

MANAGEMENT'S DISCUSSION AND ANALYSIS

This Management's Discussion and Analysis ("MD&A") contains forward-looking statements. These statements are based on certain estimates and assumptions and involve risks and uncertainties. Actual results may differ materially. See the Forward-Looking Statements section of this MD&A for additional information.

This MD&A should be read in conjunction with the unaudited interim condensed consolidated financial statements of TransAlta Renewables Inc. as at and for the three and nine months ended Sept. 30, 2015 and 2014 and should also be read in conjunction with the annual audited consolidated financial statements and MD&A contained within our 2014 Annual Report. In this MD&A, unless the context otherwise requires, "we", "our", "us", "TransAlta Renewables", and the "Corporation" refer to TransAlta Renewables Inc. and "TransAlta" refers to TransAlta Corporation and its subsidiaries. All dollar amounts in the tables presented in this MD&A are in thousands of Canadian dollars, unless otherwise noted. The condensed consolidated financial statements have been prepared in accordance with International Financial Reporting Standard ("IFRS") IAS 34 *Interim Financial Reporting*. This MD&A is dated Oct. 30, 2015. Additional information respecting the Corporation is available on SEDAR at www.sedar.com and on our website at www.transaltarenewables.com. Information on or connected to our website is not incorporated by reference herein.

OPERATIONS OF THE CORPORATION

TransAlta Renewables owns and operates 12 hydro facilities and 16 wind farms in Western and Eastern Canada and holds economic interests in TransAlta's Wyoming Wind Farm and Australian Assets (the "Australian Assets").

During the second quarter of 2015, we completed the investment in an economic interest of TransAlta's 425 megawatts ("MW") Australian gas-fired generation assets which are operational and contracted under long-term contracts, and the 150 MW South Hedland Power Station project, currently under construction, as well as the recently commissioned 270 kilometre gas pipeline. As we have an economic interest, and not direct ownership, the operational results of the Australian Assets are not consolidated into our results; however, the finance income we receive on the Mandatory Redeemable Preferred Shares ("MRPS"), Tracking Preferred Shares ("TPS"), and commencing with the third quarter, the Preferred Shares ("PS"), is included in our consolidated results. Refer to the Significant and Subsequent Events section of this MD&A for further details.

At Sept. 30, 2015, our generating assets had 1,708 MW of gross generating capacity⁽¹⁾ in operation (1,680 MW net interest⁽¹⁾). The full capacity of the facilities in which we have an interest is 1,856 MW.⁽¹⁾ TransAlta manages and operates these facilities on our behalf under the terms of a Management, Administrative and Operational Services Agreement.

NON-IFRS MEASURES

We evaluate our performance using a variety of measures. Certain of these measures discussed in this MD&A are not defined under IFRS and, therefore, should not be considered in isolation or as an alternative to or to be more meaningful than net earnings attributable to common shareholders or cash flow from operating activities, as determined in accordance with IFRS, when assessing

⁽¹⁾ We measure capacity as Net Maximum Capacity (see Glossary of Key Terms for definition of this and other key terms), which is consistent with industry standards. Gross capacity reflects the basis of consolidation of underlying assets owned, plus those in which we hold an economic interest. Net capacity deducts capacity attributable to non-controlling interest in these assets.

our financial performance or liquidity. These measures may not be comparable to similar measures presented by other issuers and should not be considered in isolation or as a substitute for measures prepared in accordance with IFRS. Starting with the current quarter, we have adjusted the way certain of these measures are calculated. Comparative and year-to-date comparable measures have been restated accordingly. See the Non-IFRS Measures section of this MD&A for additional information.

HIGHLIGHTS

Consolidated Highlights

	3 months ended Sept. 30		9 months ended Sept. 30	
	2015	2014	2015	2014
Gas installed capacity (MW)	425	-	425	-
Renewables installed capacity (MW)	1,283	1,283	1,283	1,283
Renewable energy production (GWh) ⁽¹⁾	623	612	2,279	2,336
Revenues	41,254	42,596	160,687	160,574
Net earnings (loss) attributable to common shareholders	60,655	(31)	87,472	26,993
Comparable net earnings (loss) attributable to common shareholders ⁽²⁾	21,200	(31)	63,293	26,993
Comparable EBITDA ⁽²⁾	57,709	29,611	166,192	122,784
Adjusted funds from operations ⁽²⁾	38,887	17,013	120,896	85,381
Cash flow from operating activities	39,695	17,318	129,632	98,310
Comparable cash available for distribution ⁽²⁾	27,488	6,056	98,321	47,149
Net earnings per share attributable to common shareholders, basic and diluted ⁽³⁾	0.32	-	0.56	0.24
Comparable net earnings per share ⁽²⁾⁽³⁾	0.11	-	0.41	0.24
Adjusted funds from operations per share ⁽²⁾⁽³⁾	0.20	0.15	0.78	0.74
Comparable cash available for distribution per share ⁽²⁾⁽³⁾	0.14	0.05	0.63	0.41
Dividends paid per common share ⁽³⁾	0.21	0.19	0.60	0.58

As at	Sept. 30, 2015	Dec. 31, 2014
Total assets	3,246,990	1,964,157
Total long-term liabilities	948,394	682,005

Third Quarter Highlights

- Comparable earnings before interest, taxes, depreciation, and amortization (“EBITDA”) increased \$28.1 million in the quarter compared to the same period last year, primarily due to the increase in income following the investment in TransAlta’s Australian Assets.
- Adjusted funds from operations (“AFFO”) increased \$21.9 million in the quarter compared to the same period last year, primarily due to the increase in comparable EBITDA, partially offset by sustaining capital expenditures associated with planned maintenance of the Australian Assets.
- Renewable energy production increased 11 gigawatt hours (“GWh”) to 623 GWh compared to the same period in 2014, primarily due to higher wind volumes in Western Canada and fewer outages at the Western Canada hydro facilities, offset by lower wind volumes in Eastern Canada.

(1) Includes production from our economic interest in the Wyoming Wind Farm and excludes Australian gas-fired generation.

(2) These items are not defined under IFRS and the way they are calculated changed in the current quarter. Presenting these items from period to period provides management and investors with the ability to evaluate earnings and cash flow trends more readily in comparison with prior periods’ results. Refer to the Non-IFRS Measures section of this MD&A for further discussion of these items, including, where applicable, reconciliations to measures calculated in accordance with IFRS.

(3) Amounts in this and other tables are presented in whole numbers to the nearest two decimals.

- Comparable net earnings attributable to common shareholders increased by \$21.2 million, primarily due to the increase in comparable EBITDA, partially offset by foreign exchange losses due to the effect of the decreasing value of the Australian dollar on some of our investments in TransAlta's Australian Assets. Risks of changes in foreign currencies impacting our cash flows from this investment are mitigated for the period extending to June 30, 2020, and accordingly, this unrealized loss relates to investment balances anticipated to be outstanding after that date.
- Reported net earnings attributable to common shareholders increased by \$60.7 million, as reported earnings were impacted by the fair value gain on our liability-classified convertible shares, partially offset by foreign exchange losses from the economic hedge on contribution commitment and higher deferred tax charges.
- Comparable cash available for distribution ("CAFD") increased \$21.4 million in the quarter primarily due to higher AFFO.

Year-To-Date Highlights

- The increase in comparable EBITDA is primarily consistent with sources of variances noted in respect of the third quarter.
- The increase in AFFO is primarily due to higher comparable EBITDA, partially offset by higher sustaining capital expenditures at the facilities we own and at the Australian Assets.
- Renewable energy production decreased 57 GWh to 2,279 GWh compared to 2014, primarily due to closer to normal wind volumes, icing events, and an unplanned substation outage in the first quarter of 2015 in Eastern Canada and lower wind volumes following above normal volumes last year at Wyoming Wind, partially offset by higher wind volumes in Western Canada and fewer outages at the Western Canada hydro facilities.
- Changes in comparable and reported net earnings attributable to common shareholders on a year-to-date basis are primarily consistent with sources of variances noted in respect to the third quarter.
- Comparable CAFD increased \$51.2 million year-to-date, primarily due to higher AFFO and an early payment on amortizing term debt in 2014.

SIGNIFICANT AND SUBSEQUENT EVENTS

Investment in TransAlta's Western Australian Portfolio

On May 7, 2015, we invested in an economic interest that is based on the cash flows of TransAlta's Australian assets (the "Transaction"). TransAlta's Australia assets, held by TransAlta Energy (Australia) Pty Ltd. ("TEA"), presently consists of 425 MW of power generation from six gas-fueled operating facilities and the 150 MW South Hedland Power Station project, currently under construction, as well as the recently commissioned 270 kilometre gas pipeline (the "Australian Assets"). TransAlta will continue to own, manage, and operate the Australian Assets. The Transaction value was set at \$1.78 billion, and consists of an initial investment and a commitment to fund the remaining construction costs for the South Hedland project. The investment agreement provides us with certain protections in relation to exchange rates, the cost to complete the construction of the South Hedland project, and the timing of the commencement of its commercial operation.

On closing, we immediately increased our dividend by 9 per cent, to an annualized rate of \$0.84. In addition, we expect to realize the following benefits from the Transaction:

- An additional 6 to 7 per cent increase in the dividend once South Hedland is fully commissioned.
- Initial mid-teen per cent increase in comparable CAFD per share. When South Hedland is fully commissioned, currently scheduled for mid-2017, we expect the increase in our comparable CAFD to total approximately \$127 million, or 140 per cent.
- Long-term, highly contracted cash flows.
- Increase in the scale and diversity of the Corporation.
- Provides a Right of First Offer on select potential growth initiatives in Australia.
- Increased the size of the public float by approximately 50 per cent.

Initial Investment

Our initial investment was set at \$1,284 million and consists of securities of TEA which provide us a priority return on invested capital (MRPS), Class A TPS issued by another subsidiary of TransAlta, which provide an economic interest based on cash flows of the Australian Assets broadly equal to the underlying net distributable profits of TEA, and a return based on guarantees of TEA obligations indirectly assumed by the Corporation.

As consideration, we provided to TransAlta \$216.9 million in cash, 58,270,933 Common Shares, and 26,086,956 Class B Shares. The Class B Shares provide voting rights equivalent to the Common Shares, are non-dividend paying, and will convert to Common Shares when the South Hedland project is fully commissioned. The number of Common Shares that TransAlta will receive on the conversion of the Class B Shares will be adjusted based on the actual amount that we fund for the construction and commissioning of the South Hedland project relative to the budgeted costs. In the event that the construction amount funded by us exceeds the budgeted costs, TransAlta will receive fewer Common Shares upon conversion and, comparably, TransAlta will receive more Common Shares in the event we fund less than the budgeted costs.

We funded the cash proceeds through the public offering of 17,858,423 subscription receipts (each, a "Subscription Receipt") at a price of \$12.65 per Subscription Receipt. The offering closed in two parts on April 15 and 23, 2015. In total, we received approximately \$226 million in gross proceeds, and incurred \$8.2 million in share issue costs, net of \$3.1 million income tax recovery thereon.

Upon closing of the Transaction on May 7, the Transaction values were revised to fair values on that day in accordance with IFRS requirements, as described further in the Financial Instruments section of this MD&A.

Commitment to Fund Construction of the South Hedland project

The remaining budgeted costs to be funded by us in connection with the construction and commissioning of the South Hedland project (through the "Contribution Agreement") were estimated at approximately \$491 million (AUD\$507 million) at closing, and are expected to be funded through a combination of internally generated cash flow and borrowings under a credit facility. Under the Contribution Agreement, when funds are required by TEA for construction purposes, we will subscribe for and purchase PS or MRPS, or other securities issued by TEA, all of which will be denominated and payable in Australian dollars. We expect to fund these costs over an approximate two year time period, until the anticipated commissioning of the South Hedland project in mid-2017. To protect against adverse fluctuations in the exchange rate between the Canadian and Australian dollars over this period, and the impact such fluctuations will have on the total Canadian dollar funding cost, we entered into a hedge agreement with TransAlta, whereby the cost of the Australian dollars has been fixed at \$0.9684 Canadian per Australian dollar. The hedge on the contribution commitment is considered a held-for-trading derivative and accordingly it is accounted for at fair value through profit and loss.

Additional information on the Transaction is available in the prospectus of the Corporation dated April 8, 2015 filed under the Corporation's profile on SEDAR at www.sedar.com.

During the third quarter, we invested an additional AUD\$115 million in the Australian Assets through the Contribution Agreement, consisting of AUD\$103 million in MRPS and AUD\$12 million in PS. The PS of TEA are non-voting and rank subordinate to all present and future secured and unsecured indebtedness of TEA, subordinate to the MRPS, but senior to all other classes of issued and outstanding shares in the capital of TEA. The dividends are non-cumulative and payable quarterly at a rate of 7.4 per cent per annum. The PS are denominated in Australian dollars. The PS have been designated as an available-for-sale financial asset.

Alberta Specified Gas Emitters Regulation

On June 29, 2015, the Alberta Government announced an increase to its provincial Specified Gas Emitters Regulation (“SGER”).

- On Jan 1, 2016, an increase in the Greenhouse Gas (“GHG”) reduction obligation for large emitters from 12 per cent to 15 per cent of emissions, with the compliance price of the technology fund rising from \$15 per tonne to \$20 per tonne.
- On Jan. 1, 2017, a further increase to a 20 per cent reduction requirement and a \$30 per tonne compliance price.

At the same time, the Alberta Government announced an intention to develop a broader climate change program which could result in greater emissions reductions over time. That program is to be developed by the fall of 2015 through consultations with Albertans and advice from an independent expert panel. It is not clear at this time if this broader climate change program will supplant the SGER framework or be incremental to it.

The GHG offsets created by our Alberta wind facilities are expected to increase in value through 2017, as greenhouse gas emitters can use them as compliance instruments in place of contributing to the technology fund.

South Hedland Power Project

Construction of the South Hedland Project commenced in January 2015. The civil construction phase is progressing with all major foundation footings complete, with the exception of the steam turbine. Manufacturing and factory acceptance testing of primary electrical equipment was completed. We expect to start receiving equipment on site during the fourth quarter.

During the quarter we invested AUD\$115 million to advance the construction of the project.

Senior Leadership Team Appointments

During the quarter, Donald Tremblay was appointed to the role of Chief Financial Officer. Mr. Tremblay is also the Chief Financial Officer at TransAlta Corporation and is responsible for all financial policy, planning and reporting, tax, treasury, risk management, internal audit and investor relations. John Kousinioris was appointed to the role of Corporate Secretary. Mr. Kousinioris is also the Chief Legal and Compliance Officer at TransAlta Corporation and is responsible for directing the Company's legal affairs, regulatory compliance and corporate secretarial matters, government and aboriginal affairs and sustainable development.

Financing

On Feb. 11, 2015, we refinanced maturing debt at our Pingston hydro facility. Our share of gross proceeds was \$45 million. The bonds bear interest at the annual fixed interest rate of 2.95 per cent, payable semi-annually with no principal repayments until maturity in May 2023. Proceeds were used to repay the \$35 million secured debenture bearing interest at 5.28 per cent. Excess proceeds, net of transaction costs, are to be used for general corporate purposes.

On Sept. 1, 2015, the unsecured debentures totaling \$120 million and bearing interest at 5.33 per cent, matured and were paid out by drawing on the credit facility provided by TransAlta.

On Oct. 1, 2015, we closed the financing on a \$442 million bond offering for our indirect wholly-owned subsidiary, Melancthon Wolfe Wind LP (the “Issuer”), which is secured by a first ranking charge over all assets of the Issuer, the Melancthon and Wolfe Island wind farms. The bonds are amortizing and bear interest at a rate of 3.834 per cent, payable semi-annually, and mature on December 31, 2028. Net proceeds were used to repay the Amortizing Term loan of \$155.8 million and Wyoming Wind Acquisition loan of \$116.7 million (US\$87 million) to TransAlta in full, with the balance paying down the credit facility due to TransAlta.

