

AltaLink, L.P.

Condensed Interim Financial Statements (unaudited)
For the three and six months ended June 30, 2016 and 2015



Statement of Financial Position

(unaudited)

			А	As at			
	Notes	Jun	e 30, 2016	Decen	nber 31, 2015		
(in thousands of dollars)							
ASSETS							
Current							
Cash		\$	1,531	\$	3,968		
Trade and other receivables	6		203,287		139,465		
			204,818		143,433		
Non-current							
Goodwill			202,066		202,066		
Intangible assets	7		293,230		275,920		
Property, plant and equipment	8		7,808,741		7,674,277		
Third party deposits	9		44,607		43,248		
Other non-current assets	6		444,358		127,496		
		\$	8,997,820	\$	8,466,440		
Current Trade and other payables Commercial paper and bank credit facilities Current portion of deferred revenue	10 11 12	\$	536,704 295,287 73,202	\$	332,685 449,144 73,121		
			905,193		854,950		
Non-current							
Long-term debt	11		4,371,110		4,022,419		
Deferred revenue	12		815,507		805,233		
Third party deposits liability	9		44,607		43,248		
Other non-current liabilities	10		13,636		11,562		
Commitments and contingencies	16, 17		6,150,053		5,737,412		
Partners' equity			2,847,767		2,729,028		
		\$	8,997,820	\$	8,466,440		

 $See\ accompanying\ notes\ to\ the\ condensed\ interim\ financial\ statements.$



Statement of Comprehensive Income

(unaudited)

		Three months ended					Six months ended			
	Notes	Jur	ne 30, 2016	Ju	ne 30, 2015	Ju	ne 30, 2016	Jun	e 30, 2015	
(in thousands of dollars)										
Revenue										
Operations	14	\$	239,869	\$	184,733	\$	458,257	\$	354,128	
Generic cost of capital adjustments	14		_		_		_		(27,200)	
Other			10,052		25,286		20,704		36,818	
			249,921		210,019		478,961		363,746	
Expenses										
Operating	15		(24,831)		(39,608)		(52,131)		(70,642)	
Property taxes, salvage and other	15		(19,851)		(24,852)		(45,704)		(40,695)	
Depreciation and amortization			(75,809)		(58,352)		(142,244)		(111,626)	
			(120,491)		(122,812)		(240,079)		(222,963)	
			129,430		87,207		238,882		140,783	
Finance costs	11		(42,785)		(27,965)		(84,851)		(56,050)	
Loss on disposal of assets			(6,154)		(925)		(5,792)		(2,091)	
Net and comprehensive income		\$	80,491	\$	58,317	\$	148,239	\$	82,642	

See accompanying notes to the condensed interim financial statements.



Statement of Changes in Partners' Equity

(unaudited)

	Units	Allocation to Limited Partner	Allocation to General Partner	Total Retained Earnings	Partners' Capital	Total
(in thousands)					-	
As at January 1, 2015	331,904	\$ 594,312	\$ 94	\$ 594,406	\$ 1,837,336	\$ 2,431,742
Net and comprehensive income	_	82,634	8	82,642	_	82,642
Equity investment received	_	_	_	_	49,500	49,500
Distributions paid	_	(18,998)	(2)	(19,000)	_	(19,000)
Balance at June 30, 2015	331,904	\$ 657,948	\$ 100	\$ 658,048	\$ 1,886,836	\$ 2,544,884
As at January 1, 2016	331,904	\$ 771,080	\$ 112	\$ 771,192	\$ 1,957,836	\$ 2,729,028
Net and comprehensive income	_	148,224	15	148,239	_	148,239
Equity investment received	_	_	_	_	10,500	10,500
Distributions paid	_	(39,996)	(4)	(40,000)	_	(40,000)
Balance at June 30, 2016	331,904	\$ 879,308	\$ 123	\$ 879,431	\$ 1,968,336	\$ 2,847,767

 $See\ accompanying\ notes\ to\ the\ condensed\ interim\ financial\ statements.$



Statement of Cash Flows

(unaudited)

	Three months ended					Six months ended				
	Jur	ne 30, 2016	Jur	ne 30, 2015	Jun	e 30, 2016	Ju	ne 30, 2015		
(in thousands of dollars)										
Cash flows from operating activities										
Net income	\$	80,491	\$	58,317	\$	148,239	\$	82,642		
Adjustments for										
Depreciation and amortization		75,809		58,352		142,244		111,626		
Third party contributions revenue		(6,340)		(5,901)		(12,897)		(11,673)		
Loss on disposal of assets		6,154		925		5,792		2,091		
Financial assets related to regulated										
activities, non-current		(317,209)		(16,715)		(316,862)		(21,279)		
Change in other items		17,063		10,120		12,938		20,353		
Change in non-cash working capital items		214,282		(32,337)		208,162		12,976		
Net cash provided by operating activities		70,250		72,761		187,616		196,736		
Cash flows from investing activities		((000 00 1)		((
Capital expenditures		(216,781)		(288,021)		(365,886)		(624,076)		
Use of third party contributions		4,790		19,164		9,551		26,092		
Proceeds from disposal of assets		666		15		1,520		48		
Net cash used in investing activities		(211,325)		(268,842)		(354,815)		(597,936)		
Cash flows from financing activities										
Senior debt issued		350,000		350,000		350,000		350,000		
Net movement in commercial paper and bank		,		223,222		227,222				
credit facilities		(207,559)		(183,138)		(153,857)		9,812		
Distributions paid		(8,500)		(9,000)		(40,000)		(19,000)		
Equity investment received		10,500		39,000		10,500		49,500		
Change in other financing activities		(1,835)		(1,808)		(1,881)		(1,871)		
Net cash provided by financing activities		142,606		195,054		164,762		388,441		
Net change in cash		1,531		(1,027)		(2,437)		(12,759)		
Cash, beginning of period				1,027		3,968		12,759		
Cash, end of period	\$	1,531	\$	_	\$	1,531	\$	_		
Construents were the state of t										
Supplementary cash flow information Interest paid	\$	(62,180)	\$	(54,982)	\$	(87,243)	\$	(79,641)		
interest paid	Ą	(02,100)	ڔ	(34,302)	ب	(07,243)	ې	(79,041)		

