\$48.22	\$48.66	\$55.06	\$47.36	\$35.66
Total return ²	28.78%	(0.90)%	(9.75)%	18.13%	35.13%	4.24%
Ratios to average net assets (annualized)						
Gross expenses	1.10%	1.12%	1.11%	1.10%	1.09%	1.12%
Net expenses	0.95%	0.95%	0.95%	0.95%	0.95%	0.95%
Net investment income	0.60%	1.02%	1.07%	0.78%	0.31%	0.06%
Supplemental data						
Portfolio turnover rate ³	8%	11%	9%	15%	22%	25%
Net assets, end of period (000s omitted)	\$32,874	\$25,370	\$25,300	\$25,016	\$13,976	\$7,994

¹ Calculated based upon average shares outstanding

² Returns include adjustments required by U.S. GAAP and may differ from net asset values and performance reported elsewhere. Returns for periods of less than one year are not annualized.

 $^{^{3}}$ Portfolio turnover rate includes the purchases and sales transactions of its wholly-owned subsidiary.

(ror a share outstanding throughout each period)	OLV MONTHS ENDED					
	SIX MONTHS ENDED SEPTEMBER 30, 2024	YEAR ENDED MARCH 31				
INSTITUTIONAL CLASS	(UNAUDITED)	2024	2023	2022	2021	2020
Net asset value, beginning of period	\$48.75	\$49.11	\$55.50	\$47.74	\$35.96	\$34.57
Net investment income	0.21 ¹	0.54^{1}	0.64	0.50	0.24	0.09 ¹
Net realized and unrealized gains (losses) on investments	13.86	(0.90)	(6.11)	8.07	12.59	1.46
Total from investment operations	14.07	(0.36)	(5.47)	8.57	12.83	1.55
Distributions to shareholders from Net investment income	0.00	0.00	(0.92)	(0.81)	(1.05)	(0.16)
Net asset value, end of period	\$62.82	\$48.75	\$49.11	\$55.50	\$47.74	\$35.96
Total return ²	28.86%	(0.73)%	(9.59)%	18.30%	35.34%	4.43%
Ratios to average net assets (annualized)						
Gross expenses	0.85%	0.87%	0.86%	0.85%	0.84%	0.87%
Net expenses	0.79%	0.79%	0.79%	0.79%	0.79%	0.79%
Net investment income	0.75%	1.18%	1.18%	0.85%	0.37%	0.22%
Supplemental data						
Portfolio turnover rate ³	8%	11%	9%	15%	22%	25%
Net assets, end of period (000s omitted)	\$139,652	\$107,047	\$115,140	\$140,363	\$127,406	\$107,907

¹ Calculated based upon average shares outstanding

² Returns include adjustments required by U.S. GAAP and may differ from net asset values and performance reported elsewhere. Returns for periods of less than one year are not annualized.

 $^{^{3}}$ Portfolio turnover rate includes the purchases and sales transactions of its wholly-owned subsidiary.

Notes to consolidated financial statements

1. ORGANIZATION

Allspring Funds Trust (the "Trust"), a Delaware statutory trust organized on March 10, 1999, is an open-end management investment company registered under the Investment Company Act of 1940, as amended (the "1940 Act"). As an investment company, the Trust follows the accounting and reporting guidance in Financial Accounting Standards Board ("FASB") Accounting Standards Codification Topic 946, Financial Services - Investment Companies. These consolidated financial statements report on the Allspring Precious Metals Fund (the "Fund") which is a non-diversified series of the Trust.

2. INVESTMENT IN SUBSIDIARY

The Fund invests in precious metals and minerals through Special Investments (Cayman) SPC (the "Subsidiary"), a wholly owned subsidiary incorporated on May 3, 2005 under the laws of the Cayman Islands as an exempted segregated portfolio company with limited liability. As of September 30, 2024, the Subsidiary held \$20,233,007 in gold bullion representing 99.70% of its net assets. The Fund is the sole shareholder of the Subsidiary. As of September 30, 2024, the Fund held \$20,293,222 in the Subsidiary, representing 5.47% of the Fund's net assets prior to consolidation.