RESULTS OF OPERATIONS

The comparable results of operations are as follows:

3 months ended Sept. 30, 2015	Gross installed capacity (MW)	Production (GWh)	Availability ⁽¹⁾	Revenues	Royalties and other costs of sales	Operating costs ⁽²⁾	Comparable EBITDA
Western Canada wind	418	203	95.8%	8,198	625	4,748	2,825
Eastern Canada wind	616	236	96.1%	24,700	1,580	3,876	19,244
Hydro	105	126	-	8,356	687	1,234	6,435
Wyoming Wind Farm	144	58	98.2%	-	-	-	1,946
Total - Renewable energy	1,283	623	96.3%	41,254	2,892	9,858	30,450
Australian Assets	425	366	96.9%	-	-	-	30,337
Corporate costs	-	-	-	-	-	3,078	(3,078)
Total	1,708	989	96.4%	41,254	2,892	12,936	57,709

3 months ended Sept. 30, 2014	Gross installed capacity (MW)	Production (GWh)	Availability ⁽¹⁾	Revenues	Royalties and other costs of sales	Operating costs ⁽²⁾	Comparable EBITDA
Western Canada wind	418	164	95.2%	6,824	(735)	5,129	2,430
Eastern Canada wind	616	282	96.5%	28,958	1,481	3,985	23,492
Hydro	105	112	-	6,814	586	1,002	5,226
Wyoming Wind Farm	144	54	94.2%	-	-	-	1,582
Total - Renewable energy	1,283	612	95.8%	42,596	1,332	10,116	32,730
Corporate costs	-	-	-	-	-	3,119	(3,119)
Total	1,283	612	95.8%	42,596	1,332	13,235	29,611

9 months ended Sept. 30, 2015	Gross installed capacity (MW)	Production (GWh)	Availability ⁽¹⁾	Revenues	Royalties and other costs of sales	Operating costs ⁽²⁾	Comparable EBITDA
Western Canada wind	418	731	96.3%	32,720	2,686	14,348	15,686
Eastern Canada wind	616	1,042	95.1%	108,814	5,008	12,411	91,395
Hydro	105	294	-	19,153	1,488	4,107	13,558
Wyoming Wind Farm	144	212	98.7%	-	-	-	6,778
Total - Renewable energy	1,283	2,279	96.0%	160,687	9,182	30,866	127,417
Australian Assets ⁽³⁾	425	580	94.8%	-	-	-	48,520
Corporate costs	-	-	-	-	-	9,745	(9,745)
Total	1,708	2,859	95.8%	160,687	9,182	40,611	166,192

9 months ended Sept. 30, 2014	Gross installed capacity (MW)	Production (GWh)	Availability ⁽¹⁾	Revenues	Royalties and other costs of sales	Operating costs ⁽²⁾	Comparable EBITDA
Western Canada wind	418	668	94.0%	29,539	1,422	14,941	13,176
Eastern Canada wind	616	1,121	96.5%	115,382	5,977	11,654	97,751
Hydro	105	251	-	15,653	1,427	3,541	10,685
Wyoming Wind Farm	144	296	94.9%	-	-	-	10,123
Total - Renewable energy	1,283	2,336	95.4%	160,574	8,826	30,136	131,735
Corporate costs	-	-	-	-	-	8,951	(8,951)
Total	1,283	2,336	95.4%	160,574	8,826	39,087	122,784

(1) Availability includes generating assets, except hydro generation.

(2) Excludes depreciation and amortization.

(3) Production for the nine months pro-rated from the date of Transaction.

Western Canada Wind

Production for the three and nine months ended Sept. 30, 2015 increased 39 GWh and 63 GWh, respectively, compared to the same periods in 2014 due to improved wind volumes from last year.

Comparable EBITDA for the three months ended Sept. 30, 2015 increased \$0.4 million compared to the same period in 2014, primarily due to higher production, offset by higher royalties. In 2014 an adjustment in respect of prior periods had reduced royalty expense.

Comparable EBITDA for the nine months ended Sept. 30, 2015 increased \$2.5 million compared to the same period in 2014, primarily due to higher production and higher emission reduction credit sales, offset by a 2014 adjustment in respect of prior periods that had reduced royalty expense.

Eastern Canada Wind

Production for the three and nine months ended Sept. 30, 2015 decreased 46 GWh and 79 GWh, respectively, compared to the same periods in 2014, primarily due to lower wind volumes. Icing events and an unplanned substation outage also negatively impacted generation in Eastern Canada in the first quarter.

Comparable EBITDA for the three and nine months ended Sept. 30, 2015, decreased \$4.2 million and \$6.4 million, respectively, primarily due to lower production.

Hydro

Production for the three and nine months ended Sept. 30, 2015 increased 14 GWh and 43 GWh, respectively, compared to the same periods in 2014, primarily due to fewer outages in Western Canada.

Comparable EBITDA for the three and nine months ended Sept. 30, 2015 increased \$1.2 million and \$2.9 million, respectively, compared to the same periods in 2014, primarily due to higher production at our facilities in Western Canada, partially offset by an increase in operating costs due to major maintenance work in Western Canada.

Economic Interest in Wyoming Wind Farm

For the three months ended Sept. 30, 2015, production at the Wyoming Wind Farm increased 4 GWh compared to the same period in 2014 due to higher wind volumes.

Year-to-date, production at the Wyoming Wind Farm is 84 GWh lower than the same period in 2014 due to less favourable wind in the first quarter of 2015. In 2014, wind volumes were better than the long term average.

Summarized comparable financial information relating to the Wyoming Wind Farm is as follows:

	3 months ended Sept. 30		9 months ended Sept. 30	
	2015	2014	2015	2014
Gross margin	3,137	2,285	10,881	13,155
Operating costs	(1,191)	(703)	(4,103)	(3,032)
Comparable EBITDA	1,946	1,582	6,778	10,123
Sustaining capital	(554)	(1,431)	(831)	(2,095)
Change in working capital	3,284	75	2,307	(1,247)
Cash available for distribution	4,676	226	8,254	6,781
Finance income from Wyoming Wind Farm	4,442	215	7,841	6,439

Finance income for the three months ended Sept. 30, 2015 increased \$4.2 million compared to the same period in 2014, primarily due to timing of working capital and distributions.

Finance income for the nine months ended Sept. 30, 2015 increased \$1.4 million compared to the same period in 2014, primarily due the timing of working capital offsetting the effects of lower production.

Economic Interest in Australian Assets

During the second quarter of 2015, we began earning income following the investment in the Australian Assets on May 7, 2015.

Availability of TEA power stations was 96.9 per cent for the three months ended Sept. 30, 2015, which is in line with TransAlta's long-range forecasts for these assets.

Summarized comparable financial information relating to the Australian Assets is as follows:

	3 months ended Sept. 30 2015	May 7 to Sept. 30 2015⁽¹⁾
Gross margin ⁽²⁾	23,232	37,792
Finance lease income ⁽³⁾	12,566	19,605
Operating costs ⁽⁴⁾	(5,461)	(8,877)
Comparable EBITDA	30,337	48,520
Less: cash finance expense ⁽⁵⁾	(289)	(868)
Less: cash tax expense ⁽²⁾	-	-
Sustaining capital	(4,776)	(5,300)
Currency adjustment ⁽⁶⁾	(363)	(200)
Adjusted CAFD	24,909	42,152
Finance income related to TEA⁽⁷⁾	25,433	42,086

(1) Pro-rata basis.

(2) Adjusted to exclude pre-investment amounts accruing to TransAlta.

(3) Finance lease income adjusted for change in finance lease receivable amount.

(4) Excludes depreciation and amortization and includes the effect of contractually fixed management costs.

(5) Excludes cash finance income paid to TransAlta Renewables.

(6) AUD and USD converted to CAD at rates of 0.98 and 1.24, respectively.

(7) Comprised of interest income from investment in MRPS, fee income from indirect guarantee of TEA obligations, and dividend income from investment of TPS adjusted TEA amounts.

Business operations and results of TEA have been in line with historical experience of TransAlta prior to our investment, except for the contribution from the Fortescue Gas River Pipeline, following its commissioning on March 19, 2015. The project, TransAlta's first pipeline, was completed within a nine month time frame and now provides gas to TEA's Solomon power station.

During the third quarter, TEA incurred planned major maintenance costs on the major overhaul of a LM6000 gas turbine at one of its subsidiaries. Sustaining capital expenditures reduce distributions of the period in which they are incurred.

Corporate

Corporate costs for the nine months ended Sept. 30, 2015 have increased \$0.7 million to \$9.7 million compared to the same period in 2014, primarily due to costs related to the investment in the Australian Assets and increase in the G&A Reimbursement Fee following the April 2014 rate adjustment related to the acquisition of the economic interest in the Wyoming Wind Farm and contractual cost escalation.

OTHER CONSOLIDATED RESULTS

Net Interest Expense

The components of net interest expense are shown below:

	3 months ended Sept. 30		9 months ended Sept. 30	
	2015	2014	2015	2014
Interest on debt	8,686	8,777	26,199	26,671
Interest on letters of credit and guarantees pledged by TransAlta	25	1	70	25
Interest income	(26)	(11)	(138)	(16)
Accretion of provisions	243	245	768	703
Net interest expense	8,928	9,012	26,899	27,383

For the three and nine months ended Sept. 30, 2015, net interest expense decreased compared to the same periods in 2014, primarily due to lower average debt outstanding, partially offset by the higher interest costs on the Wyoming Wind Acquisition Loan due to exchange movements of the US dollar.

Class B Shares

As at Sept. 30, 2015, 26,086,956 Class B shares are outstanding (Dec. 31, 2014 – nil). As Class B shares are convertible into common shares at a variable rate, they are classified as liabilities and their change in value is recognized in net earnings. Changes in value of Class B shares are unrealized and relate to the change in value of underlying common shares during the period (net of the effect of estimated foregone dividends, as discounted using a risk-free rate for the period to conversion). Additional information on Class B shares is presented in Note 11 of our interim condensed consolidated financial statements.

Income Taxes

A reconciliation of income taxes and effective tax rates on earnings excluding non-comparable items is presented below:

	3 months ended Sept. 30		9 months ended Sept. 30	
	2015	2014	2015	2014
Earnings before income taxes	63,104	673	107,218	36,318
Income attributable to non-controlling interest	(444)	(722)	(2,371)	(2,408)
Change in fair value of Class B shares	(45,173)	-	(43,431)	-
Economic hedge on South Hedland contribution commitment	3,135	-	7,315	-
Comparable earnings (loss) attributable to common shareholders subject to tax	20,622	(49)	68,731	33,910
Comparable income tax adjustments:				
Income tax recovery related to economic hedge on South Hedland contribution commitment	424	-	988	-
Income tax expense related to writeoff of deferred income tax assets ⁽¹⁾	(3,007)	-	(4,943)	-
Income tax expense related to changes in corporate income tax rates ⁽²⁾	-	-	(3,782)	-
Income tax expense related to Transaction fair value differences at initial recognition	-	-	(4,200)	-
Total comparable income tax expense adjustments	(2,583)	-	(11,937)	-
Income tax expense (recovery)	2,005	(18)	17,375	6,917
Comparable income tax expense (recovery)	(578)	(18)	5,438	6,917
Comparable effective tax rate on earnings attributable to common shareholders (%)	(3)	37	8	20

(1) Relates to the write down of the deferred tax assets on realized and unrealized foreign exchange capital losses as we do not expect to realize capital gains in the foreseeable future.

(2) Impact of increase in Alberta income tax rate from 10 per cent to 12 per cent.

Comparable income tax recovery for the three months ended Sept. 30, 2015 increased compared to the same period in 2014, despite an increase in earnings in the period. Dividend income earned from investments in TransAlta subsidiaries is not subject to tax.

Comparable income tax expense for the nine months ended Sept. 30, 2015 decreased compared to the same period in 2014, despite an increase in earnings in the period, primarily due to an adjustment in respect of prior years and an increase in dividend income earned from investments in TransAlta subsidiaries which is not subject to tax.

The comparable effective tax rate on earnings attributable to common shareholders for the three months ended Sept. 30, 2015 decreased compared to the same period in 2014, due to an increase in dividend income not subject to tax.

The comparable effective tax rate on earnings attributable to common shareholders for the nine months ended Sept. 30, 2015 decreased compared to the same period in 2014, due to an adjustment in respect of prior years and the effect of an increase in dividend income not subject to tax.

Non-Controlling Interest

Natural Forces Technologies Inc. owns a 17 per cent interest in the Kent Hills 1 and 2 wind farms, which have 150 MW of gross generating capacity.

Net earnings attributable to the non-controlling interest for the three months ended Sept. 30, 2015 decreased \$0.3 million compared to the same period in 2014, primarily due to lower production.

Other Comprehensive Income (“OCI”)

As part of the acquisition of the economic interest in TransAlta’s Australian Assets in the second quarter we acquired TPS issued by another subsidiary of TransAlta and in the third quarter we acquired PS of TEA (see the Significant and Subsequent Events and Financial Instruments Sections of this MD&A). Under IFRS accounting requirements, we designated these shares as available-for-sale financial assets with the result that changes in the fair value of these shares are recognized in OCI each period. During the three and nine months ended Sept. 30, 2015 we recognized an \$8.1 million decrease and a \$6.9 million increase in fair value, respectively, in OCI.

Changes in the fair value of available-for-sale instruments during the period from issuance to Sept. 30, 2015 are primarily attributable to gains on foreign exchange offset by the assumed increased discount rate based on changes in observed market yields.

LIQUIDITY AND CAPITAL RESOURCES

Liquidity risk arises from our ability to meet general funding needs, and manage the assets, liabilities, and capital structure of the Corporation. Liquidity risk is managed by maintaining sufficient liquid financial resources to fund obligations as they come due in the most cost-effective manner.

Our liquidity needs are met through a variety of sources, including capital markets, cash generated from operations and funding from TransAlta. Our primary uses of funds are operational expenses, capital expenditures, distributions to non-controlling interest, interest and principal payments on debt, and dividends.