 $See\ accompanying\ notes\ to\ the\ condensed\ interim\ financial\ statements.$



1. General information

AltaLink, L.P. (the Partnership or AltaLink) was formed under the laws of the Province of Alberta in Canada on July 3, 2001, to own and operate regulated transmission assets in Alberta. The Partnership's registered office is located at 2611 - 3rd Avenue SE, Calgary, Alberta, T2A 7W7. The Partnership has one limited partner, AltaLink Investments, L.P., and is managed by AltaLink Management Ltd. (the General Partner). Although the General Partner holds legal title to the assets, the Partnership is the beneficial owner and assumes all risks and rewards of the assets.

On December 1, 2014, Berkshire Hathaway Energy Canada Holdings Corporation (BHE) became the sole owner of the Partnership by acquiring 100 percent of AltaLink.

The Partnership is regulated by the Alberta Utilities Commission (AUC), pursuant to the Electric Utilities Act (Alberta) (EUA), the Public Utilities Act (Alberta), the AUC Act (Alberta), and the Hydro and Electric Energy Act (Alberta). These statutes and their respective regulations cover matters such as tariffs, construction, operations, financing and accounting. The Alberta Electric System Operator (AESO) administers the transmission of all electrical energy through the Alberta Interconnected Electric System in the Province of Alberta.

During the six months ended June 30, 2016 and 2015, the Partnership operated solely in one reportable geographical and business segment.

2. Basis of preparation

Statement of compliance

These condensed interim financial statements (the financial statements) have been prepared in accordance with IAS 34 – *Interim Financial Reporting*. They should be read in conjunction with the Partnership's most recent annual audited financial statements as at and for the year ended December 31, 2015.

The Partnership has consistently applied the same accounting policies in these financial statements as compared to its most recent annual audited financial statements.

Certain of the significant accounting policies adopted to prepare these financial statements are set out below. The financial statements reflect the financial position and financial performance of the Partnership and do not include all of the assets, liabilities, revenues and expenses of the partners.

These financial statements were approved for issue by the Board of Directors on July 27, 2016.

Basis of measurement

These financial statements have been prepared on a going-concern and historical cost basis except for employee retirement benefits liabilities, which are measured at fair value.

Functional and presentation currency

These financial statements are presented in Canadian dollars, which is the Partnership's functional currency.

Use of estimates and judgement

The preparation of the financial statements requires management to make estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future periods affected. Judgements made by management that have significant effects on the financial statements and estimates with a significant risk of material adjustment in the next year are disclosed, where applicable, in the relevant notes to the financial statements.

Accounting policies are selected and applied in a manner which ensures the resulting financial information satisfies the concepts of relevance and reliability, thereby ensuring the substance of the underlying transactions or other events is reported.

As a regulated utility, the Partnership records certain amounts at estimated values until these amounts are finalized. The Partnership bases its estimates and judgements on historical experience, including experience with regulatory processes, current conditions and various other assumptions that are believed to be reasonable under the circumstances. These factors form the basis for making judgements about the carrying values of assets and liabilities. They are also the basis for identifying and assessing the Partnership's accounting treatment with respect to commitments and contingencies. Significant estimates and judgements include:

- Expected regulatory decisions on matters that may impact revenue;
- The recovery and settlement of financial assets and liabilities related to regulated activities, including the collection of the recovery of future income taxes and prudence reviews by the AUC of direct assigned capital deferral account (DACDA) applications;
- Key economic assumptions used in cash flow projections;
- The estimated useful lives of assets;
- The recoverability of tangible and intangible assets, including estimates of future costs to retire physical assets or the recoverability of costs associated with direct assigned projects that have been delayed in the regulatory process;
- The recoverability of intangible assets with indefinite lives, such as goodwill; and
- The accruals for capital projects.

The Partnership applies changes in estimates prospectively as they result from new information. To the extent that a change in accounting estimate gives rise to changes in assets or liabilities, or relates to an item of equity, the Partnership adjusts the carrying amount of the related asset or liability in the period of the change.

The Partnership discloses the nature and amount of a material change in an accounting estimate that has an effect in the current period. It also discloses the nature and amount of a material change in an accounting estimate that is expected to have an effect in future periods, except when it is impracticable to estimate that effect, in which case the Partnership discloses that fact.

3. Summary of significant accounting policies

The following is a summary of certain of the significant accounting policies. For a complete summary of significant accounting policies, please refer to note 3 in the Partnership's 2015 annual audited financial statements.