The consolidated financial statements of the Fund include the financial results of the Subsidiary. The Consolidated Portfolio of Investments includes positions of the Fund and the Subsidiary and the consolidated financial statements include the accounts of the Fund and the Subsidiary. Accordingly, all interfund balances and transactions between the Fund and the Subsidiary have been eliminated in consolidation.

3. SIGNIFICANT ACCOUNTING POLICIES

The following significant accounting policies, which are consistently followed in the preparation of the consolidated financial statements of the Fund, are in conformity with U.S. generally accepted accounting principles ("GAAP") which require management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the consolidated financial statements, and the reported amounts of income and expenses during the reporting period. Actual results could differ from those estimates.

Securities valuation

All investments are valued each business day as of the close of regular trading on the New York Stock Exchange (generally 4 p.m. Eastern Time), although the Fund may deviate from this calculation time under unusual or unexpected circumstances.

Equity securities and exchange-traded funds that are listed on a foreign or domestic exchange or market are valued at the official closing price or, if none, the last sales price.

The values of securities denominated in foreign currencies are translated into U.S. dollars at rates provided by an independent foreign currency pricing source at a time each business day specified by the Valuation Committee at Allspring Funds Management, LLC ("Allspring Funds Management").

Many securities markets and exchanges outside the U.S. close prior to the close of the New York Stock Exchange and therefore may not fully reflect trading or events that occur after the close of the principal exchange in which the foreign securities are traded, but before the close of the New York Stock Exchange. If such trading or events are expected to materially affect the value of such securities, then fair value pricing procedures implemented by Allspring Funds Management are applied. These procedures take into account multiple factors including movements in U.S. securities markets after foreign exchanges close. Foreign securities that are fair valued under these procedures are categorized as Level 2 and the application of these procedures may result in transfers between Level 1 and Level 2. Depending on market activity, such fair valuations may be frequent. Such fair value pricing may result in net asset values that are higher or lower than net asset values based on the last reported sales price or latest quoted bid price. On September 30, 2024, such fair value pricing was not used in pricing foreign securities.

Investments in commodities are valued at their last traded price.

Investments in registered open-end investment companies (other than those listed on a foreign or domestic exchange or market) are valued at net asset value.

Investments which are not valued using the methods discussed above are valued at their fair value, as determined in good faith by Allspring Funds Management, which was named the valuation designee by the Board of Trustees. As the valuation designee, Allspring Funds Management is responsible for day-to-day valuation activities for the Allspring Funds. In connection with these responsibilities, Allspring Funds Management has established a Valuation Committee and has delegated to it the authority to take any actions regarding the valuation of portfolio securities that the Valuation Committee deems necessary or appropriate, including determining the fair value of portfolio securities. On a quarterly basis, the Board of Trustees receives reports of valuation actions taken by the Valuation Committee. On at least an annual basis, the Board of Trustees receives an assessment of the adequacy and effectiveness of Allspring Funds Management's process for determining the fair value of the portfolio of investments.

Foreign currency translation

The accounting records of the Fund are maintained in U.S. dollars. The values of other assets and liabilities denominated in foreign currencies are translated into U.S. dollars at rates provided by an independent foreign currency pricing source at a time each business day specified by the Valuation Committee. Purchases and sales of securities, and income and expenses are converted at the rate of exchange on the respective dates of such transactions. Net realized foreign exchange gains or losses arise from sales of foreign currencies, currency gains or losses realized between the trade

and settlement dates on securities transactions, and the difference between the amounts of dividends, interest and foreign withholding taxes recorded and the U.S. dollar equivalent of the amounts actually paid or received. Net unrealized foreign exchange gains and losses arise from changes in the fair value of assets and liabilities other than investments in securities resulting from changes in exchange rates. The changes in net assets arising from changes in exchange rates of securities and the changes in net assets resulting from changes in market prices of securities are not separately presented. Such changes are included in net realized and unrealized gains or losses from investments.

Security transactions and income recognition

Securities transactions are recorded on a trade date basis. Realized gains or losses are recorded on the basis of identified cost.

Dividend income is recognized on the ex-dividend date, except for certain dividends from foreign securities, which are recorded as soon as the custodian verifies the ex-dividend date. Dividend income is recorded net of foreign taxes withheld where recovery of such taxes is not assured.