Financial Position

The following chart highlights significant changes in the Condensed Consolidated Statements of Financial Position from Dec. 31, 2014 to Sept. 30, 2015:

	Increase/ (decrease)	Primary factors explaining change
Cash and cash equivalents	(9,786)	Timing of receipts and payments
Prepaid expenses	3,569	Annual insurance and property tax premiums, and long-term service agreement payments paid in the period
Property, plant, and equipment, net	(57,713)	Depreciation and adjustment with TransAlta, partially offset by additions
Intangible assets	(5,481)	Amortization
Investments in subsidiaries of TransAlta	1,346,890	Increase due to the acquisition of economic interest in the Australian Assets
Accounts payable and accrued liabilities	(12,368)	Timing of payments
Dividends payable	11,997	Issuance of common shares as part of the Transaction
Long-term debt (including current portion)	103,360	Borrowings under the credit facility, refinancing of our Pingston facility and unfavourable changes in foreign exchange rates, partially offset by the repayment of the matured unsecured debentures and principal repayments on the Amortizing Term Loan.
Class B shares liability	233,612	Issuance of Class B shares as part of the Transaction
Deferred income tax liabilities	11,894	Decreases in tax loss carryforwards and increases in taxable temporary differences
Risk management liabilities (current and long-term)	18,801	Derivative hedge liability on contribution commitment
Equity attributable to shareholders	920,600	Net earnings for the period, common shares issued, and an increase in fair value of available-for-sale financial assets recognized in other comprehensive income, partially offset by dividends declared

Cash Flows

The following chart highlights significant changes in the Condensed Consolidated Statements of Cash Flows for the three and nine months ended Sept. 30, 2015 compared to the same periods in 2014:

3 months ended Sept. 30	2015	2014	Primary factors explaining change
Cash and cash equivalents, beginning of period	50,575	22,094	
Provided by (used in):			
Operating activities	39,695	17,318	Higher cash earnings of \$26.4 million, partially offset by unfavourable changes in working capital of \$4.1 million
Investing activities	(119,434)	(1,182)	Increase in investment in subsidiaries of TransAlta of \$110.0 million, unfavourable change in non-cash investing working capital balances of \$8.0 million and an unfavourable change in realized risk management and foreign exchange losses of \$1.6 million, partially offset by a decrease in additions to property, plant and equipment of \$1.2 million
Financing activities	42,482	(33,754)	Borrowings under the credit facility of \$215.7 million, partially offset by the repayment of long-term debt of \$120.4 million and an increase in dividends paid on common shares of \$18.0 million
Translation of foreign currency cash	622	49	
Cash and cash equivalents, end of period	13,940	4,525	

9 months ended Sept. 30	2015	2014	Primary factors explaining change
Cash and cash equivalents, net of bank overdraft, beginning of period	23,726	18,365	
Provided by (used in):			
Operating activities	129,632	98,310	Higher cash earnings of \$41.1 million, partially offset by unfavourable changes in working capital of \$9.8 million
Investing activities	(342,558)	(4,225)	Increase in investment in subsidiaries of TransAlta of \$326.7 million, unfavourable change in non-cash investing working capital of \$9.2 million and an unfavourable change in realized risk management and foreign exchange losses of \$1.7 million
Financing activities	202,263	(107,966)	Borrowings under the credit facility of \$215.7 million, net proceeds on the issuance of common shares of \$213.5 million and issuance of long-term debt of \$45 million, partially offset by an increase in the repayment of long-term debt of \$139.3 million and an increase in dividends paid on common shares of \$24.2 million
Translation of foreign currency cash	877	41	
Cash and cash equivalents, end of period	13,940	4,525	

Debt

Long-term debt, including amounts owing to TransAlta, totalled \$761.8 million at Sept. 30, 2015 compared to \$658.5 million Dec. 31, 2014. Long-term debt increased from Dec. 31, 2014 primarily due borrowings under the credit facility, refinancing of our Pingston facility and unfavorable changes in foreign exchange rates, partially offset by repayment of the \$120 million unsecured debenture that matured and principal repayments on the Amortizing Term Loan.

At Sept. 30, 2015, \$488.2 million of our long-term debt was due to TransAlta (Dec. 31, 2014 - \$279.3 million).

Credit Facility

We have a \$350 million unsecured credit facility with TransAlta available to us. The facility is available for general corporate purposes, including financing ongoing working capital requirements. As at Sept. 30, 2015, \$215.7 million was drawn on the facility (Dec. 31, 2014 - nil) for the repayment of the \$120 million unsecured debentures during the quarter and to fund construction of the South Hedland project. The credit facility increased from \$100 million following the investment in TransAlta's Australian Assets described in the Significant and Subsequent Events section of this MD&A.

Share Capital

On Sept. 30, 2015 and Oct. 30, 2015, we had 190.8 million common shares and 26.1 million Class B shares issued and outstanding.

During the nine months ended Sept. 30, 2015, 76.1 million common shares and 26.1 million Class B shares were issued. Information on shares issued is presented in the Significant and Subsequent Events section of this MD&A. No shares were issued during the three months ended Sept. 30, 2015.

On Oct. 30, 2015, we declared dividends of \$0.07 per common share, payable on Dec. 31, 2015, Jan. 29, 2016 and Feb. 29, 2016.

2015 OUTLOOK

Business Environment

Economic Environment

The slowdown in the oil and gas sector has put Alberta into a recession in 2015 and slow growth is expected in 2016. Growth in Eastern Canada has been in the 2 per cent range and is expected to increase in 2016 as the export sector gains from the weaker Canadian dollar.

In Western Australia, depressed commodity prices combined with the completion of the large iron ore expansion projects are driving a slowdown in the economy which we expect to continue for the balance of 2015. Unemployment rates are increasing, currently around 6.0 per cent nationally and expected to reach 6.5 per cent by year end. The prevailing theme is one of reduced spending (by companies and governments) and driving for operational efficiencies. Asset sales are expected to remain strong as companies evaluate and restructure their balance sheets to mitigate the impact of lower revenue forecasts. Forecasts for Australian GDP growth are in the range of 2.5 per cent to 3.0 per cent.

Through the use of PPAs, including TransAlta PPAs, all of our facilities including the Australian Assets, are currently contracted, and therefore we expect to see no significant impact of the slowing Canadian and Australian economies on our business.

Counterparty credit risk is monitored and we operate in accordance with our established risk management policies. We do not anticipate any material change to our existing credit practices and continue to deal primarily with investment grade counterparties.

Environmental Legislation

As noted in the Significant and Subsequent Events section, Alberta's current GHG program has been renewed and expanded. We expect value realized from our environmental attributes generated in the province in 2015 to be consistent with prior years. Revenue from environmental attributes generated in Alberta amounted to \$3.4 million year to date in 2015 and \$7.5 million in the full year 2014. The GHG offsets created by our Alberta wind facilities are expected to increase in value through 2017, as GHG emitters can use them as compliance instruments in place of contributing to the technology fund.

On April 13, 2015, the Ontario Government announced that Ontario will be implementing a GHG cap-and-trade system in an effort to reduce emissions and fight climate change. The cap-and-trade system will impose a hard ceiling on the GHG emissions allowed in each sector of the economy. The details of the cap-and-trade system (such as specifics on a potential cap, covered sectors, or anticipated launch date) currently remain absent but will be developed through stakeholder consultations. At this current stage of policy development, we are anticipating no impact on the operations of the business as the GHG attributes are bundled with the power sold to the counterparty in the province.

In Australia, the Senate recently passed amendments to the country's Renewable Energy Scheme ("RET"). The RET was initially introduced in 2001 with three objectives: to establish a mandatory renewable energy target to be achieved in 2020; to provide incentives for large-scale renewable energy generators in the form of one large-scale generation certificate earned for each MWh of generation; and, to require retailers and wholesale industrial customers to purchase a specified volume of their electricity from large-scale renewable sourced electricity or incur a penalty of AUD\$65/MWh on any shortfall. The amendments reduced the annual targets for large-scale renewable sourced electricity down from 41,000 GWh in 2020 to 33,000 GWh in 2020, held constant at this level until 2030. It is estimated that this will require an additional 5,000-6,000 MW of new capacity to be installed to add to the slightly more than 4,000 MW already operating. Since the Australian Assets are fully contracted it is not expected that these amendments will have a significant impact.

Operations

Production

Including production from the Wyoming Wind Farm, we expect renewable energy production in 2015 to be in the range of 3,250 to 3,550 GWh. Australian gas-fired generation contracts primarily provide compensation for capacity, and accordingly, production is not a significant performance indicator of that business.

We expect wind and Australian Asset availability to be in the range of 95 to 97 per cent and 93 to 95 per cent⁽¹⁾, respectively, in 2015.

Contracted Cash Flows

Through the use of PPAs, including the TransAlta PPAs, our facilities and those in which we have an economic interest have a capacity-weighted average contractual life remaining of 16 years. In addition, for 2015, approximately 75 per cent and 100 per cent of the environmental attributes from our wind and hydro facilities, respectively, have been sold.

The contract with respect to our 10 MW Akolkolex facility expired in April 2015, but its terms are expected to remain unchanged until the buyer finalizes its renewal process.

Government Incentives

Certain of our wind and hydro facilities are eligible to receive incentives under the Wind Power Production Incentive or the ecoENERGY for Renewable Power incentive programs sponsored by the Canadian federal government to encourage the development of clean power generation projects in Canada. Qualifying facilities receive specified incentive payments for every kilowatt hour of energy production for a period of up to ten years from commissioning. We are expecting a reduction in revenues in 2015 associated with the expiry of the Summerview 1 incentives in September 2014. Incentives earned at Summerview 1 amounted to \$1.0 million in the full year 2014.

(1) Pro-rata Australian Asset availability from May 7, 2015.

Operations, Maintenance, and Administration Costs ("OM&A")

We expect OM&A costs for 2015 to remain relatively consistent with 2014. We have long-term service agreements in place for many of our wind facilities, which allow us to stabilize costs.

Exposure to Fluctuations in Foreign Currencies

We are exposed to fluctuations in the exchange rate between the Canadian and the Australian and US dollars as a result of our economic interest in the Wyoming Wind Farm and the Australian Assets (including the remaining construction costs for the South Hedland Power Station Project). The securities acquired from TransAlta and the related dividends received are denominated in Canadian, Australian and US dollars. TransAlta has agreed to provide the Corporation with protection against fluctuations in the exchange rates on the first five years of cash flows from the Australian Assets and for the cost of constructing the South Hedland Power Station, which is expected to be completed in 2017. Any changes in foreign investments or foreign-denominated debt may change our exposure. All of our other assets are located in Canada. We may acquire equipment from foreign suppliers in various foreign currencies for future capital projects, which could create exposure to fluctuations in the value of the Canadian dollar related to these currencies.

Our strategy is to mitigate foreign exchange risk on foreign denominated cash flows to ensure our ability to meet dividend requirements. Cash flows relating to the Australian Assets are predominately hedged under agreements with TransAlta. In addition, US dollar cash flows primarily related to the Wyoming Wind assets are currently offset by US dollar denominated interest expense. Going forward, we expect to enter into contractual agreements and foreign exchange forwards to hedge foreign denominated cash flows.

Net Interest Expense

Exposure to interest rate risk is not significant as interest rates on long-term debt are largely fixed. Net interest for 2015 is expected to be the same as 2014. However, changes in the value of the Canadian dollar relative to the US dollar can affect the amount of interest expense incurred.

Liquidity and Capital Resources

If there are low wind volumes, low hydro resource, or unexpected maintenance costs, we may need additional liquidity in the future. We expect to maintain adequate available liquidity under our credit facility with TransAlta.

The Corporation manages liquidity risk associated with debentures by preparing and revising long-term external financing plans reflecting business plans and market availability of capital. The Corporation anticipates refinancing its maturing debt based on reasonable commercial terms.

Income Taxes

The effective tax rate on earnings excluding non-comparable items for 2015 is expected to be approximately 8 to 13 per cent, which is lower than the statutory tax rate of 26 per cent, primarily due to certain earnings that are not subject to tax.

Dividends on TPS related to TEA are paid net of cash taxes paid by TEA, and therefore, we do not incur a tax expense for these cash taxes, however, they reduce finance income by an equivalent amount. For the period May 7, 2015 to Dec. 31, 2015, TransAlta anticipates that TEA will pay no cash taxes that are attributable to our economic interest, as a result of deductions available to reduce taxable income.

Capital Expenditures and Investments

Sustaining Capital

Our sustaining capital is comprised of the ongoing capital costs associated with maintaining the existing generating capacity of our facilities.

For 2015, our estimate for total sustaining capital, net of any contributions received, is allocated among the following:

Category	Description	Spend to date ⁽¹⁾⁽²⁾ in 2015	Expected spend in 2015 ⁽²⁾
Routine capital	Expenditures to maintain our existing generating capacity	2.9	3 - 4
Planned maintenance	Regularly scheduled maintenance	4.3	5 - 6
Total sustaining expenditures		7.2	8 - 10

The facilities of TransAlta in which we own economic interests also incur sustaining capital expenditures. While we are not required to fund these expenditures, they reduce the finance income we derive from our investments. For 2015, estimated sustaining capital expenditures of the facilities which we do not own, but in which we own economic interests, ranges from \$8 to \$10 million⁽³⁾. As at Sept. 30, 2015, \$6.1 million⁽³⁾ of this total has been spent.

Investments

During the fourth quarter of 2015, we anticipate investing \$64 million in TEA towards the South Hedland project out of the estimated total remaining contribution commitment of \$380 million. We expect that the power station will be commissioned in the second quarter of 2017.

Financing

Financing for these capital expenditures and investments is expected to be provided by cash flow from operating activities and liquidity available through our credit facility with TransAlta.

FINANCIAL INSTRUMENTS

Refer to Note 12 of our most recent annual consolidated financial statements and Note 8 of our interim condensed consolidated financial statements as at and for the three and nine months ended Sept. 30, 2015 for details on Financial Instruments. Also refer to the Financial Instruments section of our most recent annual MD&A for additional details.

Following the close of the Transaction, we acquired or issued the following financial instruments:

Class B Common Shares

We issued 26,086,956 Class B shares to TransAlta. Because the Class B shares are convertible into common shares at a variable rate, they are classified as a financial liability and not as equity. As explained in Note 8 of our interim condensed consolidated financial statements, we have chosen to designate the Class B shares as a *financial liability to be carried at fair value through profit and loss*. Under IFRS, a *financial liability to be carried at fair value through profit and loss* is measured at fair value initially and on an on-going basis, with changes in fair value recognized in net earnings. As a result, at every period end, the fair value of the Class B shares will be determined and the carrying amount of the financial liability will be adjusted, with the change in the fair value recognized in net earnings.

Changes in fair value of the Class B shares relate to the change in value of the underlying common shares during the period (net of the effect of estimated foregone dividends, discounted using a risk-free rate for the period to conversion). Estimates of the fair value of the Class B shares can vary based on the estimated cost of construction and commissioning of the South Hedland project by TEA, which can vary based on emergent or unforeseen capital needs of the project, or release of uncommitted planned contingency funds.

(1) As at Sept. 30, 2015.

(2) Amounts reported in millions of dollars.

(3) Including pro-rata sustaining capital expenditures of TEA from May 7, 2015.

Mandatory Redeemable Preferred Shares

We acquired MRPS issued by TEA. The MRPS are non-voting and rank subordinate to all present and future secured and unsecured indebtedness of TEA, but senior to all other classes of issued and outstanding shares in the capital of TEA. We are entitled to receive cash dividends on the MRPS. The MRPS are subject to mandatory redemption in whole, on their maturity date or earlier at TEA's option. The MRPS are classified as a *loans and receivables* financial asset and are carried at amortized cost. The MRPS are denominated in Australian dollars and will be translated into their Canadian dollar equivalent at each period end, except for earnings and redemptions of the period to June 30, 2020 which are hedged with TransAlta. We recognize the resulting foreign exchange gains or losses in net earnings.

Tracking Preferred Shares

We acquired Canadian dollar-denominated TPS issued by another subsidiary of TransAlta, which provide cumulative variable dividends, when declared, that are broadly equal to the underlying net distributable profits of TEA. As explained in Note 8 of our interim condensed consolidated financial statements, we have designated the TPS as an *available-for-sale financial asset*. Under IFRS, an *available-for-sale financial asset* is measured at fair value initially and on an on-going basis, with changes in fair value recognized in OCI. Accordingly, at every period end, the fair value of the TPS will be determined and the carrying amount of the TPS will be revised, with the resulting change in the fair value recognized in OCI. The initial fair value of the TPS was estimated by reference to the net value of the other instruments at closing date. The period end fair value of the TPS is estimated using a discounted cash flow method, using estimates and assumptions about sales prices, production, capital expenditures, asset retirement costs, and other related cash inflows and outflows of the Australian Assets. Refer to Note 4 of our interim condensed consolidated financial statements for additional information.