Regulation of transmission tariff

The Partnership operates under cost-of-service regulation in accordance with the EUA. The AUC must provide the Partnership with a reasonable opportunity to recover its prudently incurred and forecasted costs, including operating expenses, depreciation, cost-of-debt, capital and taxes associated with investment, and a fair return on investment. Fair return is determined on the basis of return on rate base and allowance for funds used during construction (AFUDC) for projects included in construction work-in-progress (CWIP). From 2011 to 2014, the Partnership recognized, as authorized by the AUC, accelerated recovery of AFUDC for direct-assigned projects, which was referred to as "CWIP in Rate Base". In its general tariff application (GTA) for 2015-2016, the Partnership proposed to discontinue using the CWIP in Rate Base model to recognize its transmission tariff revenue. This change was approved by the AUC in a GTA decision issued May 9, 2016. Consistent with this GTA application and decision, since January 1, 2015, the Partnership has ceased to recognize CWIP in rate base and has reverted to the AFUDC model for recognizing transmission tariff revenue. Reverting to the AFUDC model has an impact on cash flow as the related cash is received over the average life of the assets, instead of within the current year. The Partnership applies for a transmission tariff based on forecasted costs-of-service. Once approved, the transmission tariff is not adjusted if actual costs-of-service differ from forecast, except for certain prescribed costs for which deferral and reserve accounts are established within the transmission tariff. The transmission tariff is received from the AESO in equal monthly installments.

The Partnership had also applied to refund tariff funds collected pursuant to the CWIP in Rate Base mechanism over the 2011-2014 years. The GTA decision approved this refund, with exception of amounts considered finalized through the rate-making

process and DACDA applications. Consistent with the GTA decision, the refund of CWIP is treated as an investment into the Partnership's rate base and will be collected over the average life of the assets to which the refund relates.

The GTA decision also contained approval for the Partnership's application to recover deemed income tax expenses using the flow through method. This method changes the timing of cash flows but does not change the underlying right for AltaLink to recover an after-tax rate of return including deemed future income tax expenses.

All tariff adjustments arising from deferral or reserve accounts relate to services provided to the AESO during the reporting years, and settlement of these accounts with the AESO is not contingent on providing future services.

If, in management's judgement, a reasonable estimate can be made of the impact future regulatory decisions may have on the current period's financial statements, such an estimate will be recorded in the current period. When the AUC issues a decision affecting the financial statements of a prior period, the final effects of the decision are recorded in the period in which the decision is issued.

Revenue recognition

Revenues from regulated activities represent the inflow of economic benefits earned during the period arising in the ordinary course of the Partnership's operating activities. Such revenues are recognized on the accrual basis in accordance with tariffs approved by the AUC, and estimates of revenues related to services provided but not yet billed to the AESO, including revenues arising from deferral accounts. The Partnership does not recognize revenue for any portion of tariffs received but not earned. Unearned tariffs are classified as financial liabilities related to regulated activities or deferred revenue in the financial statements.

Other revenue represents revenue received from third parties and includes, but is not limited to, cost recoveries for services provided to other utilities. Other revenue is recognized on the accrual basis as the costs are incurred. Rental income from third parties is recognized on a straight-line basis over the contract term.

Financial assets and liabilities related to regulated activities

The regulatory and legal rights and obligations under which the Partnership operates assign the Partnership the right to bill and collect financial assets related to regulated activities from the AESO. The AESO is the Partnership's single counterparty for regulated activities and amounts billed to it by the Partnership are based on specific amounts and timing approved by the AUC. There is no future performance required by the Partnership to recover these amounts. Long-term amounts due from the AESO earn a regulatory return and are discounted at a market rate of interest.

The regulatory and legal rights and obligations under which the Partnership operates also require the Partnership to refund to the AESO certain amounts that have been received in tariff revenue that are greater than its actual expenses. Such financial liabilities related to regulated activities due to the AESO within twelve months are not discounted. Amounts due to the AESO beyond the next twelve months are discounted at a market rate of interest.

4. Adoption of new and revised accounting standards

New standards effective after 2016

IFRS 15 – Revenue from contracts with customers was issued by the IASB in May 2014 to provide a single revenue model to use in the recognition of revenue from contracts with customers. In July 2015, the IASB approved a one-year deferral of the effective date of IFRS 15 to January 1, 2018. In June 2016, the IASB issued a narrow-scope amendment to the standard, Clarification to IFRS 15 Revenue from Contracts with Customers. The Partnership is evaluating the impact of this standard on its financial statements.

In July 2014, the IASB issued IFRS 9 – *Financial instruments*, which is effective for financial periods beginning on or after January 1, 2018. The Partnership is evaluating the impact of this standard on its financial statements.

In January 2016, the IASB issued IFRS 16 - Leases, which is effective for financial periods beginning on or after January 1, 2019, with early application permitted if IFRS 15 is also applied at the same time. The Partnership is evaluating the impact of this standard on its financial statements.

In January 2016, the IASB issued amendments to IAS 7 – *Statement of cash flows* that are effective for financial periods beginning on or after January 1, 2017. These are relatively minor amendments and the Partnership is evaluating the impact of these amendments on its financial statements.