Interest earned on cash balances held at the custodian is recorded as interest income.

Distributions to shareholders

Distributions to shareholders from net investment income and any net realized gains are recorded on the ex-dividend date and paid at least annually. Such distributions are determined in accordance with income tax regulations and may differ from U.S. GAAP. Dividend sources are estimated at the time of declaration. The tax character of distributions is determined as of the Fund's fiscal year end. Therefore, a portion of the Fund's distributions made prior to the Fund's fiscal year end may be categorized as a tax return of capital at year end.

Federal and other taxes

The Fund intends to continue to qualify as a regulated investment company by distributing substantially all of its investment company taxable income and any net realized capital gains (after reduction for capital loss carryforwards) sufficient to relieve it from all, or substantially all, federal income taxes. Accordingly, no provision for federal income taxes was required.

The Subsidiary is classified as a controlled foreign corporation under Subchapter N of the Internal Revenue Code. Therefore, the Fund is required to increase its taxable income by its share of the Subsidiary's income. Net investment losses of the Subsidiary cannot be deducted by the Fund in the current period nor carried forward to offset taxable income in future periods.

The Fund's income and federal excise tax returns and all financial records supporting those returns for the prior three fiscal years are subject to examination by the federal and Delaware revenue authorities. Management has analyzed the Fund's tax positions taken on federal, state, and foreign tax returns, as applicable, for all open tax years and does not believe that there are any uncertain tax positions that require recognition of a tax liability.

As of September 30, 2024, the aggregate cost of all investments for federal income tax purposes was \$182,674,390 and the unrealized gains (losses) consisted of:

Gross unrealized gains \$199,407,900 Gross unrealized losses (10,761,854)

Net unrealized gains \$188,646,046

As of March 31, 2024, the Fund had capital loss carryforwards which consisted of \$39,337,476 in short-term capital losses and \$92,692,485 in longterm capital losses.

Class allocations

The separate classes of shares offered by the Fund differ principally in applicable sales charges, distribution, shareholder servicing, and administration fees. Class specific expenses are charged directly to that share class. Investment income, common fund-level expenses, and realized and unrealized gains (losses) on investments are allocated daily to each class of shares based on the relative proportion of net assets of each class.

4. FAIR VALUATION MEASUREMENTS

Fair value measurements of investments are determined within a framework that has established a fair value hierarchy based upon the various data inputs utilized in determining the value of the Fund's investments. The three-level hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1) and the lowest priority to unobservable inputs (Level 3). The Fund's investments are classified within the fair value hierarchy based on the lowest level of input that is significant to the fair value measurement. The inputs are summarized into three broad levels as follows:

- Level 1—quoted prices in active markets for identical securities
- Level 2—other significant observable inputs (including quoted prices for similar securities, interest rates, prepayment speeds, credit risk, etc.)
- Level 3—significant unobservable inputs (including the Fund's own assumptions in determining the fair value of investments)

The inputs or methodologies used for valuing investments in securities are not necessarily an indication of the risk associated with investing in those securities.

The following is a summary of the inputs used in valuing the Fund's assets and liabilities as of September 30, 2024:

	QUOTED PRICES (LEVEL 1)	OTHER SIGNIFICANT OBSERVABLE INPUTS (LEVEL 2)	SIGNIFICANT UNOBSERVABLE INPUTS (LEVEL 3)	TOTAL
Assets				
Investments in:				
Common stocks				
Australia	\$ 14,702,342	\$ 0	\$0	\$ 14,702,342
Canada	227,388,169	26,715,943	0	254,104,112
South Africa	11,896,250	0	0	11,896,250
United Kingdom	20,751,478	0	0	20,751,478
United States	42,723,424	0	0	42,723,424
Rights				
Canada	0	18,734	0	18,734
Warrants				
Canada	0	0	0	0
Commodities	20,233,007	0	0	20,233,007
Short-term investments				
Investment companies	6,891,089	0	0	6,891,089
Total assets	\$344,585,759	\$26,734,677	\$0	\$371,320,436

Additional sector, industry or geographic detail, if any, is included in the Consolidated Portfolio of Investments.

