

ENBRIDGE INCOME FUND HOLDINGS INC.
MANAGEMENT'S DISCUSSION AND ANALYSIS
December 31, 2014

MANAGEMENT'S DISCUSSION & ANALYSIS FOR THE YEAR ENDED DECEMBER 31, 2014

This Management's Discussion and Analysis (MD&A) dated February 9, 2015 should be read in conjunction with the audited financial statements and notes thereto of Enbridge Income Fund Holdings Inc. (ENF or the Company) as at and for the year ended December 31, 2014, which are prepared in accordance with International Financial Reporting Standards (IFRS). Unless otherwise noted, all financial information is presented in Canadian dollars. Additional information related to the Company, including its Annual Information Form, is available on SEDAR at www.sedar.com.

OVERVIEW

The Company is a publicly traded corporation whose common shares trade on the Toronto Stock Exchange under the symbol ENF. The Company's business is limited to ownership of its interest in Enbridge Income Fund (the Fund) and its objective is to pay out a high proportion of available cash in the form of dividends to shareholders. At December 31, 2014, the Company held 88.1% (2013 – 85.6%) of the issued and outstanding common trust units of the Fund, representing a 42.0% (2013 – 40.8%) overall economic interest in the Fund, with the balance held by Enbridge Inc. (Enbridge), a North American transporter, distributor and generator of energy. The Fund is involved in the generation, transportation and storage of energy through its interests in 592 (530 net) megawatts (MW) of renewable and alternative power generation capacity (Green Power), its liquids transportation and storage business (Liquids Transportation and Storage) and its 50% interest in the Alliance Pipeline (Natural Gas Transmission), which transports natural gas.

On November 7, 2014, the Company and the Fund completed a transaction whereby indirect wholly-owned subsidiaries of the Fund acquired from Enbridge a 50% equity interest in the U.S. segment of the Alliance Pipeline (Alliance US) and subscribed for and purchased Class A Units of Enbridge subsidiaries which provide a defined cash flow stream from the Southern Lights Pipeline (Southern Lights Class A Units) for \$1.76 billion (the 2014 Transaction).

ENF Financial Performance

	Three months ended		Year ended	
	December 31,		December 31,	
	2014	2013	2014	2013
<i>(thousands of Canadian dollars, except share and per share amounts)</i>				
Distribution and other income	30,125	23,102	99,683	91,044
Earnings	28,498	22,139	93,556	86,570
Earnings per common share, basic and diluted	\$0.44	\$0.39	\$1.60	\$1.55
Cash flow from operating activities	25,620	22,814	87,837	92,174
Dividends declared	25,826	19,233	84,091	75,264
Dividends per common share	\$0.372	\$0.340	\$1.404	\$1.342
Total assets ¹			2,849,769	1,346,926
Number of common shares outstanding ¹			70,351,000	56,491,000

¹ As at December 31, 2014 and 2013.

The Company's earnings and cash flows are derived from its investment in the Fund and are dependent upon its ownership interest, the level of cash distributions paid by the Fund, and income taxes.

The proceeds from equity offerings by the Company in October and November 2014 were used to subscribe for an additional 13,860,000 trust units of the Fund, increasing its overall ownership of Fund trust units to 88.1%. The Fund used the proceeds and other funds to complete the 2014 Transaction. The contribution of incremental cash flows from the 2014 Transaction enabled the Fund to increase its distribution rate to \$0.157 per unit per month effective with the November 2014 distribution. As a result of the Fund's increased distribution rate and the Company's increased ownership interest in the Fund, the Company realized additional earnings during the year ended December 31, 2014 compared to the year ended December 31, 2013.

The Company incurs income taxes on distributions received from the Fund, the level of which will vary depending on the taxability of such distributions in any given year. To the extent a portion of the distribution represents a tax-free inter-corporate dividend or return of capital, cash tax will not be incurred on a portion of the distribution. The Company recorded higher current income tax expense for the year ended December 31, 2014 as compared to the prior year as a larger portion of the distributions were taxable in 2014.

The Company's objective is to pay out a high proportion of available cash in the form of dividends to shareholders. The Company declared dividends totalling \$84.1 million during the year ended December 31, 2014, a rate equivalent to \$0.115 per common share per month for the first ten months and \$0.129 per common share for November and December 2014. The 12.1% increase in the monthly dividend in November 2014 reflects growth of the Fund's distribution to the Company resulting from the 2014 Transaction and represents a payout ratio of 89.9% in 2014, compared to a payout ratio of 86.9% in 2013. Retained cash is expected to be used for future income tax payments and acts as a reserve to sustain dividends for the long term.

Enbridge Income Fund Financial Performance

A summary of financial information of the Company's investee, Enbridge Income Fund, derived from the Fund's consolidated financial statements prepared in accordance with United States Generally Accepted Accounting Principles (U.S. GAAP), for the years ended December 31, 2014 and 2013 is provided below. Readers are encouraged to read the Fund's financial statements and MD&A which are filed on SEDAR at www.sedar.com.

Year ended December 31, <i>(thousands of Canadian dollars)</i>	2014	2013
Cash available for distribution, Enbridge Income Fund ¹		
Green Power	155,628	155,823
Liquids Transportation and Storage	148,612	130,194
Natural Gas Transmission	74,223	68,383
Corporate	(103,419)	(91,244)
Cash available for distribution, Enbridge Income Fund	275,044	263,156
ECT preferred unit distributions	(125,612)	(116,127)
Cash retained	(35,037)	(41,278)
Cash distributions declared to trust unitholders by Enbridge Income Fund	114,395	105,751
Percentage of units held by ENF	85.6%-88.1%	84.5%-85.6%
Distribution and other income, ENF	99,683	91,044
Income tax	(6,127)	(4,474)
Earnings, ENF	93,556	86,570

¹ Cash available for distribution is a non-GAAP measure that does not have any standardized meaning prescribed by U.S. GAAP. See definition within "Non-GAAP Measures" section.