5. Risk management and financial instruments

Fair value of financial instruments

Financial Instrument	Designated Category	Measurement Basis	Associated Risks	Fair Value at June 30, 2016
Cash and cash equivalents	Fair value through profit or loss (Held for trading)	Fair value	MarketCreditLiquidity	Cash and cash equivalents earn interest at floating rates based on daily bank deposit rates.
Trade and other receivables and other non-current assets [note 6]	Loans and receivables	Initially at fair value and subsequently at amortized cost	CreditLiquidity	Carrying value approximates fair value due to short-term nature.
Trade and other payables and other non-current liabilities [note 10]	Other liabilities	Initially at fair value and subsequently at amortized cost	Liquidity	Carrying value approximates fair value due to short-term nature.
Debt [note 11]	Other liabilities	Initially at fair value and subsequently at amortized cost	Market Liquidity	\$5,260.8 million. Fair values are determined using quoted market prices (which are classified as level 1 inputs) for the same or similar issues.
Third party deposits [note 9]	Fair value through profit or loss (Held for trading)	Fair value	MarketCreditLiquidity	The cash received is held in short-term investments.
Third party deposits liability [note 9]	Other liabilities	Initially at fair value and subsequently at amortized cost	Liquidity	Carrying value approximates fair value due to the nature of the liability.

The Partnership currently does not use hedges or other derivative financial instruments in its operations.

Credit risk

Credit risk is the risk that a contracting entity will not complete its obligations under a financial instrument and cause the Partnership to incur a financial loss. There is exposure to credit risk on all financial assets included in the Statement of Financial Position. To help manage this risk:

- The Partnership has a policy for establishing credit limits;
- Collateral may be required where appropriate; and
- Exposure to individual entities is managed through a system of credit limits.

The Partnership has a concentration of credit risk as approximately 95% of its trade receivable balance is due from the AESO (December 31, 2015 – approximately 84%). The credit risk is mitigated by the fact that the AESO is an AA- rated entity by Standard & Poors, and it has been established under the EUA, while the remaining receivables are mostly due from investment grade utilities, comprised mainly of amounts due for construction services and tower and land rents.

The Partnership's maximum exposure to credit risk, without taking into account collateral held, equals the current carrying values of cash and cash equivalents, trade and other receivables, financial assets due from the AESO and third party deposits as disclosed in these financial statements.

Market risk

Market risk is the risk that the fair value of future cash flows of financial instruments will fluctuate because of changes in market prices. Components of market risk to which the Partnership is exposed are discussed below:

Interest rate risk

The Partnership does not have significant exposure to interest rate risk. To manage interest rate risk, the Partnership controls the proportion of floating rate debt relative to fixed rate debt. In addition, the Partnership maintains access to diverse sources of funding under its established capital markets platform.

It is the Partnership's practice to finance substantially all of its debt requirements with long-term debt securities for which interest rates are fixed during the entire term of each security, generally ranging from five to fifty years from the date of issue. To manage short-term liquidity requirements, the Partnership has established bank credit facilities under which interest rates may vary daily unless the Partnership elects to issue bankers' acceptances or commercial paper under which interest rates are fixed during the entire term, typically ranging from one week to ninety days from the date of issue. It is the Partnership's practice to issue commercial paper for substantially all of its short-term funding requirements. The Partnership may be exposed to interest rate risk upon the rollover of debt at maturity or the issuance of new debt.

Foreign exchange risk

The Partnership does not have a significant exposure to foreign exchange risk.

Liquidity risk

Liquidity risk includes the risk that, as a result of the Partnership's operational liquidity requirements:

- It may not have sufficient funds to settle a transaction on the due date;
- It may be forced to sell financial assets below their fair market value; and,
- It may be unable to settle or recover a financial asset.

To manage this risk, the Partnership has readily accessible standby credit facilities and other funding arrangements in place; generally uses financial instruments that are tradable in highly liquid markets; and, has a liquidity portfolio structure wherein surplus funds are invested in highly liquid financial instruments. See note 11 – *Debt*, for a maturity analysis.

Capital risk management

In managing its capital structure, the Partnership includes partners' capital, retained earnings and short-term and long-term debt in the definition of capital.

The Partnership manages its capital structure in order to reduce the cost of debt capital for customers and to safeguard its ability to continue as a going concern. In order to maintain or adjust the capital structure, the Partnership may adjust the amount of distributions paid to partners, return capital to partners or request additional contributions from partners. The Partnership reduces refinancing risk by diversifying the maturity dates of its debt obligations.

Summary of capital structure

	As at							
		June 30, 2	016		December 3	31, 2015		
	(n	nillions)	%	(1	millions)	%		
Commercial paper and bank credit facilities	\$	295.3	3.9	\$	449.1	6.2		
Long-term debt (including discounts and premiums)		4,394.9	58.3		4,045.0	56.0		
Partners' capital		1,968.3	26.1		1,957.8	27.1		
Retained earnings		879.4	11.7		771.2	10.7		
	\$	7,537.9	100.0	\$	7,223.1	100.0		

As at June 30, 2016, the Partnership was subject to externally imposed capitalization requirements under the Master Trust Indenture and the bank credit facilities. These agreements limit the amount of debt that can be incurred relative to total capitalization. The Partnership was in compliance with these requirements as at June 30, 2016.

6. Trade and other receivables and other non-current assets

		As at					
	Jun	e 30, 2016	Dece	mber 31, 2015			
(in thousands of dollars)							
Trade receivables	\$	137,630	\$	85,507			
GST receivable		1,468		7,794			
Recovery of joint project costs		_		492			
Prepaid expenses and deposits		18,356		7,270			
Current portion of financial assets related to regulated activities		45,833		38,402			
Total trade and other receivables	\$	203,287	\$	139,465			
Non-current portion of financial assets related to regulated activities	\$	444,358	\$	127,496			

Trade receivables as at June 30, 2016 include \$60.8 million (December 31, 2015 - \$60.8 million) due from the AESO for the June portion of the annual transmission tariff and \$70.2 million (December 31, 2015 - \$11.3 million) due from the AESO for the difference between recognized revenue, including adjustments for pending regulatory decisions, and the approved interim tariff revenues received.