Preferred Shares

During the third quarter, we acquired PS issued by TEA. The PS are non-voting and rank subordinate to all present and future secured and unsecured indebtedness of TEA, subordinate to the MRPS, but senior to all other classes of issued and outstanding shares in the capital of TEA. We are entitled to receive non-cumulative quarterly cash dividends. As explained in Note 8 of our interim condensed consolidated financial statements, we have designated the PS as an *available-for-sale financial asset*. Under IFRS, an *available-for-sale financial asset* is measured at fair value initially and on an on-going basis, with changes in fair value recognized in OCI. Accordingly, at every period end, the fair value of the PS will be determined and the carrying amount of the PS will be revised, with the resulting change in the fair value recognized in OCI. The period end fair value of the PS is estimated by calculating an implied price based on a current assessment of the yield to maturity. The PS are denominated in Australian dollars and will be translated into their Canadian dollar equivalent at each period end, except for dividends and redemptions of the period to June 30, 2020 which are hedged with TransAlta. We recognize the resulting foreign exchange gains or losses in OCI. Refer to Note 4 of our interim condensed consolidated financial statements for additional information.

Hedge on Contribution Commitment

As part of the Transaction, we entered into a Contribution Agreement with TEA and other TransAlta subsidiaries, related to our commitment to fund the remaining costs for the construction and commissioning of the South Hedland project, which at closing of the Transaction were estimated to be approximately \$491 million. Under the Contribution Agreement, when funds are required by TEA for construction purposes, we will subscribe for and purchase PS or MRPS, issued by TEA, both of which will be denominated and payable in Australian dollars. We expect to fund these costs over an approximate two year time period, until the anticipated commissioning of the South Hedland project in mid-2017. To protect against adverse fluctuations in the exchange rate between the Canadian and Australian dollars over this period, and the impact such fluctuations will have on our total Canadian dollar funding cost, we entered into a hedge agreement with TransAlta (the "Hedge on Contribution Commitment"), whereby we have fixed the cost of the Australian dollars we will need at \$0.9684 Canadian per Australian dollar. The Hedge on Contribution Commitment is considered a held-for-trading derivative and accordingly we are required to account for this as *at fair value through profit and loss*. As a result, it was initially recognized at fair value and at every period end, the fair value is determined and the carrying amount adjusted, with the change in the fair value recognized in net earnings and included in foreign exchange gain (loss). On our

statement of financial position, the fair value of the Hedge on Contribution Commitment is included in risk management assets or liabilities, as appropriate.

At Sept. 30, 2015, the estimated remaining costs to be funded are \$380 million.

RISK FACTORS

Risk is an inherent factor in doing business. Following the closing of the Transaction, some, but not all, additional risk factors that could affect our future results, and our activities in mitigating those risks, are outlined below. These risks do not occur in isolation, but must be considered in conjunction with each other.

Nature of Interests

TransAlta indirectly retains legal title to the Australian Assets and we have no legal rights in respect of the Australian Assets. Rather, we own securities providing an economic interest based on the cash flows from TEA broadly equal to the underlying net distributable profits of TEA. This means that we are not be able to dispose of the Australian Assets or exercise other rights of ownership of the Australian Assets, nor do we have any ability to directly oversee or manage the ownership and operation of the Australian Assets. Consequently, the rights to us in relation to the Australian Assets may be of less value compared to direct ownership of the Australian Assets.

Insufficient Funds to Satisfy Distributions

We are entitled to receive quarterly preferential cash dividend payments on the TPS issued by a subsidiary of TransAlta. This subsidiary's only source of income is the distributions it receives from a 43 per cent owned limited partnership with TransAlta. In turn, the assets the limited partnership owns are the Australian Assets along with other gas and renewables facilities. There can be no certainty that the Australian Assets, along with the additional assets within the limited partnership, will generate sufficient income, such that the distributions it pays will, in aggregate, be sufficient to satisfy the dividend payments in respect of the TPS.

Dependence on Financial Performance of the Australian Assets

The value of our common shares depends, in part, on the financial performance and profitability of TEA derived from the Australian Assets. Any decline in the financial performance of the Australian Assets or adverse change in such other factors could have an adverse effect on us and the value and market price of our common shares. In addition, the Australian Assets are potentially subject to the liabilities attributed to TransAlta, even if those liabilities arise from lawsuits, contracts or indebtedness that do not relate or are otherwise attributed to TEA or the Corporation.

Income Taxes

Our operations and investments are complex and located in several countries. The computation of the provision for income taxes involves tax interpretations, regulations, and legislation that are continually changing. Our tax filings are subject to audit by taxation authorities. Management believes that it has adequately provided for income taxes as required by IFRS, based on all the information currently available.

The Corporation and the subsidiaries of TransAlta in which we hold economic interests are subject to changing tax laws, treaties and regulations in and between countries. Various tax proposals in the countries we operate in could result in changes to the basis on which deferred taxes are calculated or could result in changes to income or non-income tax expense. There has recently been an increased focus on issues related to the taxation of multinational corporations. A change in tax laws, treaties or regulations, or in the interpretation thereof, could result in a materially higher income or non-income tax expense which could have a material adverse impact to the Corporation.

Construction of South Hedland facility

While we have committed funding to TEA for the construction of the South Hedland power station, our risks associated thereto are mitigated by the adjustment mechanisms of the Class B shares, which provide a compensating effect to contributions above or below target through the issuance of fewer or more common shares upon conversion. We have obtained further protections with respect to the risk of the power station not being commissioned before June 1, 2017, through compensating features embedded in the terms of the TPS.

Other Financial Risks

- Credit risk: As at Sept. 30, 2015, TEA had one below investment grade customer whose outstanding balances of \$484.9 million accounted for 96 per cent of total trade accounts receivable and finance lease receivable outstanding. Risk of significant loss arising from this counterparty has been assessed as low, considering the counterparty's financial position, and how TEA provides its services in an area of the counterparty's lower-cost operations, and TransAlta's other credit risk management practices.
- Foreign currency risks: Refer to the 2015 Outlook section of this MD&A.
- Other market, credit and liquidity risks: Refer to Note 8 of our interim condensed consolidated financial statements.

RELATED PARTY TRANSACTIONS AND BALANCES

Refer to the Related Party Transactions and Balances – Post-Acquisition Relationship with TransAlta section of our most recent annual MD&A for information about agreements and transactions with TransAlta.

Related Party Transactions

Amounts recognized from transactions with TransAlta or subsidiaries of TransAlta, excluding those described in the Significant and Subsequent Events section of this MD&A, are as follows:

	3 months ended Sept. 30		9 months ended Sept. 30	
	2015	2014	2015	2014
Revenue from TransAlta PPAs	7,631	6,099	24,238	21,105
Royalty and other revenue-based costs adjustments	104	1,457	73	1,457
Revenue from emission reduction credits ⁽¹⁾	-	-	2,320	-
Finance income related to subsidiaries of TransAlta	29,875	215	49,927	6,439
G&A Reimbursement Fee	2,657	2,619	7,943	7,761
Interest expense on Amortizing Term Loan	1,621	1,848	4,985	5,650
Interest expense on letters of credit and guarantees	25	1	70	25
Interest expense on Wyoming Wind Acquisition Loan	1,152	954	3,317	3,031
Interest expense on credit facility	497	-	497	-
Foreign exchange loss on hedge contribution commitment	1,499	-	1,499	-

(1) The value of the emission reduction credits was determined by reference to market information for similar instruments, including historical transactions with third parties, with the transaction ultimately reviewed and approved by the Corporation's independent members of the Board of Directors.

Related Party Balances

Related party balances include the following balances with TransAlta or subsidiaries of TransAlta:

As at	Sept. 30, 2015	Dec. 31, 2014
Trade and other receivables	20,144	7,136
Trade accounts payable	2,881	3,142
Dividends payable	19,444	10,345
Interest payable	1,385	2,795
Investment in subsidiaries of TransAlta	1,466,069	119,179
Net risk management liabilities	(18,480)	(117)
Amortizing Term Loan	44,783	34,978
Wyoming Wind Acquisition Loan	155,790	178,364
Class B shares liability	233,612	-
Credit facility	215,700	-
Letters of credit issued by TransAlta on behalf of the Corporation	31,095	4,503
Guarantees provided by TransAlta on behalf of the Corporation	226,000	226,500
Indemnification guarantee provided by the Corporation to TransAlta	941,204	-

As part of the Transaction, we entered into a Guarantee and Indemnification Agreement in favour of TransAlta related to certain guarantees it has provided to third parties in respect of certain obligations of TEA (the "TEA Guarantees"). We have agreed to indemnify TransAlta from and against all claims, actions, proceedings, liabilities, losses, costs, expenses or damages against or incurred by it arising out of or in connection with the TEA Guarantees and to reimburse TransAlta in full for the amount of any payment made by it under and in accordance with the TEA Guarantees, relating to actions, omissions, events and circumstances which occur on or after May 7, 2015. As consideration for this indemnity that we have provided, TransAlta is required to pay us the Canadian dollar equivalent of the guarantor fees it receives from TEA in respect of any of the TEA Guarantees.

As at Sept. 30, 2015, the total amounts guaranteed were \$941 million.

ADDITIONAL IFRS MEASURES

An additional IFRS measure is a line item, heading, or subtotal that is relevant to an understanding of the financial statements but is not a minimum line item mandated under IFRS, or the presentation of a financial measure that is relevant to an understanding of the financial statements but is not presented elsewhere in the financial statements. We have included line items entitled "gross margin" and "operating income" in our Condensed Consolidated Statements of Earnings for the three months and nine months ended Sept. 30, 2015 and 2014. Presenting these line items provides management and investors with a measurement of ongoing operating performance that is readily comparable from period to period.

NON-IFRS MEASURES

We evaluate our performance using a variety of measures. Those discussed below, and elsewhere in this MD&A, are not defined under IFRS and, therefore, should not be considered in isolation or as an alternative to or to be more meaningful than net earnings attributable to common shareholders or cash flow from operating activities, as determined in accordance with IFRS, when assessing our financial performance or liquidity. These non-IFRS measures are not necessarily comparable to a similarly titled measure of another company.

Typically, for comparability purposes, we exclude the impact of asset impairment charges and other adjustments to earnings, such as gains on sales of assets, as management believes these transactions are not representative of our business operations. Following completion of the Transaction, we also exclude the earnings impact of the hedge of the South Hedland contribution commitment and the change in fair value of the Class B shares. These gains or losses are unrealized and are recognized in earnings as a result of applying IFRS requirements to these financial instruments. Refer to the Financial Instruments section of this MD&A for further information on these items. We also exclude the income tax expense related to the Transaction, to changes in corporate income tax rates and writedowns of deferred income tax assets as these amounts do not relate to tax impacts on current earnings.

Earnings on a comparable basis per share are calculated using the weighted average common shares outstanding during the period.

Beginning with the current quarter, comparable operating income and EBITDA also include the comparable EBITDA of the Wyoming Wind Farm and the Australian Assets. In prior periods we used to reclassify the whole finance income from these sources into comparable EBITDA. Comparative and cumulative period's adjustments have been restated to reflect the current methodology.

Presenting comparable EBITDA from period to period provides management and investors with a proxy for the amount of cash generated from operating activities before net interest expense, non-controlling interest, income taxes and the impacts of timing and sustaining capital expenditures on finance income from subsidiaries of TransAlta.

A reconciliation of comparable results to reported results is as follows:

	3 months ended Sept. 30, 2015			9 months ended Sept. 30, 2015		
	Reported	Comparable adjustments	Comparable total	Reported	Comparable adjustments	Comparable total
Revenues	41,254	-	41,254	160,687	-	160,687
Royalties and other costs of sales	2,892	-	2,892	9,182	-	9,182
Gross margin	38,362	-	38,362	151,505	-	151,505
Operations, maintenance, and administration	11,121	-	11,121	35,464	-	35,464
Taxes, other than income taxes	1,815	-	1,815	5,440	-	5,440
Comparable EBITDA of Wyoming Wind and Australian Assets	-	(32,283) ⁽¹⁾	(32,283)	-	(55,298) ⁽¹⁾	(55,298)
Insurance recovery	-	-	-	(293)	-	(293)
Earnings before interest, taxes, depreciation, and amortization	25,426	32,283	57,709	110,894	55,298	166,192
Depreciation and amortization	19,652	-	19,652	56,144	-	56,144
Operating income	5,774	32,283	38,057	54,750	55,298	110,048
Finance income (charge) related to subsidiaries of TransAlta	29,875	(32,283) ⁽¹⁾	(2,408)	49,927	(55,298) ⁽¹⁾	(5,371)
Change in fair value of Class B shares	45,173	(45,173) ⁽²⁾	-	43,431	(43,431) ⁽²⁾	-
Foreign exchange loss	(8,790)	3,135 ⁽³⁾	(5,655)	(13,991)	7,315 ⁽³⁾	(6,676)
Earnings before interest and taxes	72,032	(42,038)	29,994	134,117	(36,116)	98,001
Net interest expense	8,928	-	8,928	26,899	-	26,899
Income tax expense (recovery)	2,005	(2,583) ⁽⁴⁾	(578)	17,375	(11,937) ⁽⁴⁾	5,438
Net earnings	61,099	(39,455)	21,644	89,843	(24,179)	65,664
Non-controlling interest	444	-	444	2,371	-	2,371
Net earnings attributable to common shareholders	60,655	(39,455)	21,200	87,472	(24,179)	63,293
Weighted average number of common shares outstanding in the period (millions)	190.8	190.8	190.8	155.7	155.7	155.7
Net earnings per share attributable to common shareholders	0.32	(0.21)	0.11	0.56	(0.15)	0.41

	3 months ended Sept. 30, 2014			9 months ended Sept. 30, 2014		
	Reported	Comparable adjustments	Comparable total	Reported	Comparable adjustments	Comparable total
Revenues	42,596	-	42,596	160,574	-	160,574
Royalties and other	1,332	-	1,332	8,826	-	8,826
Gross margin	41,264	-	41,264	151,748	-	151,748
Operations, maintenance, and administration	11,458	-	11,458	33,686	-	33,686
Taxes, other than income taxes	1,777	-	1,777	5,401	-	5,401
Comparable EBITDA of Wyoming Wind and Australian Assets	-	(1,582) ⁽¹⁾	(1,582)	-	(10,123) ⁽¹⁾	(10,123)
Earnings before interest, taxes, depreciation, and amortization	28,029	1,582	29,611	112,661	10,123	122,784
Depreciation and amortization	18,562	-	18,562	55,176	-	55,176
Operating income	9,467	1,582	11,049	57,485	10,123	67,608
Finance income (charge) related to subsidiaries of TransAlta	215	(1,582) ⁽¹⁾	(1,367)	6,439	(10,123) ⁽¹⁾	(3,684)
Foreign exchange gain (loss)	3	-	3	(223)	-	(223)
Earnings before interest and taxes	9,685	-	9,685	63,701	-	63,701
Net interest expense	9,012	-	9,012	27,383	-	27,383
Income tax expense (recovery)	(18)	-	(18)	6,917	-	6,917
Net earnings	691	-	691	29,401	-	29,401
Non-controlling interest	722	-	722	2,408	-	2,408
Net earnings attributable to common shareholders	(31)	-	(31)	26,993	-	26,993
Weighted average number of common shares outstanding in the period (millions)	114.7	-	114.7	114.7	-	114.7
Net earnings per share attributable to common shareholders	-	-	-	0.24	-	0.24

(1) Comparable EBITDA of the Wyoming Wind Farm and the Australian Assets.

(2) Class B shares are treated as liabilities at fair value through profit and loss for accounting purposes.

(3) Unrealized and realized losses on the economic hedge on contribution commitment.

(4) Income tax expense comparable adjustments are detailed in the Income Taxes section of "Other Consolidated Results".