The Fund's CAFD totaled \$275.0 million for the year ended December 31, 2014, compared with \$263.2 million in the prior year. The increase in CAFD was primarily due to incremental cash flow generated by the Liquids Transportation and Storage segment resulting from improved throughputs and a full period of cash flow from the Bakken Expansion which commenced service on March 1, 2013. Also benefitting CAFD were the contributions from the Fund's investee, Sable NGL Services L.P., which benefited from the large differential between prices for natural gas in Alberta and Chicago in the first quarter of 2014 as a result of abnormal winter weather conditions.

FORWARD-LOOKING INFORMATION

In the interest of providing the Company's shareholders and potential investors with information about the Company and its investee, the Fund, and the Fund's subsidiaries and joint ventures, including management's assessment of future plans and operations of the Company and the Fund, certain information provided in this MD&A constitutes forward-looking statements or information (collectively, "forward-looking statements"). This information may not be appropriate for other purposes. Forward-looking statements are typically identified by words such as "anticipate", "expect", "project", "estimate", "forecast", "plan", "intend", "target", "believe" and similar words suggesting future outcomes or statements regarding an outlook. In particular, forward-looking statements include:

- *expected earnings or earnings per share;*
- *expected costs related to projects under construction;*
- *expected scope and in-service dates for projects under construction;*
- *expected timing and amount of recovery of capital costs of assets;*
- *expected capital expenditures;*
- *expected approval, timing and impact of asset purchase transactions;*
- *expected future dividends, Fund distributions and taxability thereof;*
- *expected cash available by the Fund for distribution; and*
- *expected future actions of regulators.*

Although the Company believes that these forward-looking statements are reasonable based on the information available on the date such statements are made and the processes used to prepare the information, such statements are not guarantees of future performance and readers are cautioned against placing undue reliance on forward-looking statements. By their nature, these statements involve a variety of assumptions, known and unknown risks and uncertainties and other factors, which may cause actual results, levels of activity and achievements to differ materially from those expressed or implied by such statements. Material assumptions include assumptions about: the expected supply, demand and prices for crude oil, natural gas, natural gas liquids and green energy; expected exchange rates; inflation; interest rates; the availability and price of labour and construction materials; operational reliability; customer project approvals; maintenance of support and regulatory approval for the Fund's projects and transactions; anticipated in-service dates; and weather. Assumptions regarding the expected supply and demand of crude oil, natural gas, natural gas liquids and green energy, and the prices of these commodities, are material to and underlie all forward-looking statements. These factors are relevant to all forward-looking statements as they may impact current and future levels of demand for the Fund's products and services. Similarly, exchange rates, inflation and interest rates impact the economies and business environments in which the Company and the Fund operate, may impact levels of demand for the Fund's products, services and cost of inputs, and are therefore inherent in all forward-looking statements. Due to the interdependencies and correlation of these macroeconomic factors, the impact of any one assumption on a forward-looking statement cannot be determined with certainty, particularly with respect to expected earnings and associated per share or per unit amounts, or estimated future distributions or dividends. The most relevant assumptions associated with forward-looking statements on projects under construction, including estimated in-service dates and expected capital expenditures, include: the availability and price of labour and construction materials; the effects of inflation on labour and material costs; the effects of interest rates on borrowing costs; and the impact of weather, customer and regulatory approvals on construction schedules.

The Company's forward-looking statements and forward-looking statements with respect to the Fund are subject to risks and uncertainties pertaining to operating performance, regulatory parameters, project approval and support, weather, economic and competitive conditions, changes in tax laws and tax rates, exchange rates, interest rates and commodity prices, including but not limited to those risks and uncertainties discussed in this MD&A and in the other filings of the Company and the Fund with Canadian securities regulators. The impact of any one risk, uncertainty or factor on a particular forward-looking statement is not determinable with certainty as these are interdependent and the Company's and the Fund's future course of action depends on management's assessment of all information available at the relevant time. Except to the extent required by law, the Company and the Fund assume no obligation to publicly update or revise any forward-looking statements made in this MD&A or otherwise, whether as a result of new information, future events or otherwise. All subsequent forward-looking statements whether written or oral, attributable to the Company or the Fund or persons acting on the Company's or the Fund's behalf, are expressly qualified in their entirety by these cautionary statements.

NON-GAAP MEASURES

This MD&A contains references to the Fund's cash available for distribution (CAFD). CAFD represents the Fund's cash available to fund distributions on trust units and ECT preferred units as well as for debt repayments and reserves. CAFD consists of operating cash flow from the Fund's underlying businesses less deductions for maintenance capital expenditures, the Fund's administrative and operating expenses, corporate segment interest expense, applicable taxes and other reserves pertaining to items of an unusual or transient nature which are not indicative of the underlying or sustainable cash flows of the business. Such reserves are determined by the Manager. CAFD is important to unitholders as the Fund's objective is to provide a predictable flow of distributions to unitholders. Management believes the presentation of adjusted earnings and CAFD provides useful information to investors and unitholders as it provides increased transparency and predictive value. Management uses adjusted earnings and CAFD to set targets, including the Fund's distribution payout target, and to assess the performance of the Company. CAFD is not a measure that has standardized meaning prescribed by U.S. GAAP and is not considered U.S. GAAP measure. Therefore, this measure may not be comparable with similar measures presented by other issuers.

CORPORATE STRUCTURE

The Company was incorporated on March 26, 2010 under the *Business Corporations Act* (Alberta) (ABCA) for the purpose of participating in the Plan of Arrangement (the Plan) to restructure the Fund, which became effective December 17, 2010. Pursuant to the Plan, all publicly held units of the Fund and 5,000,000 units held by Enbridge were exchanged on a one-for-one basis for common shares of the Company, resulting in the Company owning 25,125,000, or 72.6%, of the Fund's issued and outstanding trust units. The Company's common shares commenced trading on the Toronto Stock Exchange on December 21, 2010 under the symbol ENF.

Enbridge held 19.9% of the Company's common shares as at December 31, 2014 (December 31, 2013 – 19.9%). At December 31, 2014, the Company held 88.1% (2013 – 85.6%) of the issued and outstanding common trust units of the Fund, and Enbridge held the remaining 11.9% (2013 – 14.4%) of the Fund's issued and outstanding common trust units. Enbridge's total economic interest in the Fund was 66.4% as at December 31, 2014 (2013 – 67.3%) based on its direct interest in the Fund via common units, its interest in preferred units of a subsidiary of the Fund and its indirect interest in the Fund through its ownership interest in the Company.