At September 30, 2024, the Fund did not have any transfers into/out of Level 3.

5. TRANSACTIONS WITH AFFILIATES

Management fee

Allspring Funds Management, a wholly owned subsidiary of Allspring Global Investments Holdings, LLC, a holding company indirectly owned by certain private funds of GTCR LLC and Reverence Capital Partners, L.P., is the manager of the Fund and provides advisory and fund-level administrative services under an investment management agreement. Under the investment management agreement, Allspring Funds Management is responsible for, among other services, implementing the investment objectives and strategies of the Fund, supervising the subadviser and providing fund-level administrative services in connection with the Fund's operations. As compensation for its services under the investment management agreement, Allspring Funds Management is entitled to receive a management fee, which is generally paid monthly, at the following annual rate based on the Fund's average daily net assets:

AVERAGE DAILY NET ASSETS	MANAGEMENT FEE
First \$500 million	0.650%
Next \$500 million	0.600
Next \$1 billion	0.550
Next \$2 billion	0.525
Next \$1 billion	0.500
Next \$5 billion	0.490
Over \$10 billion	0.480

For the six months ended September 30, 2024, the management fee was equivalent to an annual rate of 0.65% of the Fund's average daily net assets.

The Subsidiary has entered into a separate advisory contract with Allspring Funds Management to manage the investment and reinvestment of its assets in conformity with its investment objectives and restrictions. Under this agreement, the Subsidiary does not pay Allspring Funds Management a fee for its services.

Allspring Funds Management has retained the services of a subadvisor to provide daily portfolio management to the Fund. The fee for subadvisory services is borne by Allspring Funds Management. Allspring Global Investments, LLC, an affiliate of Allspring Funds Management and a wholly owned subsidiary of Allspring Global Investments Holdings, LLC, is the subadviser to the Fund and is entitled to receive a fee from Allspring Funds Management at an annual rate starting at 0.40% and declining to 0.30% as the average daily net assets of the Fund increase.

Administration fees

Under a class-level administration agreement, Allspring Funds Management provides class-level administrative services to the Fund, which includes paying fees and expenses for services provided by the transfer agent, sub-transfer agents, omnibus account servicers and record-keepers. As compensation for its services under the class-level administration agreement, Allspring Funds Management receives an annual fee which is calculated based on the average daily net assets of each class and generally paid monthly, as follows:

	CLASS-LEVEL ADMINISTRATION FEE
Class A	0.20%
Class A Class C	0.20
Administrator Class	0.13
Institutional Class	0.13

Waivers and/or expense reimbursements

Allspring Funds Management has contractually committed to waive and/or reimburse management and administration fees to the extent necessary to maintain certain net operating expense ratios for the Fund. When each class of the Fund has exceeded its expense cap, Allspring Funds Management will waive fees and/or reimburse expenses from fund-level expenses on a proportionate basis and then from class specific expenses. When only certain classes exceed their expense caps, waivers and/or reimbursements are applied against class specific expenses before fund-level expenses. Allspring Funds Management has contractually committed through July 31, 2025 to waive fees and/or reimburse expenses to the extent necessary to cap the Fund's expenses. Prior to or after the commitment expiration date, the cap may be increased or the commitment to maintain the cap may be terminated only with the approval of the Board of Trustees. As of September 30, 2024, the contractual caps are as follows:

	EXPENSE RATIO CAPS
Class A	1.09%
Class C	1.84
Administrator Class	0.95
Institutional Class	0.79

Distribution fee

The Trust has adopted a distribution plan for Class C shares pursuant to Rule 12b-1 under the 1940 Act. A distribution fee is charged to Class C shares and paid to Allspring Funds Distributor, LLC ("Allspring Funds Distributor"), the principal underwriter, an affiliate of Allspring Funds Management, at an annual rate up to 0.75% of the average daily net assets of Class C shares. Such fees are generally paid on a monthly basis.

In addition, Allspring Funds Distributor is entitled to receive the front-end sales charge from the purchase of Class A shares and a contingent deferred sales charge on the redemption of certain Class A shares. Allspring Funds Distributor is also entitled to receive the contingent deferred sales charges from redemptions of Class C shares. For the six months ended September 30, 2024, Allspring Funds Distributor received \$2,711 from the sale of Class A shares. No contingent deferred sales charges were incurred by Class A and Class C shares for the six months ended September 30, 2024.