Financial assets related to regulated activities include the recovery of certain costs incurred by the Partnership relating to its primary activities that are greater than what has been received to date in tariff revenue. The Partnership has recognized as receivables the costs to be recovered through the regulatory process. The current portion of such assets reflects the amounts to be recovered within the next twelve months, which includes amounts related to the deferral accounts reconciliation for 2012 and 2013, and the 2014 direct assigned additions for the Heartland project. The AUC approved these balances in its decision June 6, 2016 on these deferral accounts. Also included in the June 30, 2016 balance is \$7.4 million related to cancelled projects (December 31, 2015 - \$4.7 million).

The non-current portion of financial assets related to regulated activities reflects the amounts to be collected beyond the next twelve months. These amounts include 2014, 2015, and 2016 year-to-date deferral accounts, which have not yet been filed with the AUC, \$277.2 million related to the refund of 2011-2014 return on CWIP in rate-base and a receivable of \$38.9 million for the recovery of deemed future income taxes.

Financial assets related to regulated activities also include amounts that have been added to rate base (DACDA, AFUDC, and losses on disposals of property, plant and equipment) and other regulatory balances, which will be recovered or repaid in tariff revenue over a time period, which has been approved by the AUC.

7. Intangible assets

		As at						
	Jun	Dece	mber 31, 2015					
(in thousands of dollars)								
Net book value, beginning of period	\$	275,920	\$	251,063				
Additions to CWIP		26,273		40,950				
Retirements, net		(1)		_				
Amortization		(8,962)		(16,093)				
Net book value, end of period	\$	293,230	\$	275,920				

During the six months ended June 30, 2016, the Partnership transferred \$11.7 million (June 30, 2015 - \$27.6 million) to land rights and computer software from CWIP.

8. Property, plant and equipment

	Buildings					uildings &	& .					
		Lines ¹	Sι	ubstations ²	eq	uipment³	Lan	ıd & CWIP⁴		Total		
(in thousands of dollars)		_										
Cost												
As at January 1, 2015	\$	2,325,832	\$	2,479,216	\$	162,523	\$	2,394,947	\$	7,362,518		
Additions to CWIP		_		_		_		1,054,001		1,054,001		
Transfers		1,862,390		990,083		30,587		(2,883,060)		_		
Retirements		(15,777)		(11,838)		(524)		(1)		(28,140)		
As at December 31, 2015		4,172,445		3,457,461		192,586		565,887		8,388,379		
Additions to CWIP		_		_		_		273,510		273,510		
Transfers		156,404		79,039		4,571		(240,014)		_		
Retirements		(5,954)		(3,447)		(6,390)		(20)		(15,811)		
As at June 30, 2016	\$	4,322,895	\$	3,533,053	\$	190,767	\$	599,363	\$	8,646,078		
Accumulated Depreciation												
As at January 1, 2015	\$	(163,130)	\$	(292,118)	\$	(49,714)	\$	_	\$	(504,962)		
Depreciation expense		(89,428)		(105,795)		(20,236)		_		(215,459)		
Retirements		1,315		4,465		539		_		6,319		
As at December 31, 2015		(251,243)		(393,448)		(69,411)		_		(714,102)		
Depreciation expense		(66,758)		(59,084)		(7,440)		_		(133,282)		
Retirements		702		2,246		7,099		_		10,047		
As at June 30, 2016	\$	(317,299)	\$	(450,286)	\$	(69,752)	\$	_	\$	(837,337)		
Net book value												
As at December 31, 2015	\$	3,921,202	\$	3,064,013	\$	123,175	\$	565,887	\$	7,674,277		
As at June 30, 2016	\$	4,005,596	\$	3,082,767	\$	121,015	\$	599,363	\$	7,808,741		

- Lines transmission lines and related equipment.
- 2. Substations substation and telecontrol equipment.
- 3. Buildings & equipment office buildings, vehicles, tools and instruments, office furniture, telephone and related equipment and computer hardware.
- 4. Land & CWIP land, capitalized inventory, emergency capital spare parts and CWIP. CWIP is reclassified to the appropriate asset classes when the assets are available for use.

9. Third party deposits

	in	Ope Contributions Ma in Advance of Cl Construction				Total
(in thousands of dollars)						
As at January 1, 2015	\$	44,674	\$	6,809	\$	51,483
Receipts net of refunds and interest		56,283		(54)		56,229
Project expenditures		(64,280)		(184)		(64,464)
As at December 31, 2015		36,677		6,571		43,248
Receipts net of refunds and interest		10,910		34		10,944
Project expenditures		(9,551)		(34)		(9,585)
As at June 30, 2016	\$	38,036	\$	6,571	\$	44,607

Third party deposits are held in short-term investments, which are reinvested as needed. These investments earned an annual effective interest rate of 0.88% as at June 30, 2016 (December 31, 2015 – 0.90%). For contributions in advance of construction, all interest received is paid to the specific customer.