The Company is managed by Enbridge Management Services Inc. (EMSI or the Manager), a wholly-owned subsidiary of Enbridge. EMSI also manages the Fund and the Fund's subsidiary Enbridge Commercial Trust (ECT).

STRATEGY

The Company's business is limited to the ownership of its interest in the Fund. The Company's objective is to provide a predictable flow of cash dividends to its investors.

The Fund's strategy is focused on:

- maximization of the efficiency and profitability of its existing assets while ensuring safe and reliable operations;
- pursuing organic growth and expansion opportunities; and
- acquisition and development of energy infrastructure businesses that are complementary and consistent with the risk and return profile of its existing business.

Each of the Fund's businesses is closely focused on system performance and operating effectiveness. Green Power strategies are driven by the objective to manage and maintain its facilities in such a way to maximize power generation and related revenue when the relevant wind, solar or waste heat energy resource is available. The Liquids Transportation and Storage business in Saskatchewan is focused on attracting new volumes through increasing customer connections while working with customers to create reliable transportation solutions and toll structures to retain and attract growing regional production over the long term. The Liquids Transportation and Storage business at Hardisty, Alberta, is situated at a major hub for aggregating and exporting crude oil out of the Western Canadian Sedimentary Basin (WCSB). It is focused on connecting Canada's oil producers to markets in eastern Canada and the United States. The Southern Lights Pipeline, owned by Enbridge, is a single stream pipeline that runs in a north

westerly direction from the Enbridge Manhattan Terminal, just south of Chicago, to the Enbridge Edmonton Terminal in western Canada. The Southern Lights Class A Units are entitled to cash flows derived from the fully-contracted core rate base of the Southern Lights Pipeline. Alliance Pipeline is implementing solutions to enhance its unique capability to safely and cost-effectively transport liquids rich gas (gas with a high component of inherent natural gas liquids) to attract growing production of high-value, liquids rich gas in the WCSB and the North Dakota Bakken resource play.

The expansion and extension of existing systems and facilities has been a significant driver of growth in recent years and the Fund continued to execute on its organic expansion strategy during 2014. The Fund continues to actively search for new opportunities to profitably grow the footprint of its existing assets and, in January 2014, announced the \$27 million Cromer Rail Interconnection Project. The Fund also seeks to achieve growth through acquisitions of complementary energy infrastructure. In 2014, the Company delivered strong dividend growth through the 2014 Transaction with its sponsor, Enbridge. In December 2014, the Company received notice that Enbridge intends to propose a new opportunity for the Fund to acquire its Canadian Liquids Pipeline business and Canadian renewable energy assets. If the proposed transaction is completed, the Fund would become the largest midstream energy infrastructure organization in Canada, with a highly visible and robust source of long-term earnings and distribution growth.

Preservation of financial flexibility will continue to be a strategic priority. Ongoing access to cost effective sources of debt and equity capital is critical to the successful execution of the Fund's strategy to expand existing assets and acquire or develop new energy infrastructure.

ENBRIDGE INCOME FUND RECENT DEVELOPMENTS

Whitecourt Recovered Energy Facility

The Whitecourt Recovered Energy Facility is a new waste heat recovery facility constructed by NRGreen, adjacent to a compressor station on the Alliance Pipeline near Whitecourt, Alberta. The Fund contributed approximately \$47 million as at December 31, 2014 to fund its 50% share of construction costs. The facility has electricity generation capacity of 13 MW (7 MW net to the Fund) and commenced commercial operations in December 2014.

Cromer Rail Interconnection Project

On January 29, 2014, the Fund announced plans to construct a pipeline interconnection to connect the Westspur System and Bakken Expansion to a crude oil rail terminal near Cromer, Manitoba. The project is estimated to cost \$27 million and is expected to be in-service in the first quarter of 2015. The project is fully backstopped by the operator of the crude oil rail terminal pursuant to a five-year Financial Support Agreement. In addition, the Fund has an option to acquire 50% of the rail terminal which is capable of handling 30,000 barrels per day and is being expanded to 60,000 barrels per day.

Alliance Pipeline Recontracting

On July 15, 2013, Alliance Pipeline announced that beginning on August 15, 2013 customers could express interest in shipping on the Alliance Pipeline for periods following the December 2015 expiry of the majority of existing contracts. Alliance Pipeline outlined the services to be offered as well as the precedent agreement process to be followed. On May 22, 2014, Alliance Canada filed an application with the National Energy Board (NEB) for regulatory approval of its new services offering and the related tolls and tariff provisions required to implement the new services. Alliance US intends to file an application with the Federal Energy Regulatory Commission (FERC) in mid-2015 regarding its new services offering. Given its unique ability to cost-effectively transport liquids rich natural gas, and the supply growth in basins it runs through, it is expected that the Alliance Pipeline will be well-utilized for the foreseeable future as evidenced by good progress made in securing precedent agreements with shippers. As of January 2015, over 90% of total targeted capacity, a combination of receipt and full path, has been secured with an average contract length of almost five years.

Canadian Liquids Pipelines and Renewable Assets Proposal

On December 3, 2014, Enbridge advised the Fund and the Company that it intends to make a proposal to transfer its Canadian Liquids Pipelines business, and Canadian renewable assets to the Fund. The Fund and the Company have not yet received a formal proposal from Enbridge. A joint special committee of independent directors has been formed to assess any proposal. The assets proposed to be transferred to the Fund include \$16 billion of combined carrying value of Canadian Liquids Pipelines assets with an associated secured growth capital program of approximately \$15 billion, plus \$1 billion of renewable energy assets. However, there can be no assurance that any proposed transaction will be completed in the manner contemplated by Enbridge, or at all, or that market conditions will not materially change the attractiveness of the proposal to either the Fund or Enbridge.

ENBRIDGE INCOME FUND OPERATIONAL OVERVIEW

The performance of the Company's investment in the Fund is ultimately derived from the underlying operating segments through which the Fund executes its low-risk business strategy. An overview of the Fund's operating segments, Green Power, Liquids Transportation and Storage and Natural Gas Transmission is provided below.