Shareholder servicing fees

The Trust has entered into contracts with one or more shareholder servicing agents, whereby Class A, Class C and Administrator Class are charged a fee at an annual rate up to 0.25% of the average daily net assets of each respective class and are generally paid on a monthly basis. A portion of these total shareholder servicing fees were paid to affiliates of the Fund.

Interfund transactions

The Fund may purchase or sell portfolio investment securities to certain affiliates pursuant to Rule 17a-7 under the 1940 Act and under procedures adopted by the Board of Trustees. The procedures have been designed to ensure that these interfund transactions, which do not incur broker commissions, are effected at current market prices. Pursuant to these procedures, the Fund did not have any interfund transactions during the six months ended September 30, 2024.

6. INVESTMENT PORTFOLIO TRANSACTIONS

Purchases and sales of investments, excluding U.S. government obligations (if any) and short-term securities, for the six months ended September 30, 2024 were \$24,693,916 and \$29,832,069, respectively. These amounts include purchase and sales transactions of the Subsidiary.

7. BANK BORROWINGS

The Trust (excluding the money market funds), Allspring Master Trust and Allspring Variable Trust are parties to a \$275,000,000 (prior to July 9, 2024: \$350,000,000), revolving credit agreement whereby the Fund is permitted to use bank borrowings for temporary or emergency purposes, such as to fund shareholder redemption requests. Interest under the credit agreement is charged to the Fund based on a borrowing rate equal to the higher of the Federal Funds rate or the overnight bank funding rate in effect on that day plus a spread. In addition, an annual commitment fee based on the unused balance is allocated to each participating fund.

For the six months ended September 30, 2024, there were no borrowings by the Fund under the agreement.

8. CONCENTRATION RISKS

The Fund concentrated its portfolio of investments in precious metals and minerals with a geographic emphasis in Canada. A fund that invests a substantial portion of its assets in any sector or geographic region may be more affected by changes in that sector or geographic region than would be a fund whose investments are not heavily weighted in any sector or geographic region.

9. INDEMNIFICATION

Under the Fund's organizational documents, the officers and Trustees have been granted certain indemnification rights against certain liabilities that may arise out of performance of their duties to the Fund. The Fund has entered into a separate agreement with each Trustee that converts indemnification rights currently existing under the Fund's organizational documents into contractual rights that cannot be changed in the future without the consent of the Trustee. Additionally, in the normal course of business, the Fund may enter into contracts with service providers that contain a variety of indemnification clauses. The Fund's maximum exposure under these arrangements is dependent on future claims that may be made against the Fund and, therefore, cannot be estimated.

Other information

Proxy voting information

A description of the policies and procedures used to determine how to vote proxies relating to portfolio securities is available without charge, upon request, by calling 1-866-259-3305, visiting our website at allspringglobal.com, or visiting the SEC website at sec.gov. Information regarding how the proxies related to portfolio securities were voted during the most recent 12-month period ended June 30 is available on the website at allspringglobal.com or by visiting the SEC website at sec.gov.

Quarterly portfolio holdings information

The Fund files its complete schedule of portfolio holdings with the SEC for the first and third quarters of each fiscal year as an exhibit to its reports on Form N-PORT. Shareholders may view the filed Form N-PORT by visiting the SEC website at sec.gov.

Item 8. Changes in and disagreements with accountants Not applicable

Item 9. Matters submitted to fund shareholders for a vote Not applicable

Item 10. Remuneration paid to directors, officers and others Refer to information in the Statement of operations.