10. Trade and other payables and other non-current liabilities

		As at					
	Jun	e 30, 2016	Dece	ember 31, 2015			
(in thousands of dollars)							
Trade and accrued payables	\$	449,438	\$	241,945			
Accrued interest on long-term debt		26,436		25,990			
Other current liabilities		2,174		3,495			
Current portion of financial liabilities related to regulated activities		58,656		61,255			
Total trade and other payables	\$	536,704	\$	332,685			
Accrued post-employment benefit liabilities	\$	8,133	\$	7,224			
Other liabilities		2,082		3,116			
Non-current portion of financial liabilities related to regulated activities		3,421		1,222			
Total other non-current liabilities	\$	13,636	\$	11,562			

Trade and accrued payables as at June 30, 2016 includes \$277.2 million related to the refund to AltaLink's customer of 2011-2014 return on CWIP in rate-base, approved by the AUC in the GTA Decision received May 9, 2016.

Financial liabilities related to regulated activities include accruals for the repayment of the difference between certain costs that have been incurred by the Partnership relating to its primary activities and what has been received in tariff revenue. The difference will be refunded to the AESO through the regulatory process. The current portion of such liabilities reflects the amounts to be refunded within the next twelve months, which include the 2013 and 2014 Generic Cost of Capital (GCOC) adjustments and certain amounts related to deferral account reconciliations not yet filed with the AUC.

The non-current portion of financial liabilities related to regulated activities reflects the amounts to be refunded beyond the next twelve months. These amounts include 2014, 2015, and 2016 year-to-date deferral accounts, which have not yet been filed with the AUC.

11. Debt

Commercial paper and bank credit facilities

As at June 30, 2016	Co	mmitted	Drawdowns			Commercial Letters of paper credit Drawdowns outstanding outstanding Availability		Availability		Maturity date of facility	
(in thousands of dollars) Revolving credit facility	\$	750,000	\$	_	\$	295,287	\$	_	\$	454,713	December 15, 2017
Revolving credit facility		75,000		_		_		8,841		66,159	December 15, 2017
Total bank credit facilities	\$	825,000	\$	_	\$	295,287	\$	8,841	\$	520,872	

As at December 31, 2015	Co	mmitted	Drav	wdowns	ommercial paper utstanding	etters of credit itstanding	А	wailability	Maturity date of facility
(in thousands of dollars)									
Revolving credit facility	\$	750,000	\$	_	\$ 449,144	\$ _	\$	300,856	December 15, 2017
Revolving credit facility		75,000		_	_	12,430		62,570	December 15, 2017
Total bank credit facilities	\$	825,000	\$	_	\$ 449,144	\$ 12,430	\$	363,426	

The \$750.0 million revolving credit facility provides support for the borrowing under the unsecured commercial paper program and may also be used for operating expenses, capital expenditures, working capital needs, and for general corporate purposes including the payment of distributions. Drawdowns under this facility may be in the form of Canadian prime rate loans or bankers' acceptances. At the renewal date, the Partnership has the option to convert the facility to a one-year term facility.

The \$75.0 million revolving credit facility may be used for operating expenses, capital expenditures, working capital needs, and for general corporate purposes including the payment of distributions. Drawdowns under this facility may be in the form of Canadian prime rate loans or bankers' acceptances, U.S. base rate loans, U.S. LIBOR loans or drawn letters of credit. At the renewal date, the Partnership has the option to convert the facility to a one-year term facility.

Long-term debt

			<u> </u>	s at
	Effective			December 31,
	interest rate	Maturing	June 30, 2016	2015
(in thousands of dollars)				
Senior debt obligations (Medium-Term Notes)				
Series 2008-1, 5.243%	5.355%	2018	\$ 200,000	\$ 200,000
Series 2013-2, 3.621%	3.705%	2020	125,000	125,000
Series 2012-2, 2.978%	3.041%	2022	275,000	275,000
Series 2013-4, 3.668%	3.733%	2023	500,000	500,000
Series 2014-1, 3.399%	3.463%	2024	350,000	350,000
Series 2016-1, 2.747%	2.806%	2026	350,000	_
Series 2006-1, 5.249%	5.299%	2036	150,000	150,000
Series 2010-1, 5.381%	5.432%	2040	125,000	125,000
Series 2010-2, 4.872%	4.928%	2040	150,000	150,000
Series 2011-1, 4.462%	4.503%	2041	275,000	275,000
Series 2012-1, 3.990%	4.029%	2042	525,000	525,000
Series 2013-3, 4.922%	4.963%	2043	350,000	350,000
Series 2014-3, 4.054%	4.091%	2044	295,000	295,000
Series 2015-1, 4.090%	4.127%	2045	350,000	350,000
Series 2013-1, 4.446%	4.484%	2053	250,000	250,000
Series 2014-2, 4.274%	4.305%	2064	130,000	130,000
			4,400,000	4,050,000
Debt discounts and premiums			(5,104)	(5,011)
Less: deferred financing fees			(23,786)	(22,570)
Long-term debt	·		\$ 4,371,110	\$ 4,022,419

In May 2016, the Partnership issued \$350.0 million of Series 2016-1 Medium-Term Notes under the \$2,000.0 million Short Form Base Shelf Prospectus dated June 23, 2015. The total issuance under the \$2,000.0 million Short Form Base Shelf Prospectus as at June 30, 2016 was \$700.0 million (December 31, 2015 - \$350.0 million). The Short Form Base Shelf Prospectus expires in July 2017.

In general, the Partnership uses the proceeds from the issuance of Medium-Term Notes to repay commercial paper and indebtedness outstanding under the Partnership's credit facilities, and to finance the capital construction program.

The Medium-Term Notes are secured obligations and rank pari passu with all existing and future senior indebtedness, and ahead of all subordinated indebtedness of the Partnership.