Adjusted Funds from Operations and Comparable Cash Available for Distribution

AFFO and Comparable CAFD provide investors with a proxy for the amount of cash generated from operating activities and investment in subsidiaries of TransAlta before changes in working capital, and provide the ability to evaluate cash flow trends more readily in comparison with results from prior periods.

Beginning in the current quarter, AFFO has been defined to include the effect of sustaining capital expenditures and of distributions to non-controlling interests, and both AFFO and Comparable CAFD have been defined to exclude the effects of timing and working capital on distributions from subsidiaries of TransAlta in which we hold an economic interest. Metrics for the comparative and cumulative periods have been restated to reflect this methodology.

AFFO per share and comparable cash available for distribution per share are calculated as follows using the weighted average number of common shares outstanding during the period.

	3 months ended Sept. 30		9 months ended Sept. 30	
	2015	2014	2015	2014
Cash flow from operating activities	39,695	17,318	129,632	98,310
Change in non-cash operating working capital balances	6,303	2,238	4,367	(5,450)
Changes in non-cash operating working capital of Wyoming Wind LLC	(3,284)	(75)	(2,307)	1,247
Adjusted cash flow from operations before changes in working capital	42,714	19,481	131,692	94,107
Adjustments:				
Sustaining capital expenditures	(2,280)	(1,741)	(7,198)	(5,014)
Distributions paid to subsidiaries' non-controlling interest	(1,023)	(727)	(3,664)	(3,712)
Effect of timing on finance income related to TEA	(524)	-	66	-
AFFO	38,887	17,013	120,896	85,381
Deduct:				
Principal repayments of amortizing debt	(11,399)	(10,957)	(22,575)	(38,232)
Comparable CAFD	27,488	6,056	98,321	47,149
Weighted average number of common shares outstanding in the period (millions)	190.8	114.7	155.7	114.7
AFFO per share	0.20	0.15	0.78	0.74
Comparable CAFD per share	0.14	0.05	0.63	0.41

A reconciliation of comparable EBITDA to AFFO is as follows:

	3 months ended Sept. 30		9 months ended Sept. 30	
	2015	2014	2015	2014
Comparable EBITDA	57,709	29,611	166,192	122,784
Interest expense	(8,685)	(8,767)	(26,131)	(26,680)
Sustaining capital expenditures - owned assets	(2,280)	(1,741)	(7,198)	(5,014)
Sustaining capital expenditures - Investments in subsidiaries of TransAlta	(5,330)	(1,431)	(6,131)	(2,095)
Current income tax expense	(820)	(167)	(1,712)	(752)
Other non-operating items - Investments in subsidiaries of TransAlta	(886)	(11)	(1,481)	(342)
Distributions paid to subsidiaries' non-controlling interest	(1,023)	(727)	(3,664)	(3,712)
Other non-cash items	202	246	1,021	1,192
AFFO	38,887	17,013	120,896	85,381

AFFO for the three months ended Sept.30, 2015 increased \$21.9 million compared to the same period in 2014, primarily due to the increase in comparable EBITDA, partially offset by sustaining capital expenditures associated with planned maintenance of the Australian Assets.

For the nine months ended Sept. 30, 2015, AFFO increased \$35.5 million compared to the same period in 2014, primarily due to the

increase in comparable EBITDA, partially offset by higher sustaining capital expenditures at the facilities we own and at the Australian Assets.

Comparable CAFD for the three months ended Sept. 30, 2015 increased \$21.4 million compared to the same period in 2014, primarily due to the increase in AFFO.

Comparable CAFD for the nine months ended Sept. 30, 2015 increased \$51.2 million compared to the same period in 2014, primarily due to the increase in AFFO and an early payment on amortizing term debt in 2014.

CURRENT ACCOUNTING CHANGES

There were no IFRS or other accounting policy changes adopted in the period.

FUTURE ACCOUNTING CHANGES

Accounting standards that have been previously issued by the International Accounting Standards Board ("IASB") but not yet effective, and which we have not yet applied include IFRS 9 *Financial Instruments* and IFRS 15 *Revenue from Contracts with Customers*. Refer to the Future Accounting Changes section of our most recent annual MD&A for information regarding the requirements of IFRS 9 and IFRS 15.

In September 2015, the IASB issued an amendment to IFRS 15 to defer the Jan. 1, 2017 effective date by one year. Accordingly, both IFRS 9 and IFRS 15 are effective for annual periods beginning on or after Jan. 1, 2018. Early application is permitted for both.

We continue to assess the impact of adopting these standards on the consolidated financial statements.

SELECTED QUARTERLY INFORMATION

	Q4 2014	Q1 2015	Q2 2015	Q3 2015
Revenue	72,870	68,156	51,277	41,254
Net earnings attributable to common shareholders	21,665	19,650	7,167	60,655
Net earnings per share attributable to common shareholders, basic and diluted	0.19	0.17	0.04	0.32
Comparable earnings per share	0.19	0.17	0.14	0.11
Comparable cash available for distribution per share	0.38	0.26	0.24	0.14
	Q4 2013	Q1 2014	Q2 2014	Q3 2014
Revenue	69,949	67,965	50,013	42,596
Net earnings (loss) attributable to common shareholders	15,535	21,134	5,890	(31)
Net earnings per share attributable to common shareholders, basic and diluted	0.13	0.18	0.05	-
Comparable earnings per share	0.15	0.18	0.05	-
Comparable cash available for distribution per share	0.36	0.15	0.20	0.05

Our business results fluctuate with seasonal variations, with the first and fourth quarters seeing largest wind volumes and the second and third recording higher hydro volumes. As wind forms a larger part of our renewable fleet, higher revenues and earnings are expected in the first and fourth quarters. In December 2013, we acquired an economic interest in the 144 MW Wyoming Wind

Farm through the purchase of preferred shares and started receiving dividends from it in Q1 2014. In May 2015, we acquired an economic interest in the Australian Assets, and approximately doubled our capitalization. The earnings of the second and third quarters of 2015 include various effects arising from financial instruments and deferred taxes, however, most of those have been eliminated on a comparable basis.

FORWARD-LOOKING STATEMENTS

This MD&A, the documents incorporated herein by reference, and other reports and filings made with securities regulatory authorities include forward-looking statements. All forward-looking statements are based on our beliefs as well as assumptions based on information available at the time the assumption was made and on management's experience and perception of historical trends, current conditions, and expected future developments, as well as other factors deemed appropriate in the circumstances. Forward-looking statements are not facts, but only predictions and generally can be identified by the use of statements that include phrases such as "may", "will", "believe", "expect", "anticipate", "intend", "plan", "foresee", "potential", "enable", "continue", or other comparable terminology. These statements are not guarantees of our future performance and are subject to risks, uncertainties, and other important factors that could cause our actual performance to be materially different from that projected.

In particular, this MD&A contains forward-looking statements pertaining to our business and anticipated financial performance including, but not limited to: spending on growth and sustaining capital and productivity projects, including sustaining capital expenditures of subsidiaries of TransAlta in which we have an economic interest; expectations in terms of the cost of operations, capital spending, and maintenance, including maintenance performed by third parties, and including the variability of those costs; expectations related to future earnings and cash flow from operating and contracting activities; incentive levels from government assistance; the recontracting of our Akolkolex facility; the payment of future dividends; expectations for demand for electricity in both the short term and long term, and the resulting impact on electricity prices; expectations in respect of generation availability, capacity, and production; expectations and plans for future growth, including expansion into existing and new markets and other forms of power generation and acquisition activities, including acquisition activities involving TransAlta; expectations regarding the Transaction; the effect, results and perceived benefits of the Transaction, including forecasts of comparable CAFD and expected comparable CAFD per share accretion, the expected increase to the dividend following the South Hedland project being fully commissioned; the timing and completion and commissioning of projects under development, including the South Hedland project and the costs thereof and the funding of such costs; expected governmental regulatory regimes and legislation such as Alberta's greenhouse gas program and their expected impact on us, as well as the cost of complying with resulting regulations and laws and the value of offsets generated by our wind facilities; estimates of future tax rates, future tax expense, cash taxes of TEA and the adequacy of tax provisions; accounting estimates; expectations regarding operations, maintenance and administration costs; anticipated growth rates in our markets; potential legal and contractual claims; expectations for the ability to access capital markets on reasonable terms; the estimated or potential impact of changes in interest rates and expense and changes in the value of the Canadian dollar relative to the US dollar and the Australian dollar; the monitoring of our exposure to liquidity risk; expectations regarding the impact of the slowdown in the oil and gas sector; and the general slowdown of the Australian economy; expectations regarding entering into additional financial instruments; expectations in respect to the global economic environment; estimated cash flow required to settle decommissioning and restoration activities; and expectations regarding borrowing rates and our credit practices.

Factors that may adversely impact our forward-looking statements include risks relating to: changes in general economic conditions, including interest rates; operational risks involving our facilities, including unplanned outages at such facilities; including risks pertaining to the Transaction, the timing and cost of the construction and commissioning of the South Hedland project; disruptions in the transmission and distribution of electricity; the effects of weather; disruptions in the source of water or wind required to operate our facilities; natural disasters; the threat of domestic terrorism, cyberattacks and other man-made disasters; equipment failure and our ability to carry out repairs in a cost-effective or timely manner; industry risk and competition; fluctuations in the value of foreign currencies; the need for additional financing and the ability to access financing at a reasonable cost; structural subordination of securities; counterparty credit risk; insurance coverage; our provision for income taxes; legal and contractual proceedings involving the Corporation; reliance on key personnel; the regulatory and political environments in the jurisdictions in which we operate; increasingly stringent environmental requirements and changes in, or liabilities under, these requirements; and development projects and acquisitions. The foregoing risk factors, among others, are described in further detail in the Risk Factors section of our 2015 AIF for the year ended Dec. 31, 2014 and our 2014 Annual MD&A. Additional risks related to the Transaction are described in

the prospectus associated with the offering. All documents are available on SEDAR at www.sedar.com.

Readers are urged to consider these factors carefully in evaluating the forward-looking statements and are cautioned not to place undue reliance on these forward-looking statements. The forward-looking statements included in this document are made only as of the date hereof and we do not undertake to publicly update these forward-looking statements to reflect new information, future events or otherwise, except as required by applicable laws. In light of these risks, uncertainties, and assumptions, the forward-looking events might occur to a different extent or at a different time than we have described, or might not occur. We cannot assure that projected results or events will be achieved.

TRANSALTA RENEWABLES INC.
CONDENSED CONSOLIDATED STATEMENTS OF EARNINGS
(in thousands of Canadian dollars, except as otherwise noted)

Unaudited	3 months ended Sept. 30		9 months ended Sept. 30	
	2015	2014	2015	2014
Revenues	30,906	33,533	125,243	128,138
Government incentives	3,524	3,885	13,725	15,050
Lease revenue	6,824	5,178	21,719	17,386
Total revenue	41,254	42,596	160,687	160,574
Royalties and other costs of sales	2,892	1,332	9,182	8,826
Gross margin	38,362	41,264	151,505	151,748
Operations, maintenance, and administration	11,121	11,458	35,464	33,686
Depreciation and amortization	19,652	18,562	56,144	55,176
Taxes, other than income taxes	1,815	1,777	5,440	5,401
Insurance recovery	-	-	(293)	-
Operating income	5,774	9,467	54,750	57,485
Finance income related to subsidiaries of TransAlta <i>(Note 4)</i>	29,875	215	49,927	6,439
Net interest expense <i>(Note 5)</i>	(8,928)	(9,012)	(26,899)	(27,383)
Change in fair value of Class B shares <i>(Note 11)</i>	45,173	-	43,431	-
Foreign exchange gain (loss)	(8,790)	3	(13,991)	(223)
Earnings before income taxes	63,104	673	107,218	36,318
Income tax expense (recovery) <i>(Note 6)</i>	2,005	(18)	17,375	6,917
Net earnings	61,099	691	89,843	29,401
Net earnings (loss) attributable to:				
	60,655	(31)	87,472	26,993
Non-controlling interest <i>(Note 7)</i>	444	722	2,371	2,408
	61,099	691	89,843	29,401
Weighted average number of common shares outstanding in the period (millions) (Note 12)				
	190.8	114.7	155.7	114.7
Net earnings per share attributable to common shareholders, basic and diluted (Note 12)				
	0.32	-	0.56	0.24

See accompanying notes.

TRANSALTA RENEWABLES INC.
CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(in thousands of Canadian dollars)

Unaudited	3 months ended Sept. 30		9 months ended Sept. 30	
	2015	2014	2015	2014
Net earnings	61,099	691	89,843	29,401
Gains (losses) on derivatives designated as cash flow hedges, net of tax ⁽¹⁾	49	(56)	(51)	(85)
Reclassification of gains on derivatives designated as cash flow hedges to non-financial assets, net of tax ⁽²⁾	(130)	-	(130)	-
Total items that will not be reclassified subsequently to net earnings	(81)	(56)	(181)	(85)
Gains (losses) on derivatives designated as cash flow hedges, net of tax ⁽³⁾	9	(2)	9	286
Reclassification of (gains) losses on derivatives designated as cash flow hedges to net earnings, net of tax ⁽⁴⁾	(5)	2	(10)	(200)
Available-for-sale financial assets - net change in fair value (Note 4)	(8,084)	-	6,854	-
Total items that will be reclassified subsequently to net earnings	(8,080)	-	6,853	86
Other comprehensive income (loss)	(8,161)	(56)	6,672	1
Total comprehensive income	52,938	635	96,515	29,402
Total comprehensive income (loss) attributable to:				
Common shareholders	52,494	(87)	94,144	26,994
Non-controlling interest (Note 7)	444	722	2,371	2,408
	52,938	635	96,515	29,402

(1) Net of income tax expense of 8 and recovery 8 for the three and nine months ended Sept. 30, 2015 (2014 - 21 and 31 recovery), respectively.

(2) Net of income tax expense of 48 for the three and nine months ended Sept. 30, 2015 (2014 - nil).

(3) Net of income tax expense of 3 for the three and nine months ended Sept. 30, 2015 (2014 - 1 recovery and 98 expense), respectively.

(4) Net of income tax expense of 2 and 4 for the three and nine months ended Sept. 30, 2015 (2014 - 1 recovery and 29 expense), respectively.

See accompanying notes.