Item 11. Statement regarding basis for the board's approval of investment advisory contract

Board consideration of investment management and sub-advisory agreements:

Under the Investment Company Act of 1940 (the "1940 Act"), the Board of Trustees (the "Board") of Allspring Funds Trust (the "Trust") must determine annually whether to approve the continuation of the Trust's investment management and sub-advisory agreements. In this regard, at a Board meeting held on May 28-30, 2024 (the "Meeting"), the Board, all the members of which have no direct or indirect interest in the investment management and sub-advisory agreements and are not "interested persons" of the Trust, as defined in the 1940 Act (the "Independent Trustees"), reviewed and approved for the Allspring Precious Metals Fund (the "Fund"): (i) an investment management agreement (the "Management Agreement") with Allspring Funds Management, LLC ("Allspring Funds Management"); and (ii) an investment sub-advisory agreement (the "Sub-Advisory Agreement") with Allspring Global Investments, LLC (the "Sub-Adviser"), an affiliate of Allspring Funds Management. The Management Agreement and the Sub-Advisory Agreement are collectively referred to as the "Advisory Agreements."

At the Meeting, the Board considered the factors and reached the conclusions described below relating to the selection of Allspring Funds Management and the Sub-Adviser and the approval of the Advisory Agreements. Prior to the Meeting, including at a meeting of the Board held in April 2024, and at the Meeting, the Trustees conferred extensively among themselves and with representatives of Allspring Funds Management about these matters. The Board has adopted a team-based approach, with each team consisting of a sub-set of Trustees, to assist the full Board in the discharge of its duties in reviewing investment performance and other matters throughout the year. The Independent Trustees were assisted in their evaluation of the Advisory Agreements by independent legal counsel, from whom they received separate legal advice and with whom they met separately.

In providing information to the Board, Allspring Funds Management and the Sub-Adviser were guided by a detailed set of requests for information submitted to them by independent legal counsel on behalf of the Independent Trustees at the start of the Board's annual contract renewal process earlier in 2024. In considering and approving the Advisory Agreements, the Trustees considered the information they believed relevant, including but not limited to the information discussed below. The Board considered not only the specific information presented in connection with the Meeting, but also the knowledge gained over time through interactions with Allspring Funds Management and the Sub-Adviser about various topics. In this regard, the Board reviewed reports of Allspring Funds Management at each of its quarterly meetings, which included, among other things, portfolio reviews and investment performance reports. In addition, the Board and the teams mentioned above confer with portfolio managers at various times throughout the year. The Board did not identify any particular information or consideration that was all-important or controlling, and each individual Trustee may have attributed different weights to various factors.

After its deliberations, the Board unanimously determined that the compensation payable to Allspring Funds Management and the Sub-Adviser under each of the Advisory Agreements was reasonable, and approved the continuation of the Advisory Agreements for a one-year term. The Board considered the approval of the Advisory Agreements for the Fund as part of its consideration of agreements for funds across the complex, but its approvals were made on a fund-by-fund basis. The following summarizes a number of important, but not necessarily all, factors considered by the Board in support of its approvals.

Nature, extent, and quality of services

The Board received and considered various information regarding the nature, extent, and quality of services provided to the Fund by Allspring Funds Management and the Sub-Adviser under the Advisory Agreements. This information included a description of the investment advisory services and Fund-level administrative services covered by the Management Agreement, as well as, among other things, a summary of the background and experience of senior management of Allspring Global Investments, of which Allspring Funds Management and the Sub-Adviser are a part, and a summary of investments made in the Allspring Global Investments business.* The Board also received information about the services that continue to be provided by Wells Fargo & Co. and/or its affiliates ("Wells Fargo") since the sale of Wells Fargo Asset Management to Allspring Global Investments Holdings, LLC, a holding company indirectly owned by certain private funds of GTCR LLC and Reverence Capital Partners, L.P., under a transition services agreement and an update on the anticipated timeline for exiting the transition services agreement. In addition, the Board received and considered information about the full range of services provided to the Fund by Allspring Funds Management and its affiliates.

The Board considered the qualifications, background, tenure, and responsibilities of each of the portfolio managers primarily responsible for the day-today portfolio management of the Fund. The Board evaluated the ability of Allspring Funds Management and the Sub-Adviser to attract and retain qualified investment professionals, including research, advisory, and supervisory personnel.

The Board further considered the compliance programs and compliance records of Allspring Funds Management and the Sub-Adviser. The Board received and considered information about Allspring Global Investments' risk management functions, which included information about Allspring Funds

The trade name for the asset management firm that includes Allspring Funds Management and the Sub-Adviser is "Allspring Global Investments."