Collateral for the Senior debt obligations consists of a first floating charge security interest on the Partnership's present and future assets. The bank credit facilities rank equally with Senior debt and all future senior secured indebtedness that is issued by the Partnership.

Senior debt is redeemable by the Partnership at the greater of (i) the prevailing Government of Canada bond yield plus a predetermined premium, and (ii) the face amount of the debt to be redeemed plus, in each case, accrued and unpaid interest to the date of redemption. The Partnership does not intend to redeem any of its long-term debt prior to maturity. Certain of the ALP debt instruments have a provision which allows for redemption at the face amount, either three or six months prior to maturity.

Scheduled principal repayments

(in thousands of dollars)	
Maturing	
2017	\$ —
2018	200,000
2019	_
2020	125,000
2021	_
2022 and thereafter	4,075,000

Finance costs

	Three months ended					Six months ended			
	Jun	e 30, 2016	June	30, 2015	Jun	e 30, 2016	Jur	ne 30, 2015	
(in thousands of dollars)									
Interest expense	\$	44,274	\$	39,972	\$	87,689	\$	79,031	
Amortization of deferred financing fees		289		265		573		526	
Capitalized borrowing costs		(1,778)		(12,272)		(3,411)		(23,507)	
	\$	42,785	\$	27,965	\$	84,851	\$	56,050	

The average capitalization rate for the period ended June 30, 2016 was 3.86% (December 31, 2015 – 4.15%).

12. Deferred revenue

	hird Party	Re	Deferred evenue for Salvage	Total
(in thousands of dollars)				
As at January 1, 2015	\$ 689,942	\$	165,666	\$ 855,608
Transferred from third party deposits [note 9]	64,280		_	64,280
Received through transmission tariff	_		28,486	28,486
Recognized as revenue	(24,402)		(45,618)	(70,020)
As at December 31, 2015	729,820		148,534	878,354
Transferred from third party deposits [note 9]	9,551		_	9,551
Received through transmission tariff [note 14]	_		31,069	31,069
Recognized as revenue [notes 14 and 15]	(12,897)		(17,368)	(30,265)
As at June 30, 2016	\$ 726,474	\$	162,235	\$ 888,709

			As at	
	June	30, 2016	Dece	ember 31, 2015
(in thousands of dollars)				
Current portion	\$	73,202	\$	73,121
Long-term portion		815,507		805,233
	\$	888,709	\$	878,354

Deposits received from third parties used to finance certain capital construction costs and other charges received in advance are initially recorded as deferred revenue and then subsequently recognized as revenue over the lives of the related assets. Funds provided by the regulator to pay for salvage costs are released into revenue when the associated costs are incurred.

13. Related party transactions

In the normal course of business, the Partnership transacts with its partners and other related parties. The following transactions were measured at the exchange amount:

	Three months ended				Six months ended			
	Jun	e 30, 2016	June	30, 2015	Jun	e 30, 2016	Jur	ie 30, 2015
(in thousands of dollars)								
AltaLink Management Ltd.								
Employee compensation and benefits	\$	33,291	\$	32,826	\$	69,940	\$	67,991
Cost recovery for non-regulated activities		230		718		620		1,338

Cost recovery for non-regulated activities includes services provided to AltaLink Investments, L.P., AltaLink Holdings, L.P., BHE Canada, L.P., and BHE Canada Ltd.

AltaLink Management Ltd. employs all staff who provide administrative and operational services to AltaLink on a cost reimbursement basis. The Partnership has indemnified AltaLink Management Ltd. for all associated expenses and liabilities.

The Partnership has an accrued balance for employee compensation and benefits of \$27.9 million at June 30, 2016 (December 31, 2015 - \$33.2 million).

14. Revenue from operations

On May 9, 2016, the AUC issued a decision on AltaLink's 2015-2016 GTA, which reduced transmission tariffs for AltaLink's customer. On July 19, 2016, AltaLink submitted its 2015-2016 GTA compliance filing and the final decision from the AUC is anticipated during the second half of 2016. AltaLink applied for a revised interim tariff on July 19, 2016. The interim tariff continues until a revised filing is approved by the AUC.

AltaLink has recognized the impact of the AUC's decision on the 2015-2016 GTA in the current period. Any additional adjustments to transmission tariff will be recorded in the period in which the final decision is issued.

The following table summarizes the timing differences between the approved interim transmission tariff and revenue from operations earned during the period.

		Three mon	ths er	ided	Six months ended			
	Jui	ne 30, 2016	Jun	e 30, 2015	Jun	June 30, 2016		ne 30, 2015
(in thousands of dollars)								
Return on rate base	\$	79,937	\$	66,711	\$	159,875	\$	135,161
Recovery of forecast expenses		102,424		102,910		204,849		204,269
Deemed income taxes		_		12,741		_		25,295
Approved interim transmission tariff	\$	182,361	\$	182,362	\$	364,724	\$	364,725
AFUDC net of capitalized borrowing costs		2,470		16,599		4,735		35,909
Receivable (repayable) directly assigned capital projects related								
revenue		27,550		(19,222)		58,769		(48,118)
(Repayable) receivable property taxes and other		(876)		759		(1,955)		(2,097)
Adjustments related to regulatory activities		28,364		4,235		31,984		3,709
Revenue from operations	\$	239,869	\$	184,733	\$	458,257	\$	354,128

In the table above, the Partnership has also included adjustments to recognize differences in accounting treatment for IFRS purposes, compared to regulatory purposes, as shown in more detail in the table below.