Green Power

Overview

Green Power includes facilities that produce electricity from renewable and alternative energy sources and consists of the following assets:

Wind Facilities

The Fund has a 100% interest in the following facilities which have an aggregate power generation capacity of 388 MW:

- The Ontario Wind Facility, located near Lake Huron, Ontario, utilizes 115 turbines with an aggregate capacity of 190 MW.
- The Talbot Wind Facility, located on the north shore of Lake Erie, Ontario, utilizes 43 turbines with an aggregate capacity of 99 MW.
- The Greenwich Wind Facility, located on the north shore of Lake Superior, Ontario, utilizes 43 wind turbines with an aggregate capacity of 99 MW.

All power produced from these wind facilities is sold to the Independent Electricity System Operator of Ontario (IESO), formerly the Ontario Power Authority, pursuant to power purchase agreements (PPA) which expire between 2028 and 2031.

In response to amendments passed by IESO in November 2012 which allow curtailment of intermittent generators in times of surplus generation, the Fund and other renewable power generators reached an agreement with the OPA in February 2013 to amend certain existing PPAs to include both annual and contract term curtailment caps beyond which renewable power generators will be compensated for forgone production. Uncompensated curtailment impacts less than 1% of the operating hours of the Ontario Wind Facility, Talbot Wind Facility and Greenwich Wind Facility, and is expected to remain consistent over the life of the PPAs.

The Fund also has interests in three wind power facilities with a net capacity of 26 MW including:

- A 50% interest in the SunBridge Wind Facility at Gull Lake, Saskatchewan, which utilizes 17 turbines with an aggregate capacity of 11 MW (6 MW net to the Fund).
- A 33% interest in each of the Magrath and Chin Chute Wind Facilities in southern Alberta, each utilizing 20 turbines with an aggregate capacity of 30 MW per facility (10 MW per facility net to the Fund).

The power from SunBridge is delivered into the Saskatchewan power grid pursuant to a PPA that expires in 2022, while the energy produced at Magrath and Chin Chute is delivered into the Alberta power grid. Power price swap agreements, which are in place to mitigate the risk of fluctuating power prices in Alberta, expire between 2017 and 2024.

Solar Facilities

The Fund has a 100% interest in the following solar generation facilities with an aggregate capacity of 100 MW:

- The Sarnia Solar Facility, an 80 MW solar facility located near Lake Huron, in Sarnia, Ontario, comprised of approximately 1.3 million thin film panels with a surface area of 966,000 m².
- The Amherstburg Solar Facility, a 15 MW solar facility near Sarnia, Ontario, comprised of approximately 0.2 million thin film panels with a surface area of 175,700 m².
- The Tilbury Solar Facility, a 5 MW solar facility located near Sarnia, Ontario, comprised of 0.1 million thin film panels with a surface area of 67,700 m².

All power produced from these solar facilities is sold to the IESO pursuant to PPAs which expire between 2028 and 2031.

Various inspection and monitoring methods as well as ongoing maintenance protocols are utilized to maintain the safety and integrity of the wind turbines, solar panels and related facilities, and to minimize system disruptions. The wind and solar facilities owned by the Fund are subject to regular maintenance programs to maintain the life of the assets.

NRGreen

The Fund also has a 50% interest in NRGreen. NRGreen operates five waste heat recovery facilities with an aggregate capacity of 33 MW (17 MW net to the Fund), which are located at compressor stations along the Alliance Pipeline. Electricity is generated by harnessing the waste heat produced by gas turbines at Alliance Canada's compressor stations and converting the waste heat to electrical energy. Four of the facilities are located in Saskatchewan and one is in Alberta. The first facility located at Kerrobert, Saskatchewan has been operating since December 2006. The three other Saskatchewan facilities, located in Loreburn, Estlin and Alameda, began operations during 2008. The Whitecourt Recovered Energy Facility located near Whitecourt, Alberta began commercial operations in December 2014.

The power generated from each of the four NRGreen facilities located in Saskatchewan is sold under long-term PPAs to SaskPower. The PPAs expire ten years after the in-service date for each facility with options to extend for two additional successive five-year terms at NRGreen's election. In December 2014, NRGreen elected to extend each of the PPA's for the first additional five-year term. Energy generated by the Whitecourt Recovered Energy Facility is sold into the Alberta Power Pool on a spot basis and certain emission reduction credits are sold under contract to Alliance Canada.

Liquids Transportation and Storage

Overview

The Fund's Liquids Transportation and Storage business serves customers in Western Canada and North Dakota and includes the South Prairie Region (formerly the Saskatchewan System) which transports crude oil and natural gas liquids (NGLs) from producing fields and facilities in southeastern Saskatchewan, southwestern Manitoba and North Dakota to Cromer, Manitoba where products enter Enbridge's Mainline System to be transported to the United States or eastern Canada. Liquids Transportation and Storage also includes related terminals and tankage facilities in Saskatchewan and the Hardisty Contract Terminal and Hardisty Storage Caverns located near Hardisty, Alberta, a key crude pipeline hub in Western Canada and the Fund's investment in Southern Lights Class A Units.

Collectively referred to as the South Prairie Region, the Saskatchewan Gathering, Westspur, Weyburn and Virden pipeline systems, as well as the Canadian portion of the Bakken Expansion, comprise in aggregate approximately 545 kilometres of trunk line and approximately 1,800 kilometres of gathering

pipeline. The Bakken Expansion is a joint project which provides crude oil pipeline capacity to growing production from the Bakken and Three Forks formations located in North Dakota. The capacity of each of the Saskatchewan Gathering and the Westspur Systems is 255,000 bpd, the capacity of the Weyburn and Virden Systems is approximately 47,000 bpd and 37,000 bpd, respectively, and the capacity of the Bakken Expansion is 145,000 bpd. The South Prairie Region also includes storage terminals and tankage facilities in Saskatchewan, comprised of 21 above ground storage tanks with total capacity of approximately 450,000 barrels.

The Hardisty Contract Terminal, located adjacent to Enbridge's Mainline System terminal in Hardisty, Alberta, is comprised of 18 above ground crude oil storage tanks, ranging in size from 250,000 to 560,000 barrels, and one above ground condensate storage tank with a capacity of 250,000 barrels which together have an aggregate storage capacity of 7.5 million barrels. The Hardisty Storage Caverns are comprised of four underground salt caverns and two above ground storage tanks, with approximately 3.5 million barrels of storage capacity. Each of the Hardisty assets has long-term take-or-pay storage contracts in place with credit-worthy counterparties in respect of substantially all of their storage capacity.