TRANSALTA RENEWABLES INC.
CONDENSED CONSOLIDATED STATEMENTS OF FINANCIAL POSITION
(in thousands of Canadian dollars)

Unaudited	Sept. 30, 2015	Dec. 31, 2014
Cash and cash equivalents	13,940	23,726
Trade and other receivables	40,436	35,667
Prepaid expenses	4,964	1,395
Risk management assets <i>(Note 8)</i>	458	15
Income taxes receivable	440	-
	60,238	60,803
Property, plant, and equipment <i>(Note 9)</i>		
Cost	2,019,591	2,029,682
Accumulated depreciation	(427,024)	(379,402)
	1,592,567	1,650,280
Intangible assets	93,179	98,660
Risk management assets <i>(Note 8)</i>	-	5
Other assets	3,343	2,981
Investments in subsidiaries of TransAlta <i>(Note 4)</i>	1,466,069	119,179
Deferred income tax assets	31,594	32,249
Total assets	3,246,990	1,964,157
Accounts payable and accrued liabilities	18,525	30,893
Risk management liabilities <i>(Note 8)</i>	6,587	9
Income taxes payable	-	405
Dividends payable <i>(Note 12)</i>	26,711	14,714
Current portion of deferred revenue	425	425
Current portion of long-term debt <i>(Note 10)</i>	286,286	194,951
	338,534	241,397
Long-term debt <i>(Note 10)</i>	475,529	463,504
Class B shares liability <i>(Note 11)</i>	233,612	-
Decommissioning provisions	13,240	16,287
Deferred revenues	6,234	6,552
Deferred income tax liabilities	207,428	195,534
Risk management liabilities <i>(Note 8)</i>	12,351	128
Total liabilities	1,286,928	923,402
Equity		
Common shares <i>(Note 12)</i>	2,152,505	1,223,845
Deficit	(235,907)	(221,175)
Accumulated other comprehensive income (loss)	6,910	238
Equity attributable to shareholders	1,923,508	1,002,908
Non-controlling interest <i>(Note 7)</i>	36,554	37,847
Total equity	1,960,062	1,040,755
Total liabilities and equity	3,246,990	1,964,157

Commitments and contingencies *(Note 13)*

Subsequent events *(Note 15)*

TRANSALTA RENEWABLES INC.
CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY
(in thousands of Canadian dollars)

Unaudited	Common shares	Deficit	Accumulated other comprehensive income	Attributable to shareholders	Attributable to non-controlling interest	Total
Balance, Dec. 31, 2014	1,223,845	(221,175)	238	1,002,908	37,847	1,040,755
Net earnings	-	87,472	-	87,472	2,371	89,843
Other comprehensive income (loss):						
Net losses on derivatives designated as cash flow hedges, net of tax	-	-	(182)	(182)	-	(182)
Net change in fair value of available-for-sale financial assets	-	-	6,854	6,854	-	6,854
Total comprehensive income	-	87,472	6,672	94,144	2,371	96,515
Common shares issued to TransAlta	712,070	-	-	712,070	-	712,070
Public offering	216,590	-	-	216,590	-	216,590
Common share dividends	-	(102,204)	-	(102,204)	-	(102,204)
Distributions to non-controlling interest	-	-	-	-	(3,664)	(3,664)
Balance, Sept. 30, 2015	2,152,505	(235,907)	6,910	1,923,508	36,554	1,960,062

Unaudited	Common Shares	Deficit	Accumulated other comprehensive income	Attributable to shareholders	Attributable to non-controlling interest	Total
Balance, Dec. 31, 2013	1,223,845	(196,263)	187	1,027,769	39,290	1,067,059
Net earnings	-	26,993	-	26,993	2,408	29,401
Other comprehensive income:						
Net gains on derivatives designated as cash flow hedges, net of tax	-	-	1	1	-	1
Total comprehensive income	-	26,993	1	26,994	2,408	29,402
Common share dividends	-	(51,498)	-	(51,498)	-	(51,498)
Distributions to non-controlling interest	-	-	-	-	(3,712)	(3,712)
Balance, Sept. 30, 2014	1,223,845	(220,768)	188	1,003,265	37,986	1,041,251

See accompanying notes.

TRANSALTA RENEWABLES INC.
CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS
(in thousands of Canadian dollars)

Unaudited	3 months ended Sept. 30		9 months ended Sept. 30	
	2015	2014	2015	2014
Operating activities				
Net earnings	61,099	691	89,843	29,401
Depreciation and amortization	19,652	18,562	56,144	55,176
Accretion of provisions (Note 5)	243	245	768	703
Deferred income tax expense (recovery) (Note 6)	1,185	(185)	15,663	6,165
Change in fair value of Class B shares (Note 11)	(45,173)	-	(43,431)	-
Unrealized foreign exchange (gain) loss	8,849	(38)	14,355	542
Unrealized (gain) loss from risk management activities	(34)	5	(20)	42
Other non-cash items	177	276	677	831
Cash flow from operations before changes in working capital	45,998	19,556	133,999	92,860
Change in non-cash operating working capital balances	(6,303)	(2,238)	(4,367)	5,450
Cash flow from operating activities	39,695	17,318	129,632	98,310
Investing activities				
Additions to property, plant, and equipment (Note 9)	(156)	(1,340)	(5,074)	(4,691)
Additions to intangibles	-	-	-	(16)
Proceeds on sale of assets	64	57	67	369
Investment in subsidiaries of TransAlta	(109,867)	-	(326,740)	-
Realized risk management and foreign exchange losses	(1,613)	(14)	(1,736)	(14)
Change in non-cash investing working capital balances	(7,862)	115	(9,075)	128
Other	-	-	-	(1)
Cash flow used in investing activities	(119,434)	(1,182)	(342,558)	(4,225)
Financing activities				
Net increase in borrowings under credit facility (Note 10)	215,700	-	215,700	-
Issuance of long-term debt (Note 10)	-	-	45,000	-
Long-term debt repayments (Note 10)	(131,399)	(10,957)	(177,575)	(38,232)
Net proceeds on issuance of common shares	-	-	213,533	-
Dividends paid on common shares (Note 11)	(40,067)	(22,070)	(90,208)	(66,022)
Distributions to non-controlling interest	(1,023)	(727)	(3,664)	(3,712)
Change in non-cash financing working capital balances	(308)	-	132	-
Other	(421)	-	(655)	-
Cash flow from (used in) financing activities	42,482	(33,754)	202,263	(107,966)
Cash flow used in operating, investing, and financing activities	(37,257)	(17,618)	(10,663)	(13,881)
Effect of translation on foreign currency cash	622	49	877	41
Decrease in cash and cash equivalents	(36,635)	(17,569)	(9,786)	(13,840)
Cash and cash equivalents, net of bank overdraft, beginning of period	50,575	22,094	23,726	18,365
Cash and cash equivalents, end of period	13,940	4,525	13,940	4,525
Cash income taxes paid	1,081	219	2,556	1,081
Cash interest paid	7,887	8,397	24,674	25,918

See accompanying notes.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

(Tabular amounts in thousands of Canadian dollars, except as otherwise noted)

1. BACKGROUND AND ACCOUNTING POLICIES

A. The Corporation

TransAlta Renewables Inc. ("TransAlta Renewables" or the "Corporation") holds a portfolio of renewable and natural gas power generation facilities, and other infrastructure assets. The Corporation owns 12 hydroelectric ("hydro") facilities and 16 wind farms in Canada, and holds economic interests in a wind farm in the United States ("U.S.") and a portfolio of gas-fired generation and related infrastructure assets in Australia. The Corporation's head office is located in Calgary, Alberta.

B. Basis of Preparation

These unaudited interim condensed consolidated financial statements have been prepared by management in compliance with International Accounting Standard ("IAS") 34 *Interim Financial Reporting* using the same accounting policies as those used in the Corporation's most recent annual consolidated financial statements. These unaudited interim condensed consolidated financial statements do not include all of the disclosures included in the Corporation's annual consolidated financial statements. Accordingly, these should be read in conjunction with the Corporation's most recent annual consolidated financial statements which are available on SEDAR at www.sedar.com.

The unaudited interim condensed consolidated financial statements include the accounts of the Corporation and the subsidiaries that it controls.

The unaudited interim condensed consolidated financial statements have been prepared on a historical cost basis, except for derivative financial instruments, which are stated at fair value.

The unaudited interim condensed consolidated financial statements reflect all adjustments that consist of normal recurring adjustments and accruals that are, in the opinion of management, necessary for a fair presentation of results. The Corporation's results are partly seasonal due to the nature of electricity, which is generally consumed as it is generated; and the nature of wind and run-of-river hydro resources, which fluctuate based on both seasonal patterns and annual weather variation. Typically, run-of-river hydro facilities generate most of their electricity and revenues during the spring and summer months when melting snow starts feeding watersheds and rivers. Inversely, wind speeds are historically greater during the cold winter months and lower in the warm summer months.

These unaudited interim condensed consolidated financial statements were authorized for issue by the Board of Directors on Oct. 30, 2015.

C. Use of Estimates and Significant Judgments

The preparation of these unaudited interim condensed consolidated financial statements in accordance with IAS 34 requires management to use judgment and make estimates and assumptions that could affect the reported amounts of assets, liabilities, revenues, and expenses, and disclosures of contingent assets and liabilities. These estimates are subject to uncertainty. Actual results could differ from these estimates due to factors such as fluctuations in interest rates, foreign exchange rates, inflation and commodity prices, and changes in economic conditions, legislation, and regulations. Refer to Note 2(Q) of the Corporation's most recent annual consolidated financial statements for a more detailed discussion of the significant accounting judgments and key sources of estimation uncertainty. Additional significant judgments are described in the following Note 2(A).

2. ACCOUNTING CHANGES

A. Current Accounting Changes

During the nine month period ended Sept. 30, 2015, the Corporation entered into financial instruments and derivatives that are accounted for at fair value, with the initial and subsequent changes in fair value affecting earnings in the period the change occurs. The fair values of financial instruments and derivatives are classified within three levels, with Level III fair values determined using inputs for the asset or liability that are not readily observable. These fair value levels are outlined and discussed in more detail in Note 8. Some of the Corporation's fair values are included in Level III because they require the use of internal valuation techniques or models to determine fair value. The determination of the fair value of these contracts can be complex and relies on judgments and estimates concerning operating revenue, costs, discount rates, and business alternatives, among other factors. These fair value estimates may not necessarily be indicative of the amounts that could be realized or settled, and changes in these assumptions could affect the reported fair value of the financial instruments. Fair values can fluctuate significantly and can be favourable or unfavourable depending on current market conditions.

B. Future Accounting Changes

Accounting standards that have been previously issued by the International Accounting Standards Board but are not yet effective, and have not been applied by the Corporation include IFRS 9 *Financial Instruments* and IFRS 15 *Revenue from Contracts with Customers*. Refer to Note 3 of the Corporation's most recent annual consolidated financial statements for information regarding the requirements of IFRS 9 and IFRS 15.

In September 2015, the IASB issued an amendment to IFRS 15 to defer the Jan. 1, 2017 effective date by one year. Accordingly, both IFRS 9 and IFRS 15 are effective for annual periods beginning on or after Jan. 1, 2018. Early application is permitted for both.

The Corporation continues to assess the impact of adopting these standards on its consolidated financial statements.

3. SIGNIFICANT EVENTS

Investment in TransAlta Corporation's ("TransAlta") Western Australian Portfolio

On May 7, 2015, the Corporation invested in an economic interest that is based on the cash flows of TransAlta's Australian assets (the "Transaction"). The Transaction was originally announced on March 23, 2015. TransAlta's Australia assets, held by TransAlta Energy (Australia) Pty Ltd. ("TEA"), presently consists of 425 MW of power generation from six gas-fueled operating facilities and the 150 MW South Hedland Power Station project, currently under construction, as well as the recently commissioned 270 kilometre

gas pipeline (the “Australian Assets”). TransAlta will continue to own, manage, and operate the Australian Assets. The Transaction was set at \$1.78 billion, and consists of an initial investment and a commitment to fund the remaining construction costs for the South Hedland project. The investment agreement provides the Corporation with certain protections in relation to exchange rates, the cost to complete the construction of the South Hedland project, and the timing of the commencement of its commercial operation.

Initial Investment

The Corporation’s initial investment was set at \$1,284 million and consists of securities of TEA which provide the Corporation a priority return on invested capital (mandatory redeemable preferred shares or “MRPS”), Class A Preferred shares (tracking preferred shares) issued by another subsidiary of TransAlta, which provide an economic interest based on cash flows of the Australian Assets broadly equal to the underlying net distributable profits of TEA, and a return based on guarantees of TEA obligations indirectly assumed by the Corporation.

As consideration, the Corporation provided to TransAlta \$216.9 million in cash, 58,270,933 Common Shares, and 26,086,956 Class B Shares. The Class B Shares provide voting rights equivalent to the Common Shares and are non-dividend paying, and will convert to Common Shares when the South Hedland project is fully commissioned. The number of Common Shares that TransAlta will receive on the conversion of the Class B Shares will be adjusted based on the actual amount that the Corporation funds for the construction and commissioning of the South Hedland project relative to the budgeted costs. In the event that the construction amount funded by the Corporation exceeds the budgeted costs, TransAlta will receive fewer Common Shares upon conversion and, comparably, TransAlta will receive more Common Shares in the event that the Corporation funds less than the budgeted costs.

The Corporation funded the cash proceeds through the public issuance of 17,858,423 subscription receipts (each, a “Subscription Receipt”) at a price of \$12.65 per Subscription Receipt. The offering closed in two parts on April 15 and 23, 2015. In total, the Corporation received approximately \$226 million in gross proceeds, and incurred \$8.2 million in share issue costs, net of \$3.1 million income tax recovery. Upon the closing of the Transaction, each holder of Subscription Receipts received one Common Share of the Corporation and a cash dividend equivalent payment of \$0.06416 for each Subscription Receipt held. As a result, the Corporation issued 17,858,423 Common Shares and paid a total dividend equivalent of \$1.1 million.

Upon closing of the Transaction on May 7, the Transaction values were revised to fair values on that day in accordance with IFRS requirements, as described in Note 8.

Commitment to Fund Construction of the South Hedland project

The remaining budgeted costs to be funded by the Corporation in connection with the construction and commissioning of the South Hedland project (through the “Contribution Agreement”) were estimated at approximately \$491 million (AUD\$507 million) at closing, and are expected to be funded through a combination of internally generated cash flow and borrowings under a credit facility. Under the Contribution Agreement, when funds are required by TEA for construction purposes, the Corporation will subscribe for and purchase preferred shares, MRPS, or other securities issued by TEA, all which will be denominated and payable in Australian dollars. The Corporation expects to fund these costs over an approximate two year time period, until the anticipated commissioning of the South Hedland project in mid-2017. To protect against adverse fluctuations in the exchange rate between the Canadian and Australian dollars over this period, and the impact such fluctuations will have on the total Canadian dollar funding cost, the Corporation entered into a hedge agreement with TransAlta, whereby the cost of the Australian dollars has been fixed at \$0.9684 Canadian per Australian dollar. The hedge on contribution commitment is considered a held-for-trading derivative and accordingly it is accounted for at fair value through profit and loss.

4. FINANCE INCOME RELATED TO SUBSIDIARIES OF TRANSALTA

Finance income related to subsidiaries of TransAlta is comprised of income from various interests that in aggregate and over time indirectly provide the Corporation with cash flows based on those of TEA and TransAlta Wyoming Wind LLC, respectively.

	3 months ended Sept. 30		9 months ended Sept. 30	
	2015	2014	2015	2014
Interest income from investment in mandatory redeemable preferred shares of TEA	8,516	-	13,124	-
Fee income from indirect guarantee of TEA obligations	4,785	-	7,630	-
Dividend income from investment in preferred shares tracking adjusted TEA amounts	12,132	-	21,332	-
Total finance income related to TEA	25,433	-	42,086	-
Dividend income from investment in preferred shares tracking earnings and distributions of TransAlta Wyoming Wind LLC	4,442	215	7,841	6,439
Total	29,875	215	49,927	6,439

Finance income is recognized in cash flows from operating activities in the Condensed Consolidated Statements of Cash Flows. Foreign exchange gains and losses related to monetary investments in subsidiaries of TransAlta are recognized within foreign exchange gain (loss) in the Condensed Consolidated Statements of Earnings.