Management's and the Sub-Adviser's business continuity plans, their approaches to data privacy and cybersecurity, Allspring Funds Management's role as administrator of the Fund's liquidity risk management program, and fair valuation designee. The Board also received and considered information about Allspring Funds Management's intermediary and vendor oversight program.

Fund investment performance and expenses

The Board considered the investment performance results for the Fund over various time periods ended December 31, 2023. The Board considered these results in comparison to the investment performance of funds in a universe that was determined by Broadridge Inc. ("Broadridge") to be similar to the Fund (the "Universe"), and in comparison to the Fund's benchmark index and to other comparative data. Broadridge is an independent provider of investment company data. The Board received a description of the methodology used by Broadridge to select the mutual funds in the performance Universe. The Board noted that the investment performance of the Fund (Administrator Class) was higher than the average investment performance of the Universe for all periods under review. The Board also noted that the investment performance of the Fund was lower than the investment performance of its benchmark index, the FTSE Gold Mines Index, for the one-, three-, and ten-year periods under review, but higher for the five-year period under

The Board also received and considered information regarding the Fund's net operating expense ratios and their various components, including actual management fees, custodian and other non-management fees, and Rule 12b-1 and non-Rule 12b-1 shareholder service fees. The Board considered these ratios in comparison to the median ratios of funds in class-specific expense groups that were determined by Broadridge to be similar to the Fund (the "Groups"). The Board received a description of the methodology used by Broadridge to select the mutual funds in the expense Groups and an explanation of how funds comprising expense Groups and their expense ratios may vary from year-to-year. Based on the Broadridge reports, the Board noted that the net operating expense ratios of the Fund were lower than the median net operating expense ratios of the expense Groups for each share class.

The Board took into account the Fund's investment performance and expense information provided to it among the factors considered in deciding to re-approve the Advisory Agreements.

Investment management and sub-advisory fee rates

The Board reviewed and considered the contractual fee rates payable by the Fund to Allspring Funds Management under the Management Agreement, as well as the contractual fee rates payable by the Fund to Allspring Funds Management for class-level administrative services under a Class-Level Administration Agreement, which include, among other things, class-level transfer agency and sub-transfer agency costs (collectively, the "Management Rates"). The Board also reviewed and considered the contractual investment sub-advisory fee rates payable by Allspring Funds Management to the Sub-Adviser for investment sub-advisory services. It was noted that advisory fee waivers, if any, are at the fund level and not class level.

Among other information reviewed by the Board was a comparison of the Fund's Management Rates with the average contractual investment management fee rates of funds in the expense Groups at a common asset level as well as transfer agency costs of the funds in the expense Groups. The Board noted that the Management Rates of the Fund were lower than the sum of these average rates for the Fund's expense Groups for all share classes.

The Board also received and considered information about the portion of the total management fee that was retained by Allspring Funds Management after payment of the fee to the Sub-Advisor for sub-advisory services. In assessing the reasonableness of this amount, the Board received and evaluated information about the nature and extent of responsibilities retained and risks assumed by Allspring Funds Management and not delegated to or assumed by the Sub-Adviser, and about Allspring Funds Management's on-going oversight services. Given the affiliation between Allspring Funds Management and the Sub-Adviser, the Board ascribed limited relevance to the allocation of fees between them.

The Board also received and considered information about the nature and extent of services offered and fee rates charged by Allspring Funds Management and the Sub-Adviser to other types of clients with investment strategies similar to those of the Fund. In this regard, the Board received information about the significantly greater scope of services, and compliance, reporting and other legal and regulatory obligations and risks of managing proprietary mutual funds compared with those associated with managing assets of other types of clients, including non-mutual fund clients such as institutional separate accounts.

Based on its consideration of the factors and information it deemed relevant, including those described here, the Board determined that the compensation payable to Allspring Funds Management under the Management Agreement and to the Sub-Adviser under the Sub-Advisory Agreement was reasonable.

Profitability

The Board received and considered information concerning the profitability of Allspring Funds Management, as well as the profitability of Allspring Global Investments, from providing services to the fund complex as a whole. The Board noted that the Sub-Adviser's profitability information with respect to providing services to the Fund and other funds in the complex was subsumed in the Allspring Global Investments profitability analysis.