The AUC issued Decision 2191-D01-2015 in March 2015 and in its decision, the AUC decreased the generic rate of return on common equity from 8.75% to 8.30% and decreased the Partnership's common equity ratio from 37% to 36% for the years 2013, 2014 and 2015. The decision reduced the revenue that had previously been recognized for 2013 and 2014 by approximately \$11 million and \$16 million, respectively. These rates remain in effect as a placeholder on an interim basis for 2016. Any future changes in these rates through GCOC decisions will impact revenues.

For the six months ended June 30, 2016, approximately 96% of the Partnership's revenue is attributable to the AESO (June 30, 2015 – approximately 90%).

Adjustments are recorded to revenue from operations in order to recognize differences in accounting treatment for IFRS purposes, compared to regulatory purposes, as follows:

		Three months ended			Six months en			ded
	Jun	e 30, 2016	June 3	30, 2015	June 30), 2016	Jui	ne 30, 2015
(in thousands of dollars)								
Revenue related to salvage costs [note 12]		5,582		9,796		17,368		14,439
Recovery of loss on disposal of assets other than land		7,050		925		7,313		2,091
Salvage funds transferred to deferred revenue [note 12]		(22,878)		(6,288)	(31,069)		(12,436)
FIT Revenue ¹		38,850		_		38,850		_
Other		(240)		(198)		(478)		(385)
	\$	28,364	\$	4,235	\$	31,984	\$	3,709

¹ The AUC approved the change from future income tax (FIT) method to flow through income tax funding method. FIT revenue is recognized on an accrual basis.

15. Expenses

Operating expenses

		Three months ended				Six months ended			
	June	e 30, 2016	June	30, 2015	Jun	e 30, 2016	Jun	ie 30, 2015	
(in thousands of dollars)									
Employee salaries and benefits	\$	11,822	\$	10,981	\$	26,053	\$	26,708	
Contracted labour		6,439		24,134		13,280		31,383	
Other operating expenses		6,570		4,493		12,798		12,551	
	\$	24,831	\$	39,608	\$	52,131	\$	70,642	

Property taxes, salvage and other expenses

		Three months ended					Six months ended			
	Jun	e 30, 2016	June	30, 2015	Jun	e 30, 2016	Jun	ie 30, 2015		
(in thousands of dollars)										
Property and business tax	\$	10,511	\$	11,296	\$	21,006	\$	18,871		
Salvage expenses		5,582		9,796		17,368		14,439		
Annual structure payments		3,583		3,703		7,066		7,163		
Hearing expenses and other		175		57		264		222		
	\$	19,851	\$	24,852	\$	45,704	\$	40,695		

Property taxes, salvage and other expenses do not have an impact on net income because they are fully recovered in tariff revenue (note 14 - *Revenue from operations*).

16. Commitments

The contractual commitments of the Partnership associated with the construction of new facilities as at June 30, 2016 are \$431.1 million (December 31, 2015 - \$537.2 million).

The Partnership is committed to operating leases that have lease terms which expire between 2016 and 2031. Of the total expected minimum lease payments, approximately 90% relates to the Partnership's head office leases.

Expected minimum lease payments in future years are as follows:

	Jui	As at ne 30, 2016
(in thousands of dollars)		,
Operating lease obligations payable on non-cancellable leases are as follows:		
No later than 1 year	\$	4,351
Later than 1 year and no later than 5 years		15,746
Later than 5 years		12,938
	\$	33,035

17. Contingencies

From time to time, the Partnership is subject to legal proceedings, assessments, claims and regulatory matters in the ordinary course of business, including the following:

- In June 2009, the Partnership was served with an action, alleging that the Plaintiff and the Partnership had concluded a binding agreement for the sale to the Plaintiff of certain lands.
- In September 2012, a fire occurred on grasslands on which are located transmission facilities owned and operated by another utility and are under an operating services agreement with the Partnership. In September 2014, the other utility and the Partnership were served with a number of actions related to this incident.
- In 2013, a road construction company damaged another utility's transmission line, which was connected into the
 Partnership's transmission facilities, causing loss of power. Two refinery owners filed statements of claim for damages
 against the construction company, which in turn filed third party claims against the Partnership and the other utility.
- The AUC approved a project to upgrade a transmission line that is owned by another utility and located on land owned by a First Nation, which had refused to allow the Partnership to access its land. In December 2014, the First Nation filed a Statement of Claim against a number of parties, including the Partnership. In March of 2016, the members of the council for the First Nation discontinued the action against all defendants and removed access restrictions; however, one individual certificate of possession holder did not discontinue their action.
- The Partnership has a number of cost recovery applications that are currently, or will be, before the AUC, as part of the
 normal regulatory process for reviewing cost recovery applications before making a final decision on the prudence of
 such costs.
- The Partnership has found instances of equipment, engineering or construction deficiencies following acceptance and
 energization of some assets, prior to expiration of warranty periods. Claims processes are in place to seek recovery for
 such deficiencies. Arbitration or litigation is expected to occur with respect to an ongoing matter in the claims process.
- The Partnership has been advised that an AltaLink contractor has been sued by a subcontractor who seeks additional compensation in respect of work done by the subcontractor on an AltaLink Project. AltaLink is not named as a defendant in the action and has not been added as a third party to the action at this time; however, the contractor has advised us that it intends to add AltaLink as a third party to the legal proceedings.

At this time, in the opinion of management, the occurrence of a future event confirming a contingent loss is not determinable.