Summary of investments in subsidiaries of TransAlta:

As at	Sept. 30, 2015	Dec. 31, 2014
Investment in mandatory redeemable preferred shares of TEA	514,203	-
Investment in preferred shares tracking adjusted TEA amounts	803,752	-
Investment in preferred shares of TEA	10,296	-
Total investments in subsidiaries related to TEA	1,328,251	-
Investment in preferred shares tracking earnings and distributions of TransAlta Wyoming Wind LLC	137,818	119,179
Total investment in subsidiaries of TransAlta	1,466,069	119,179

Interest income from the investment in MRPS of TEA represents income realized from the average coupon rates. The Corporation also receives a fee for providing the guarantees disclosed in Note 13. Ultimately, these cash flows are deducted from the TEA amounts that form the basis for dividends payable. That basis is broadly comprised of earnings before interest, income taxes, depreciation, and amortization, plus net cash interest, less cash taxes, sustaining capital expenditures and other adjustments. Income from all sources is fixed in Canadian dollars at the following exchange rates:

	2015	2016	2017	2018	2019	Thereafter until June 30, 2020
Income denominated in AUD	0.98	0.96	0.96	0.94	0.94	0.94
Income denominated in USD	1.24	1.24	1.24	1.24	1.24	1.20

Changes in the investments in subsidiaries of TransAlta that relate to TEA are detailed as follows:

	Mandatory Redeemable Preferred Shares of TEA ⁽¹⁾	Preferred Shares Tracking TEA Amounts	Preferred Shares of TEA	Total
Issuance on initial investment (Note 8)	423,152	795,983	-	1,219,135
Additional investment	98,656	-	11,211	109,867
Unrealized foreign exchange losses recognized in earnings	(7,605)	-	-	(7,605)
Net change in fair value of available-for-sale financial asset recognized in OCI	-	7,769	(915)	6,854
Investment balance at Sept. 30, 2015	514,203	803,752	10,296	1,328,251

(1) Principal amount at the date of issuance on May 7th, 2015 was AUD\$443,527 and an investment of AUD\$103,000 during the third quarter. The total principal amount as at Sept. 30, 2015 was AUD\$546,527.

During the third quarter of 2015, the Corporation made an additional investment in MRPS and Preferred Shares of TEA as part of the Contribution Agreement in connection with the construction of South Hedland. The Preferred Shares of TEA are non-voting and rank subordinate to all present and future secured and unsecured indebtedness of TEA, subordinate to the MRPS, but senior to all other classes of issued and outstanding shares in the capital of TEA. The dividends are non-cumulative and payable quarterly at a rate of 7.4 per cent per annum. The Preferred Shares have been designated as an available-for-sale financial asset.

The Corporation estimated the fair value of the preferred shares tracking adjusted TEA amounts utilizing significant unobservable inputs such as TEA's long-range forecast as part of a discounted cash flow model, as outlined in Note 8(B)(I)(c).

Key assumptions in respect of significant unobservable inputs used in the fair value measurement include the discount rate and the quarterly cash flows from the instrument and guarantee fees. The model extends over 32 years. The table below summarizes quantitative data regarding these unobservable inputs:

Unobservable input	Inception date	
	(May 7, 2015)	Sept. 30, 2015
Discount rate	7.2 per cent	7.6 per cent
Quarterly cash flows	Average of 15,400	Average of 15,473

The changes in the fair value of the tracking preferred shares during the period from issuance to Sept. 30, 2015 are primarily attributable to gains on foreign exchange offset by the increased discount rate.

The following table summarizes the impact on the fair value measurement of a change in the above unobservable inputs to reflect reasonably possible alternative assumptions:

Unobservable input	Alternative assumption	Change in fair value as at Sept. 30, 2015
Basis point change in discount rates	-10 basis points decrease	7,282
	+10 basis points increase	(7,167)
Quarterly cash flows	+1% increase	8,034
	- 1% decrease	(8,034)

5. NET INTEREST EXPENSE

The components of net interest expense (recovery) are as follows:

	3 months ended Sept. 30		9 months ended Sept. 30	
	2015	2014	2015	2014
Interest on long-term debt	8,686	8,777	26,199	26,671
Interest on letters of credit and guarantees pledged by TransAlta	25	1	70	25
Interest income	(26)	(11)	(138)	(16)
Accretion of provisions	243	245	768	703
Net interest expense	8,928	9,012	26,899	27,383

6. INCOME TAXES

The components of income tax expense are as follows:

	3 months ended Sept. 30		9 months ended Sept. 30	
	2015	2014	2015	2014
Current income tax expense	820	167	1,869	884
Adjustments in respect of current income tax of previous years	-	-	(157)	(132)
Adjustments in respect of deferred income tax of previous years	-	93	(1,373)	269
Deferred income tax expense arising from the writedown of deferred tax assets ⁽¹⁾	3,007	-	4,943	-
Deferred income tax expense (recovery) related to the origination and reversal of temporary differences ⁽²⁾	(1,822)	(278)	8,311	5,896
Deferred income tax expense resulting from changes in tax rates ⁽³⁾	-	-	3,782	-
Income tax expense (recovery)	2,005	(18)	17,375	6,917

(1) Relates to the write down of the deferred tax assets on realized and unrealized foreign exchange capital losses as the Corporation does not expect to realize capital gains in the foreseeable future.

(2) The nine months ended Sept. 30, 2015 include a \$4,200 impact of fair value differences at initial recognition in the Transaction.

(3) Impact of increase in Alberta corporate income tax rate from 10 per cent to 12 per cent.

Presented in the Condensed Consolidated Statements of Earnings as follows:

	3 months ended Sept. 30		9 months ended Sept. 30	
	2015	2014	2015	2014
Current income tax expense	820	167	1,712	752
Deferred income tax expense (recovery)	1,185	(185)	15,663	6,165
Income tax expense (recovery)	2,005	(18)	17,375	6,917

7. NON-CONTROLLING INTEREST

The Corporation's non-controlling interest is comprised of Natural Forces Technologies Inc.'s 17 per cent interest in Kent Hills 1 and 2 ("Kent Hills") wind farms. Summarized financial information relating to 100 per cent of Kent Hills is as follows:

	3 months ended Sept. 30		9 months ended Sept. 30	
	2015	2014	2015	2014
Results of operations				
Revenues	6,356	8,058	25,592	26,056
Net earnings and total comprehensive income	2,611	4,249	13,948	14,165

As at	Sept. 30, 2015	Dec. 31, 2014
Financial position		
Current assets	5,084	6,654
Long-term assets	212,665	218,950
Current liabilities	(2,278)	(2,452)
Long-term liabilities	(447)	(520)
Total equity	(215,024)	(222,632)

8. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT

A. Financial Assets and Liabilities – Measurement

Financial assets and financial liabilities are measured on an ongoing basis at fair value or amortized cost.

Following the close of the Transaction described in Note 3, the Corporation is party to new financial instruments. The MRPS of TEA have been classified as loans and receivable, the preferred shares tracking adjusted TEA amounts and the preferred shares of TEA have been classified as available-for-sale, and the Class B shares issued have been classified as a financial liability at fair value through profit or loss. The hedge on contribution commitments has been classified as a held-for-trade derivative.

B. Fair Value of Financial Instruments

I. Level I, II, and III Fair Value Measurements

The Level I, II, and III classifications in the fair value hierarchy utilized by the Corporation are defined below. The fair value measurement of a financial instrument is included in only one of the three levels, the determination of which is based on the lowest level input that is significant to the derivation of the fair value.

a. Level I

Fair values are determined using inputs that are quoted prices (unadjusted) in active markets for identical assets or liabilities that the Corporation has the ability to access at the measurement date.

b. Level II

Fair values are determined, directly or indirectly, using inputs that are observable for the asset or liability, either directly or indirectly.

Fair values within the Level II category are determined through the use of quoted prices in active markets, which in some cases are adjusted for factors specific to the asset or liability, such as basis, credit valuation, and location differentials.

The Corporation's commodity risk management Level II financial instruments include over-the-counter derivatives with values based on observable commodity futures curves and derivatives with inputs validated by broker quotes or other publicly available market data providers. Level II fair values are also determined using valuation techniques, such as option pricing models and regression or extrapolation formulas, where the inputs are readily observable, including commodity prices for similar assets or liabilities in active markets, and implied volatilities for options.

In determining Level II fair values of other risk management assets and liabilities and the preferred shares of TEA measured and carried at fair value, the Corporation uses observable inputs other than unadjusted quoted prices that are observable for the asset or liability, such as interest rate yield curves and currency rates. For certain financial instruments where insufficient trading volume or lack of recent trades exists, the Corporation relies on similar interest or currency rate inputs and other third-party information such as credit spreads. The fair value of the preferred shares of TEA is determined by calculating an implied price based on a current assessment of the yield to maturity.

c. Level III

Fair values are determined using inputs for the asset or liability that are not readily observable.

In estimating the fair value of the preferred shares tracking adjusted TEA amounts, the Corporation uses a discounted cash flow method, and makes estimates and assumptions about sales prices, production, capital expenditures, asset retirement costs, and other related cash inflows and outflows over the life of the facilities, as well as the remaining life of the facilities. In developing these assumptions, management uses estimates of contracted prices, anticipated production levels, planned and unplanned outages, changes to regulations, and transmission capacity or constraints for the estimated remaining life of the facilities. Appropriate discount rates reflecting the risks specific to TEA are used in the valuations. Management also develops assumptions in respect of ongoing financing and tax positions of TEA. These estimates and assumptions are susceptible to change from period to period and actual results can, and often do, differ from the estimates, and can have either a positive or negative impact on the estimate of the fair value of the instrument, and may be material. Additional disclosures on this measurement are presented in Note 4.

Estimates of the fair value of the Class B shares liability can vary based on the estimated cost of construction and commissioning of the South Hedland project by TEA, which can vary based on emergent or unforeseen capital needs of the project, or release of uncommitted planned contingency funds. Additional disclosures on this measurement are presented in Note 11.

TransAlta enters into commodity risk management contracts on behalf of the Corporation. These contracts may include commodity transactions for which market-observable data is not available or contracts with terms that extend beyond a liquid trading period where forward price forecasts are not available for the full period of the contract. In these cases, Level III fair values are determined by TransAlta personnel using valuation techniques such as the mark-to-forecast model with inputs that are based on historical data such as unit availability, transmission congestion, demand profiles for individual non-standard deals and structured products, volatilities and correlations between products derived from historical prices, and/or a combination of external and internal fundamental modelling, including discounting. The policies and procedures that TransAlta has established for its own risk management activities and for the determination of Level III fair values are applied to the transactions TransAlta undertakes for the Corporation. Additional disclosures on Level III measurements are presented in the following section.

II. Fair Values at Initial Recognition – Transaction

Financial instruments exchanged in the Transaction were initially recognized at fair value on May 7th, 2015. Usually, transaction prices are the best evidence of fair value. Because the terms of the Transaction were finalized on March 23, 2015, valuation differences from the originally estimated initial investment value of \$1,284 million have arisen. These changes result from variations in foreign exchange rates and equity prices in the intervening period. Further changes arose from the recognition of the benefit to the Corporation of the non-participation feature of Class B shares.

Fair value of the least observable financial instrument exchanged at that date, the tracking preferred shares, was determined by reference to the net value of other instruments at closing date, as follows:

Instrument	Fair value level	Primary valuation basis	Value
Common shares issued to TransAlta	I	Closing common share price on May 7th, 2015	712,071
Class B shares issued to TransAlta	III	Closing common share price on May 7th, 2015, minus the present value of estimated \$0.07 per share monthly dividend, discounted using a risk free rate for the period to conversion, assuming South Hedland on schedule and costs at target	277,043
Cash consideration to TransAlta	I	Cash value	216,873
Derivative hedge liability on contribution commitment	II	Currency rates	13,148
Mandatory redeemable preferred shares	II	Yield to maturity and currency rates	(423,152)
Tracking preferred shares	III	Net value	795,983

III. Financial Instruments – Risk Management Assets and Liabilities Measured at Fair Value

The Corporation's commodity-based risk management assets and liabilities relate to trading activities and certain contracting activities. Other risk management assets and liabilities include risk management assets and liabilities that are used in hedging foreign currency exposures, including those related to the Contribution Agreement described in Note 3.

The following table summarizes the net risk management assets (liabilities) as at Sept. 30, 2015 and Dec. 31, 2014:

	Cash flow hedges	Non-hedges	Non-hedges	Total		Total
	Level II	Level II	Level III	Level II	Level III	
Net risk management assets (liabilities) at Sept. 30, 2015	12	(18,386)	(106)	(18,374)	(106)	(18,480)
Net risk management assets (liabilities) at Dec. 31, 2014	14	(3)	(128)	11	(128)	(117)

The change in non-hedge liabilities is primarily attributable to the hedge on contribution commitments.

IV. Financial Instruments – Not Measured at Fair Value

The fair value of the MRPS of TEA and long-term debt is as follows:

	Fair value				Total carrying value
	Level I	Level II	Level III	Total	
Mandatory redeemable preferred shares of TEA - Sept. 30, 2015	-	468,659	-	468,659	514,203
Long-term debt⁽¹⁾ - Sept. 30, 2015	-	760,135	-	760,135	761,815
Long-term debt ⁽¹⁾ - Dec. 31, 2014	-	682,121	-	682,121	658,455

(1) Includes current portion

The fair value of the Corporation's debentures is determined using prices observed in secondary markets. The fair value of the MRPS and other long-term debt is determined by calculating an implied price based on a current assessment of the yield to maturity. Reductions in fair value since June 30, 2015 are primarily attributable to changes in observed market yields.

The book value of other short-term financial assets and liabilities (cash and cash equivalents, accounts receivable, accounts payable and accrued liabilities, and dividends payable) approximates fair value due to the liquid nature of the asset or liability.

The Corporation's investment in the preferred shares tracking earnings and distributions of TransAlta Wyoming Wind LLC continues to be measured at cost under similar conditions as described in the Corporation's most recent annual financial statements.

C. Nature and Extent of Risks Arising from Financial Instruments and Derivatives

The following discussion is limited to specific risk measures, which are more fully discussed in Note 12(C) of the Corporation's most recent annual consolidated financial statements.

I. Foreign Currency Rate Risk

Following the closing of the Transaction, the Corporation is now exposed to changes in the value of the Australian dollar. The Corporation has mitigated the anticipated incremental exposure to the Australian and US dollar denominated cash flows arising from the Transaction for the period through June 30, 2020 through the use of contractual agreements with TransAlta. As at Sept. 30, 2015, a four cent increase or decrease in the Australian dollar relative to the Canadian dollar would increase or decrease net earnings of the Corporation by \$27.1 million, and result in an increase or decrease in OCI, including underlying valuation impacts of non-monetary available-for-sale securities, of \$32.5 million.

The preferred shares tracking TEA amounts further contain embedded US-denominated cash flows. A four cent increase or decrease in the US dollar relative to the Canadian dollar relative to this indirect exposure would increase or decrease OCI of the Corporation by \$15 million.

II. Credit Risk

The Corporation's maximum exposure to credit risk at Sept. 30, 2015, without taking into account collateral held or right of set-off, and including indirect exposure arising from the Corporation's investment in preferred shares tracking adjusted TEA amounts, is detailed as follows:

Component	Amount	Key risk assessment factors
<i>Direct exposure</i>		
Accounts receivable and risk management assets	40,894	All of the Corporation's counterparties were considered investment grade. At Sept. 30, 2015, the Corporation had three unrelated customers whose outstanding balances each accounted for greater than 10 per cent of the total third party trade accounts receivable outstanding. The Corporation has evaluated the risk of default related to these customers to be minimal. The outstanding balance also includes a dividend receivable of \$12.1 million on the tracking preferred shares from a subsidiary of TransAlta. As the dividend declaration was made while considering the sufficiency of funds available, the risk of default has been assessed as minimal.
MRPS	514,203	The MRPS form TEA's least subordinate significant form of long-term financing, which benefits from TEA's contract and counterparty profile.
Total - Direct exposure	555,097	
<i>Indirect exposure</i>		
Accounts receivable and finance lease receivable of TEA	484,900	TEA had one unrelated below investment grade customer whose outstanding balances accounted for 96% of total trade accounts receivable and finance lease receivable outstanding. Risk of significant loss arising from this counterparty has been assessed as low, considering the counterparty's financial position, and how TEA provides its services in an area of the counterparty's lower-cost operations, and TransAlta's other credit risk management practices.
Total	1,039,997	

The Corporation uses external credit ratings, as well as internal ratings in circumstances where external ratings are not available, to establish credit limits for counterparties. In certain cases, the Corporation will require security instruments such as parental guarantees, letters of credit, cash collateral or third party credit insurance to reduce overall credit risk. As at Sept. 30, 2015, no significant component of the amounts forming part of the Corporation's exposure to credit risk were either past due or impaired.