Allspring Funds Management reported on the methodologies and estimates used in calculating profitability, including a description of the methodology used to allocate certain expenses. Among other things, the Board noted that the levels of profitability reported on a fund-by-fund basis varied widely, depending on factors such as the size, type, and age of fund.

Based on its review, the Board did not deem the profits reported by Allspring Funds Management or Allspring Global Investments from services provided to the Fund to be at a level that would prevent it from approving the continuation of the Advisory Agreements.

Economies of scale

The Board received and considered information about the potential for Allspring Funds Management to experience economies of scale in the provision of management services to the Fund, the difficulties of isolating and quantifying economies of scale at an individual fund level, and the extent to which potential scale benefits are shared with Fund shareholders. The Board noted the existence of breakpoints in the Fund's management fee structure, which operate generally to reduce the Fund's expense ratios as the Fund grows in size, and the size of the Fund in relation to such breakpoints. The Board considered that in addition to management fee breakpoints, Allspring Funds Management shares potential economies of scale from its management business in a variety of ways, including through fee waiver and expense reimbursement arrangements, competitive management fee rates set at the outset without regard to breakpoints, and investments in the business intended to enhance services available to shareholders.

The Board concluded that Allspring Funds Management's arrangements with respect to the Fund, including contractual breakpoints, constituted a reasonable approach to sharing potential economies of scale with the Fund and its shareholders.

Other benefits to Allspring Funds Management and the Sub-Adviser

The Board received and considered information regarding potential "fall-out" or ancillary benefits received by Allspring Funds Management and its affiliates, including the Sub-Adviser, as a result of their relationships with the Fund. Ancillary benefits could include, among others, benefits directly attributable to other relationships with the Fund and benefits potentially derived from an increase in Allspring Funds Management's and the Sub-Adviser's business as a result of their relationships with the Fund. The Board noted that Allspring Funds Distributor, LLC, an affiliate of Allspring Funds Management, receives distribution-related fees in respect of shares sold or held through it. The Board also reviewed information about soft dollar credits earned and utilized by the Sub-Adviser.

Based on its consideration of the factors and information it deemed relevant, including those described here, the Board did not find that any ancillary benefits received by Allspring Funds Management and its affiliates, including the Sub-Adviser, were unreasonable.

Conclusion

At the Meeting, after considering the above-described factors and based on its deliberations and its evaluation of the information described above, the Board unanimously determined that the compensation payable to Allspring Funds Management and the Sub-Adviser under each of the Advisory Agreements was reasonable, and approved the continuation of the Advisory Agreements for a one-year term.



For more information

More information about Allspring Funds is available free upon request. To obtain literature, please write, visit the Fund's website, or call:

Allspring Funds P.O. Box 219967 Kansas City, MO 64121-9967

Website: allspringglobal.com Individual investors: 1-800-222-8222 Retail investment professionals: 1-888-877-9275 Institutional investment professionals: 1-800-260-5969



Go paperless!

Receive your fund communications electronically at allspringglobal.com/edocs.

This report and the financial statements contained herein are submitted for the general information of the shareholders of the Fund. If this report is used for promotional purposes, distribution of the report must be accompanied or preceded by a current prospectus. Before investing, please consider the investment objectives, risks, charges, and expenses of the investment. For a current prospectus and, if available, a summary prospectus, containing this information, call 1-800-222-8222 or visit the Fund's website at allspringglobal.com. Read the prospectus carefully before you invest or send money.

Allspring Global InvestmentsTM is the trade name for the asset management firms of Allspring Global Investments Holdings, LLC, a holding company indirectly owned by certain private funds of GTCR LLC and Reverence Capital Partners, L.P. These firms include but are not limited to Allspring Global Investments, LLC, and Allspring Funds Management, LLC. Certain products managed by Allspring entities are distributed by Allspring Funds Distributor, LLC (a broker-dealer and Member FINRA/SIPC).

This material is for general informational and educational purposes only and is NOT intended to provide investment advice or a recommendation of any kind - including a recommendation for any specific investment, strategy, or plan.