On November 7, 2014, indirect wholly-owned subsidiaries of the Fund subscribed for and purchased Southern Lights Class A Units which provide a defined cash flow stream derived from the Southern Lights Pipeline, owned by Enbridge. The Southern Lights Pipeline is a fully-contracted single stream pipeline that ships diluent from the Enbridge Manhattan Terminal near Chicago to the Enbridge Edmonton Terminal. The Southern Lights Class A Units provide the Fund with scheduled and fixed quarterly distributions that represent the equity cash flows derived from the core rate base of the Southern Lights Pipeline until June 30, 2040. Payments are received quarterly, each of which is comprised of return on and return of capital components. The return on capital is included in the Fund's income for the period and the return of capital reduces the balance of the investment on the Fund's Consolidated Statements of Financial Position. Enbridge guaranteed payment of the distributions except in circumstances of force majeure, certain regulatory actions and shipper defaults that remain unrecovered under the shipper contracts. The Fund has options to negotiate extensions for two additional 10-year terms beyond 2040 and to participate in equity returns from future expansions of the Southern Lights Pipeline.

Natural Gas Transmission

Overview

Natural Gas Transmission consists of the Alliance Pipeline, a 3,000 km natural gas mainline pipeline, which includes the Canadian and United States segments of the pipeline and approximately 860 km of lateral pipelines and related infrastructure. The Alliance Canada segment begins near Aiken Creek, British Columbia and connects to Alliance US at the Canada/United States border near Elmore, Saskatchewan. The Alliance US segment continues to the Aux Sable gas processing plant near Chicago, Illinois and the Alliance Chicago Exchange hub. Alliance Canada and Alliance US have firm transportation service shipping contract capacity of 1,325 million cubic feet per day and 1,466 million cubic feet per day, respectively. Additional transportation capacity is periodically available to firm transportation shippers through Authorized Overrun Service (AOS). In September 2013, Alliance US completed construction of the Tioga Lateral which facilitates delivery of natural gas from the Tioga field processing plant in the Bakken to downstream markets.

Indirect wholly-owned subsidiaries of the Fund acquired a 50% interest in Alliance US from indirect wholly-owned subsidiaries of Enbridge on November 7, 2014.

Alliance Canada has transportation service agreements (TSAs) with shippers for substantially all of its available firm transportation capacity. The TSAs are designed to provide toll revenues sufficient to recover prudently incurred costs of service, including operating and maintenance, depreciation, an allowance for income tax, costs of indebtedness and an allowed return on equity (ROE) of 11.26% after tax, based on a deemed 70/30 debt/equity ratio. The initial term of the TSAs expires in December 2015, with the exception of a small proportion of shippers that have elected to extend their contracts beyond 2015. Alliance US has similar TSAs which allow for the recovery of the cost of service, which includes operating and maintenance costs, the cost of financing, an allowance for income tax, an annual

allowance for depreciation and an allowed ROE of 10.88%. In addition, Alliance US negotiated non-renewal charges that are an exit fee for shippers that did not elect to extend their transportation contracts.

Tolls and tariffs for Alliance Canada are regulated by the NEB. Toll adjustments, based on variances between the cost of service forecast used to calculate the toll and the actual cost of service, are made annually. Following consultation with shippers, amended tolls are filed annually with the NEB. Rates and tariffs for Alliance US are regulated by the FERC. Alliance US charges shippers a monthly amount calculated to recover all costs on an annual basis. Alliance US consults with shippers and files amended rates annually with the FERC.

LIQUIDITY AND CAPITAL RESOURCES

The cash distributions the Company receives from its investment in the Fund are its primary source of liquidity. The Company pays out a high proportion of the distributions received from the Fund after prudently reserving for contingencies and future taxes, with the objective of sustaining a predictable stream of dividends to its shareholders. Cash not required to fund dividends or to meet working capital requirements is advanced to subsidiary corporations of the Fund pursuant to a demand loan, which the Company may request repayment of at any time. At December 31, 2014, the Company had \$30.6 million outstanding pursuant to the demand loan. The Company did not have any outstanding long-term debt as at December 31, 2014 and 2013.

The Company's working capital requirements are not expected to be significant in 2015. The Company has an agreement with ECT whereby ECT reimburses the Company for certain corporate costs.

Additional capital resources to finance the Company's future investment in the Fund, if necessary, are expected to be available through access to equity markets.

Operating Activities

Cash flows from operating activities totaled \$87.8 million for the year ended December 31, 2014 (2013 – \$92.2 million). Cash flows from operating activities represented distributions received from the Fund, net of income taxes and changes in operating assets and liabilities. The Fund declared distributions of \$1.667 per unit in 2014 or \$240.0 million in aggregate (2013 – \$1.612 per unit or \$221.9 million in aggregate).

Financing Activities

In October 2014, in connection with the 2014 Transaction, the Company completed a bought deal offering of 11,100,000 subscription receipts at a price of \$30.35 per subscription receipt for gross proceeds of \$336.9 million. The gross proceeds were held in escrow pending completion of the 2014 Transaction. In November 2014, the 2014 Transaction was completed and each holder of a subscription receipt automatically received one common share of the Company and a cash payment of \$0.115 per common share, an amount equal to the dividend payable to shareholders of record on October 31, 2014. In connection with the 2014 Transaction, 2,760,000 common shares were issued on a private placement basis to Enbridge at \$30.35 per common share for gross proceeds of \$83.8 million to maintain its 19.9% ownership interest in the Company.

In February 2013, the Company completed an equity offering of 3,820,000 common shares of the Company at a price of \$25.00 per common share for gross proceeds of \$95.5 million. Concurrent with the closing, Enbridge subscribed for 948,000 common shares at a price of \$25.00 per common share on a private placement basis to maintain its 19.9% ownership interest in the Company.