III. Other Market Risks

Following the closing of the Transaction, the Corporation is exposed to additional market risks, based on changes in the fair value of the Class B shares, and the preferred shares tracking adjusted TEA amounts, and the TEA preferred shares. A one per cent increase (decrease) in the value of these securities would result in a \$2.3 million decrease (increase) in net income, and an \$8.1 million increase (decrease) in OCI, respectively.

IV. Liquidity Risk

The following table presents the contractual maturities of the Corporation's financial liabilities as at Sept. 30, 2015 and also include committed contributions under the terms of the Contribution Agreement:

	2015	2016	2017	2018	2019	2020 and thereafter	Total
Accounts payable and accrued liabilities	18,525	-	-	-	-	-	18,525
Long-term debt	235,820	70,587	24,413	305,179	26,422	101,088	763,509
Net risk management (assets) liabilities	2,002	4,801	11,570	(1)	(1)	109	18,480
Interest on long-term debt ⁽¹⁾	9,099	24,387	21,911	13,952	3,958	6,414	79,721
Dividends payable	26,711	-	-	-	-	-	26,711
Contribution commitment ⁽¹⁾	63,914	104,587	211,111	-	-	-	379,612
Total	356,071	204,362	269,005	319,130	30,379	107,611	1,286,558

(1) Not recognized as a financial liability on the Condensed Consolidated Statements of Financial Position.

The Corporation manages liquidity risk associated with debentures and committed contributions through preparing and revising long-term external financing plans reflecting business plans and market availability of capital.

The Class B shares liability will be settled by the issuance of common shares, and accordingly, does not give rise to liquidity risk.

9. PROPERTY, PLANT, AND EQUIPMENT

A reconciliation of the changes in the carrying amount of property, plant & equipment ("PP&E") is as follows:

	Hydro generation	Wind generation	Capital spares and other	Total
As at Dec. 31, 2014	191,057	1,450,287	8,936	1,650,280
Additions	505	4,322	247	5,074
Depreciation	(4,916)	(43,373)	-	(48,289)
Adjustment with TransAlta	-	(8,242)	-	(8,242)
Revisions and additions to decommissioning costs	(2,431)	(1,384)	-	(3,815)
Retirements	(110)	(2,274)	-	(2,384)
Transfers	-	737	(794)	(57)
As at Sept. 30, 2015	184,105	1,400,073	8,389	1,592,567

During the first quarter of 2015, the Corporation recognized an adjustment to give effect to an indemnity from TransAlta for the benefit of the Corporation in respect to a dispute for final disbursements in relation to a construction project completed prior to the formation of the Corporation. As a result, as at Sept. 30, 2015, the Corporation received \$10.0 million from TransAlta, applied a reduction to PP&E of \$8.2 million, and recognized a liability of \$1.2 million in excess of a previously recognized accounts payable amount.

10. LONG-TERM DEBT

A. Amounts Outstanding

As at	Sept. 30, 2015			Dec. 31, 2014		
	Carrying value	Face value	Interest ⁽¹⁾	Carrying value	Face value	Interest ⁽¹⁾
Credit facility	215,700	215,700	2.80%	-	-	-
Unsecured debentures ⁽²⁾	228,849	230,326	5.99%	344,201	346,698	5.91%
Secured debenture	44,783	45,000	2.95%	34,978	35,000	5.28%
Amortizing Term Loan	155,790	155,790	4.00%	178,364	178,364	4.00%
Wyoming Wind Acquisition Loan ⁽³⁾	116,693	116,693	4.00%	100,912	100,912	4.00%
	761,815	763,509		658,455	660,974	
Less: current portion	(286,286)	(286,286)		(194,951)	(194,951)	
Total long-term debt	475,529	477,223		463,504	466,023	

(1) Interest rate reflects the stipulated rate or the average rate weighted by principal amounts outstanding.

(2) Includes US\$20.0 million (2014 - US\$20.0 million).

(3) US\$87.0 million (2014 - US\$87.0 million).

During the quarter, unsecured debentures totaling \$120 million and bearing interest at 5.33 per cent matured and were paid out.

The Corporation has a \$350 million credit facility with TransAlta (Dec. 31, 2014 - \$100 million). As at Sept. 30, 2015 \$215.7 million was drawn on the facility for the repayment of the \$120 million unsecured debentures during the quarter and for additional financing of the South Hedland construction project as described in Note 4. At Dec. 31, 2014, no amounts were drawn on this facility.

On Feb. 11, 2015, the Corporation and its partner refinanced maturing debt at the Pingston hydro facility. The Corporation's share of gross proceeds was \$45 million. The bonds bear interest at the annual fixed interest rate of 2.95 per cent, payable semi-annually with no principal repayments until maturity in May 2023. Proceeds were used to repay the \$35 million secured debenture bearing interest at 5.28 per cent.

The Corporation anticipates refinancing its maturing debt based on reasonable commercial terms. On Oct.1, 2015, the Corporation issued secured debentures and repaid various debts as described in Note 15.

B. Restrictions

Unsecured debentures include restrictive covenants requiring the proceeds received from the sale of certain assets to be reinvested into similar renewable assets or in the repayment of the non-recourse debentures.

The secured debenture is secured by a renewable generation facility and is subject to customary financing restrictions which restrict the Corporation's ability to access funds generated by the facility's operations.

11. CLASS B SHARES

As at Sept. 30, 2015, there are 26,086,956 Class B shares outstanding (Dec. 31, 2014 – nil), following closing of the Transaction. The characteristics of Class B shares are described in Note 3. As the Class B shares are convertible into common shares at a variable rate, they are classified as liabilities and their change in value is recognized in net earnings. Changes in the value of the Class B shares are unrealized and relate to the change in value of underlying common shares during the period, net of the effect of estimated foregone dividends, as discounted using a risk-free rate for the period to conversion.

Estimated commissioning date and total costs for the construction of the South Hedland project represent significant unobservable inputs to the valuation. At inception and on Sept. 30, 2015, commissioning is anticipated as scheduled and costs were estimated to be at target. A one per cent increase or decrease in costs would have resulted in a \$3.5 million corresponding decrease or increase in fair value, respectively. A one month delay or acceleration in achieving commissioning would have resulted in a corresponding \$2 million decrease or increase in fair value, respectively.

12. COMMON SHARES

A. Authorized and Outstanding

The Corporation is authorized to issue an unlimited number of common shares without nominal or par value and an unlimited number of preferred shares. The common shares entitle the holders thereof to one vote per share at meetings of shareholders. The preferred shares are issuable in series and have such rights, restrictions, conditions, and limitations as the Board of Directors (the "Board") may from time to time determine. No preferred shares have been issued.

The change in issued and outstanding common shares during the nine months ended Sept. 30, 2015 and the year ended Dec. 31, 2014, respectively, are as follows:

As at	Sept. 30, 2015		Dec. 31, 2014	
	Common shares (millions)	Amount (thousands)	Common shares (millions)	Amount (thousands)
Issued and outstanding, beginning of period	114.7	1,223,845	114.7	1,223,845
Issued to TransAlta	58.2	712,070	-	-
Public offering	17.9	216,590	-	-
Issued and outstanding, end of period	190.8	2,152,505	114.7	1,223,845

B. Dividends

The declaration of dividends on the Corporation's common shares is at the discretion of the Board.

The following table summarizes the common share dividends declared within the nine months ended Sept. 30, 2015 and 2014, excluding dividend equivalent payments described in Note 3.

Dividends declared	Total dividends per share	Total dividends	TransAlta	Other shareholders
Period ended Sept. 30, 2015	0.61248	102,204	73,848	28,356
Period ended Sept. 30, 2014	0.44912	51,498	36,204	15,294

On Oct. 30, 2015, the Corporation declared dividends of \$0.07 per common share, payable on Dec. 31, 2015, Jan. 29, 2016 and Feb. 29, 2016.

C. Earnings per Share

Basic earnings per share is based on net earnings attributable to the common shareholders and is calculated based upon the weighted average number of common shares outstanding during the periods presented. The Corporation has no dilutive or potentially dilutive instruments. Class B shares are excluded from the calculation.

13. COMMITMENTS AND CONTINGENCIES

A. Litigation

In the normal course of business, the Corporation may become party to litigation claims. There are currently no known claims that the Corporation has determined as significant enough to require disclosure.

B. Guarantees

As part of the Transaction, the Corporation entered into a Guarantee and Indemnification Agreement in favour of TransAlta related to certain guarantees it has provided to third parties in respect of certain obligations of TEA (the "TEA Guarantees"). The Corporation has agreed to indemnify TransAlta from and against all claims, actions, proceedings, liabilities, losses, costs, expenses or damages against or incurred by it arising out of or in connection with the TEA Guarantees and to reimburse TransAlta in full for the amount of any payment made by it under and in accordance with the TEA Guarantees, relating to actions, omissions, events and circumstances which occur on or after May 7, 2015. As at Sept. 30, 2015 the total amounts guaranteed by the Corporation were \$941.2 million.

As consideration for this indemnity, TransAlta is required to pay the Corporation the Canadian dollar equivalent of the guarantor fees it receives from TEA in respect of any of the TEA Guarantees, subject to the fixed rate conversion as described in Note 4.

C. Contribution Commitment

As described in Note 3, the Corporation entered into a Contribution Agreement to fund the remaining costs for the construction and commissioning of the South Hedland project, which at Sept. 30, 2015 are estimated to be approximately \$380 million (AUD\$392 million).

14. RELATED PARTY TRANSACTIONS AND BALANCES

The Corporation has entered into certain agreements and transactions with TransAlta which are discussed in more detail in Note 24 of the Corporation's most recent annual consolidated financial statements.

A. Related Party Transactions

Related party transactions include the finance income related to subsidiaries of TransAlta, the changes in fair value of Class B shares liability and the interest on letters of credit and guarantees pledged by TransAlta disclosed in Note 5.

Significant related party transactions that are not otherwise presented elsewhere consist of the following:

	3 months ended Sept. 30		9 months ended Sept. 30	
	2015	2014	2015	2014
Revenue from TransAlta PPAs	7,631	6,099	24,238	21,105
Royalty and other revenue-based costs adjustment	104	1,457	73	1,457
Revenue from emission reduction credits ⁽¹⁾	-	-	2,320	-
G&A Reimbursement Fee	2,657	2,619	7,943	7,761
Interest expense on Amortizing Term Loan	1,621	1,848	4,985	5,650
Interest expense on Wyoming Wind Acquisition Loan	1,152	954	3,317	3,031
Interest expense on credit facility	497	-	497	-
Realized foreign exchange loss on hedge contribution commitment	1,499	-	1,499	-

(1) The value of the emission reduction credits was determined by reference to market information for similar instruments, including historical transactions with third parties, with the transaction ultimately reviewed and approved by the Corporation's independent members of the Board of Directors.

All of these transactions are with TransAlta or subsidiaries of TransAlta.

B. Related Party Balances

Related party balances include the investments in subsidiaries of TransAlta, the risk management assets and liabilities, as well as the Amortizing Term Loan, Wyoming Wind Acquisition Loan, and credit facility disclosed in Note 10, the Class B shares liability, and the guarantees provided by the Corporation on behalf of TransAlta and TEA disclosed in Note 13.

Significant related party balances that are not otherwise presented elsewhere consist of the following:

As at	Sept. 30, 2015	Dec. 31, 2014
Trade and other receivables	20,144	7,136
Trade accounts payable	2,881	3,142
Interest payable	1,385	2,795
Dividends payable	19,444	10,345
Letters of credit issued by TransAlta on behalf of the Corporation	31,095	4,503
Guarantees provided by TransAlta on behalf of the Corporation	226,000	226,500

All of these balances are with TransAlta or subsidiaries of TransAlta.

15. SUBSEQUENT EVENT

On Oct. 1, 2015, the Corporation closed the financing on a \$442 million bond offering for its indirect wholly-owned subsidiary, Melancthon Wolfe Wind LP (the "Issuer"), which is secured by a first ranking charge over all assets of the Issuer, the Melancthon and Wolfe Island wind farms. The bonds are amortizing and bear interest at a rate of 3.834 per cent, payable semi-annually and mature on December 31, 2028.

Net proceeds were used to repay the Amortizing Term Loan and Wyoming Wind Acquisition Loan to TransAlta in full, with the balance paying down the credit facility as described in Note 10.

GLOSSARY OF KEY TERMS

Amortizing Term Loan - An unsecured, Amortizing Term Loan from TransAlta, with an initial amount in 2013 of \$200 million.

Capacity - The rated continuous load-carrying ability, expressed in megawatts, of generation equipment.

G&A Reimbursement Fee - The fee payable to TransAlta under the Management, Administrative and Operational Services Agreement to compensate TransAlta for the provision of all the general administrative services as may be required or advisable for the management of the affairs of the Corporation.

Gigawatt - A measure of electric power equal to 1,000 megawatts.

Gigawatt Hour (GWh) - A measure of electricity consumption equivalent to the use of 1,000 megawatts of power over a period of one hour.

Greenhouse Gas (GHG) - Gases having potential to retain heat in the atmosphere, including water vapour, carbon dioxide, methane, nitrous oxide, hydrofluorocarbons, and perfluorocarbons.

Mandatory Redeemable Preferred Shares (MRPS) - An investment in the Mandatory Redeemable Preferred Shares of TransAlta Energy (Australia) Pty Ltd. We are entitled to receive cash dividends on the MRPS.

Megawatt (MW) - A measure of electric power equal to 1,000,000 watts.

Megawatt Hour (MWh) - A measure of electricity consumption equivalent to the use of 1,000,000 watts of power over a period of one hour.

Net Maximum Capacity - The maximum capacity or effective rating, modified for ambient limitations, that a generating unit or power plant can sustain over a specific period, less the capacity used to supply the demand of station service or auxiliary needs.

PPA - A power purchase and sale agreement between a power generator and a third-party acquirer of electricity.

Preferred Shares (PS) - An investment in the Preferred Shares of TransAlta Energy (Australia) Pty LTD. We are entitled to receive non-cumulative dividends on the PS.

Renewable Power - Power generated from renewable terrestrial mechanisms including wind, hydro, geothermal, and solar with regeneration.

Tracking Preferred Shares (TPS) - An investment in the Tracking Preferred Shares of a TransAlta subsidiary, which provide cumulative variable dividends broadly equal to the underlying net distributable profits of TransAlta Energy (Australia) Pty Ltd.

TransAlta PPAs - PPAs between TransAlta and the Corporation providing for the purchase by TransAlta, for a fixed price, all of the power produced by certain wind and hydro facilities. The initial price payable in 2013 by TransAlta for output was \$30.00/MWh for wind facilities and \$45.00 per MWh for hydro facilities, which amounts are adjusted annually for changes in the Consumer Price Index.

Unplanned Outage - The shutdown of a generating unit due to an unanticipated breakdown.

Credit Facility - A \$350 million unsecured credit facility with TransAlta. The facility is available for general corporate purposes including financing ongoing working capital requirements.

Wyoming Wind Acquisition Loan - An unsecured loan from TransAlta to fund the acquisition of the economic interest in the 144 MW wind farm in Wyoming with an initial amount in 2013 of US\$102 million.

Wyoming Wind Preferred Shares - A US\$102.7 million investment in Class A Preferred Shares of a TransAlta subsidiary to acquire the economic interest in the 144 MW wind farm in Wyoming.

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