The Company declared monthly dividends at a rate of \$0.115 per share for the months January to October 2014 and \$0.129 per share for the months of November and December 2014. The Company declared monthly dividends at a rate of \$0.111 per share for the months January to October 2013 and \$0.115 per share for the months of November and December 2013.

Investing Activities

The proceeds from the issuance of common shares in the fourth quarter of 2014 for \$420.7 million were used by the Company to subscribe for 13,860,000 trust units of the Fund at a price of \$30.35 per unit, increasing the Company's overall ownership of Fund trust units to 88.1%. Also included in investing activities are advances to and repayments from a subsidiary corporation of the Fund pursuant to a demand loan, of which \$30.6 million was outstanding as at December 31, 2014.

The proceeds from the issuance of common shares in the first quarter of 2013 for \$119.2 million (\$95.5 million public offering and \$23.7 million private placement to Enbridge) were used by the Company to subscribe for 4,768,000 trust units of the Fund at a price of \$25.00 per unit, increasing the Company's overall ownership of Fund trust units to 85.6%. Also included in investing activities are advances to and repayments from a subsidiary corporation of the Fund pursuant to a demand loan, of which \$24.3 million was outstanding as at December 31, 2013.

SELECTED ANNUAL FINANCIAL INFORMATION

(thousands of Canadian dollars, except per share amounts)

	2014	2013	2012
Distribution and other income	99,683	91,044	59,835
Earnings	93,556	86,570	59,828
Total assets	2,849,769	1,346,926	1,254,240
Dividends per common share	\$1.404	\$1.342	\$1.244

Significant items that have impacted the selected annual financial information are as follows:

- In December 2012, the Company increased its overall ownership of Fund trust units to 84.5% with an investment of \$277.4 million, the proceeds of which were used to partially fund the 2012 Transaction. Following the completion of the 2012 Transaction, the Fund increased its distribution to \$0.134 per unit effective with the December 2012 distribution, which supported a corresponding increase in the Company's dividend.
- In February 2013, the Company completed a bought deal underwriting offering of 3,820,000 common shares at a price of \$25.00 per common share for gross proceeds of \$95.5 million. Enbridge concurrently subscribed for an additional 948,000 common shares at a price of \$25.00 per common share for gross proceeds of \$23.7 million. The Company used the aggregate gross proceeds of \$119.2 million to subscribe for 4,768,000 trust units of the Fund, which increased distribution and other income during the year ended December 31, 2014. This increased the Company's investment in the Fund to 85.6%.
- The Company's Board of Directors approved an increase in the Company's monthly cash dividend, from \$0.111 per share to \$0.115 per share, effective with the November 2013 dividend payment.
- In October 2014, the Company completed a bought deal underwriting offering of 11,100,000 subscription receipts at a price of \$30.35 per subscription receipt for gross proceeds of \$336.9 million. The subscription receipts were subsequently converted to common shares in November 2014, on closing of the 2014 Transaction. Enbridge concurrently subscribed for an additional 2,760,000 at a price of \$30.35 per common share for gross proceeds of \$83.8 million.
- In November 2014, the Company increased its overall ownership of Fund trust units to 88.1% with an investment of \$420.7 million, the proceeds of which were used by the Fund to partially fund the 2014 Transaction. Following the completion of the 2014 Transaction, the Fund increased its distribution to \$0.157 per unit effective with the November 2014 distribution, which supported a corresponding increase in the Company's dividend.
- In 2014, the fair value of the Company's investment in the Fund increased significantly, primarily as a result of the Company's common share price at December 31, 2014. The fair value of the Company's investment in the Fund is based on the quoted market price of the Company's common shares adjusted for assets and liabilities which are not applicable to the Fund.
- The Company's Board of Directors approved an increase in the Company's monthly cash dividend, from \$0.115 per share to \$0.129 per share, effective with the November 2014 dividend payment.

RELATED PARTY TRANSACTIONS

In connection with the Company's October 2014 offering of 11,100,000 subscription receipts, the Fund reimbursed the Company for share issue costs of \$13.7 million. Proceeds from the offering of subscription receipts, which were subsequently converted into common shares in November 2014, were used by the Company to purchase additional trust units of the Fund.

In connection with the Company's February 2013 offering of 3,820,000 common shares, the Fund reimbursed the Company for share issue costs of \$4.1 million. Proceeds from the offering of common shares were used by the Company to purchase additional trust units of the Fund.

In 2014, the Company advanced \$6.4 million, net of repayments (2013 – \$17.5 million) to a subsidiary corporation of the Fund pursuant to a subordinated demand loan. At December 31, 2014, \$30.6 million (2013 – \$24.3 million) was outstanding. Interest on the demand loan was charged at 4.25% per annum. Interest income earned on the loan was \$1.1 million (2013 – \$0.6 million) for the year ended December 31, 2014 and \$0.1 million (2013 – \$0.1 million) was included in accounts receivable and other as at December 31, 2014.

At December 31, 2014, accounts payable to Enbridge totaled \$0.1 million (2013 – nil) related to corporate costs paid by Enbridge on behalf of the Company.

The Company has an agreement with ECT whereby ECT reimburses the Company for certain corporate costs. ECT reimbursed the Company \$0.9 million (2013 – \$1.0 million) for corporate costs incurred in 2014. At December 31, 2014, accounts receivable from ECT totaled \$0.1 million (2013 – \$0.1 million).

The Company has an agreement with EMSI, a wholly owned subsidiary of Enbridge, to provide management and administrative services to the Company. EMSI also provides management and administrative services to the Fund and the Fund's subsidiary, ECT. Provided that the Fund is paying a base fee to EMSI for the services received by the Fund, no fee is payable to EMSI by the Company, as was the case for the years ended December 31, 2014 and 2013.

RISK MANAGEMENT AND FINANCIAL INSTRUMENTS

The Company pays out a high proportion of cash in the form of dividends to investors, while maintaining a reliable and low-risk business model. The Company and the Fund perform annual corporate risk assessments to identify potential risks. Risks are ranked based on the severity and likelihood both before and after mitigating actions. In addition, the Fund has adopted a Cash Flow at Risk (CFAR) policy to manage exposure to movements in interest rates, foreign exchange rates and commodity prices across all segments. CFAR is a statistically derived measurement that quantifies the maximum adverse impact on cash flows over a specified period of time within a pre-defined level of statistical confidence. The Fund's CFAR limit has been set at 2.5% of forward annual CAFD.

Market Price Risk

The Company's other comprehensive income/(loss) (OCI) is subject to market price risk resulting from changes in the fair value of the Company's investment in the Fund, which is referenced to the Company's common share price. The Company does not typically manage this risk. A \$1.00 increase or decrease in the Company's common share price at December 31, 2014 would have resulted in an increase or decrease in OCI, before income taxes of \$70.4 million and approximately \$61.6 million after income taxes (2013 – \$56.5 million, \$49.4 million, respectively) due to the revaluation of the investment.

Liquidity Risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they become due. Accounts payable and accrued liabilities and dividends payable are due within one month. In order to manage this risk, the Company forecasts its cash flow over the near and long term and ensures that sufficient funds will be available when required. The Company's primary source of liquidity is cash distributions it receives from its investment in the Fund. Additional liquidity, if necessary, is expected to be available through collection of amounts advanced to a subsidiary of the Fund pursuant to a demand loan.

The future level of distributions received from the Fund may vary depending on, but not limited to, the performance of the Fund's businesses, the level of continued investment or the Fund's ability to obtain financing. Further factors which may impact the Fund's ability to sustain distributions include future demand for the services provided by its businesses, the effective maintenance of the productive capacity of its assets and the Fund's ability to comply with covenants in its debt agreements and repay or refinance its debt as it comes due.

The Company oversees its investment in the Fund through its Directors who are also ECT Trustees. The ECT Board of Trustees provides oversight of each Fund operating segment and the future sustainability of distributions through regular maintenance programs, periodic maintenance capital expenditures and the pursuit of growth opportunities, where it sees fit.

Credit Risk

Credit risk arises from the possibility that a counterparty may default on its contractual obligations to the Company. The demand loan due from a subsidiary of the Fund, accounts receivable, interest receivable, distributions receivable and cash and cash equivalents are subject to credit risk, the maximum exposure of which is the carrying value as presented on the statement of financial position. The Company manages its exposure to credit risk by ensuring counterparties are of high credit quality. At December 31, 2014, accounts receivable were due from ECT and the Fund.

Fair Value of Financial Instruments

At December 31, 2014 and 2013, the Company's financial instruments were comprised of the Company's investment in the Fund, a demand loan due from a subsidiary corporation of the Fund, cash and cash equivalents, accounts receivable, distributions receivable, accounts payable and accrued liabilities and dividends payable. The fair value of the Company's investment in the Fund is based on the quoted market price of the Company's common shares adjusted for assets and liabilities of the Company which are not applicable to the Fund. The fair value of cash and cash equivalents, the demand loan due from a subsidiary of the Fund, accounts receivable, distributions receivable, accounts payable and accrued liabilities and dividends payable approximates their carrying values due to their short-term maturities.

Business Risks

Readers are referred to the Fund's risk factor disclosure under the headings "Green Power – Business Risks", "Liquids Transportation and Storage – Business Risks", "Natural Gas Transmission – Business Risks" and "Risk Management" in the Fund's MD&A and "Risk Factors" in the Company's AIF and the Fund's AIF.

The following are certain risk factors relating to the activities of the Company and ownership of ENF common shares.

Future Dividends

Dividends declared on the common shares will be wholly-dependent on the declaration of distributions by the Fund. Future dividend payments by the Company and the level thereof are uncertain as the Company's dividend practices and the funds available for the payment of dividends from time to time will be dependent upon, among other things, operating cash flow generated by subsidiaries of the Fund and their respective operations and investments, financial requirements for the Fund and its subsidiaries' operations and the Fund's ability to execute its growth strategy.

Pre-emptive Right

Pursuant to pre-emptive rights contained in the Fund Trust Indenture, the Company and Enbridge are entitled to acquire any Fund trust units proposed to be issued by the Fund in proportion to their respective economic interest in the Fund, taking into account the ECT Preferred Units. If the Company fails to fully subscribe for its proportionate economic interest, its holdings in the Fund may be diluted.

Restriction in Business Activities

The Company's business is restricted to investment in the Fund. Therefore, the Company's financial results are dependent on the Fund. The inability of the Fund to manage its business effectively could have a material adverse impact on the Company's operations and prospects. Further, the level of the consolidated indebtedness of the Fund and its subsidiaries from time to time could impair the Company's ability to obtain additional financing on a timely basis to take advantage of permitted business opportunities that may arise.

Availability of Financing

If the Company pays out a high proportion of the distributions received from the Fund to shareholders by way of dividend, it may have to enter into financings or other transactions involving the issuance of securities by the Company in order to obtain funds for business purposes. An inability to raise new equity capital may limit the Company's ability to grow and execute its business plan. The issuance of equity securities may also be dilutive to shareholders.

CRITICAL ACCOUNTING ESTIMATES

Long-term Investment

The Company holds an investment in the Fund, representing 88.1% (2013 – 85.6%) of the outstanding Fund trust units as at December 31, 2014. The Company accounts for its investment as an available-for-sale financial asset. Management concluded that the Company does not control the Fund, but rather that Enbridge, through the combination of direct and indirect equity interests, ECT preferred unit investment and its role as manager of the Fund, is the primary beneficiary of the Fund. Significant estimates are also required in determining the fair value and recoverability of the investment. The fair value of the investment is estimated by relying on the quoted market price of the Company's common shares adjusting for other assets and liabilities not attributable to the Fund and significant or prolonged declines in fair value below cost are assessed for evidence of impairment.

CONTROLS AND PROCEDURES

Disclosure Controls and Procedures

Disclosure controls and procedures are designed to provide reasonable assurance that information required to be disclosed in reports filed with, or submitted to, securities regulatory authorities is recorded, processed, summarized and reported within the time periods specified under Canadian securities law. Based on the requirements of National Instrument 52-109 (NI 52-109), EMSI, the Manager of the Company, evaluated the effectiveness of the Company's disclosure controls and procedures (as defined in NI 52-109) and concluded that the Company's disclosure controls and procedures were effective as of December 31, 2014.

Management's Report on Internal Controls Over Financial Reporting

The Manager of the Company is responsible for establishing and maintaining adequate internal control over financial reporting as such term is defined in the rules of the Canadian Securities Administrators. The Company's internal control over financial reporting is a process designed, under the supervision and with the participation of executive and financial officers of the Manager of the Company, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of the Company's financial statements for external reporting purposes in accordance with IFRS.

The Company's internal controls over financial reporting include policies and procedures that:

- pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect transactions and dispositions of assets of the Company;
- provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles; and
- provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the Company's assets that could have a material effect on the financial statements.

The Company's internal control over financial reporting may not prevent or detect all misstatements because of inherent limitations of any control system. Additionally, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions or deterioration in the degree of compliance with the Company's policies and procedures.

EMSI, the Manager of the Company, assessed the effectiveness of the Company's internal control over financial reporting as of December 31, 2014, based on the framework established in Internal Control - Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). Based on this assessment, the Manager concluded that the Company maintained effective internal control over financial reporting as of December 31, 2014.

SELECTED QUARTERLY FINANCIAL INFORMATION

The following table presents a summary of the Company's quarterly financial results.

	2014				2013			
	Q4	Q3	Q2	Q1	Q4	Q3	Q2	Q1
<i>(thousands of Canadian dollars, except per share amounts)</i>								
Revenues	30,125	23,209	23,176	23,173	23,102	22,924	22,836	22,182
Earnings	28,498	21,708	21,695	21,655	22,139	21,507	21,770	21,154
Earnings per common share, basic and diluted	0.44	0.38	0.38	0.38	0.39	0.38	0.39	0.40
Dividends declared, per common share	0.372	0.344	0.344	0.344	0.340	0.334	0.334	0.334

- The Company increased its dividend per common share by 12.1% to \$0.129 per month effective with the November 2014 dividend.
- The Company subscribed for 13,860,000 trust units of the Fund in November 2014 in connection with the 2014 Transaction, which increased the total trust units of the Fund owned by the Company from 56,491,000 to 70,351,000. The incremental ownership of trust units of the Fund increased the amount of distributions received on the trust units and therefore, increased the Company's revenues and earnings.
- The Company increased its dividend per common share by 3.0% to \$0.115 per month effective with the November 2013 dividend.
- The Company subscribed for 4,768,000 trust units of the Fund in February 2013. The incremental ownership of trust units of the Fund increased the amount of distributions received on the trust units of the Fund and therefore, increased the Company's revenues and earnings.

OUTSTANDING SHARE DATA

As at February 9, 2015, 70,351,000 common shares and 1 special voting share of the Company were issued and outstanding.

ENBRIDGE INCOME FUND HOLDINGS INC.

FINANCIAL STATEMENTS

December 31, 2014

MANAGEMENT'S REPORT

To the Shareholders of Enbridge Income Fund Holdings Inc. (ENF)

Financial Reporting

The management of Enbridge Management Services Inc. (EMSI) is responsible for the accompanying financial statements and all related financial information contained in the annual report, including Management's Discussion and Analysis (MD&A). The financial statements have been prepared in accordance with International Financial Reporting Standards and necessarily include amounts that reflect management's judgment and best estimates.

The Board of Directors and the Audit Committee are responsible for all aspects related to governance of ENF. The Audit Committee, composed of independent and financially literate directors, has a specific responsibility to oversee management's efforts to fulfil its responsibilities for financial reporting and internal controls related thereto. The Audit Committee meets regularly during the year with management, internal auditors and independent auditors to review the financial statements, Management's Discussion and Analysis, and Annual Information Form, as well as internal controls related thereto, prior to submission to the Board of Directors for approval.

Internal Control over Financial Reporting

To meet its responsibility for reliable and accurate financial statements, management has established or assumed responsibility for monitoring and maintaining adequate systems of internal control which are designed to provide reasonable assurance that financial information is relevant, reliable, timely and accurate, and that assets are safeguarded from loss or unauthorized use and transactions are executed in accordance with management's authorization. The internal control system includes an internal audit function as well as monitoring of an established code of business conduct.

PricewaterhouseCoopers LLP, appointed by the shareholders as ENF's independent auditors, conducts an examination of the financial statements in accordance with Canadian generally accepted auditing standards.

"signed"
Perry F. Schuldhaus
President

"signed"
Wanda M. Opheim
Chief Financial Officer

February 9, 2015



February 9, 2015

Independent Auditor's Report

To the Shareholders of Enbridge Income Fund Holdings Inc.

We have audited the accompanying financial statements of Enbridge Income Fund Holdings Inc., which comprise the statements of financial position as at December 31, 2014 and December 31, 2013 and the statements of comprehensive income, changes in shareholders' equity and cash flows for the years then ended, and the related notes, which comprise a summary of significant accounting policies and other explanatory information.

Management's responsibility for the financial statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with International Financial Reporting Standards, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's responsibility

Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits in accordance with Canadian generally accepted auditing standards. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained in our audits is sufficient and appropriate to provide a basis for our audit opinion.

PricewaterhouseCoopers LLP
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T: +1 403 509 7500, F: +1 403 781 1825, www.pwc.com/ca

"PwC" refers to PricewaterhouseCoopers LLP, an Ontario limited liability partnership.



Opinion

In our opinion, the financial statements present fairly, in all material respects, the financial position of Enbridge Income Fund Holdings Inc. as at December 31, 2014 and December 31, 2013 and its financial performance and its cash flows for the years then ended in accordance with International Financial Reporting Standards.

PricewaterhouseCoopers LLP

Chartered Accountants

ENBRIDGE INCOME FUND HOLDINGS INC. STATEMENTS OF COMPREHENSIVE INCOME

Year ended December 31,	2014	2013
<i>(thousands of Canadian dollars, except per share amounts)</i>		
Distribution and other income <i>(Note 4)</i>	99,683	91,044
Income tax <i>(Note 6)</i>	(6,127)	(4,474)
Earnings	93,556	86,570
Items that may be reclassified to earnings		
Other comprehensive income/(loss)		
Unrealized fair value change in available-for-sale investment <i>(Note 4)</i>	1,072,511	(42,386)
Income tax recovery/(expense) <i>(Note 6)</i>	(134,083)	5,309
	938,428	(37,077)
Comprehensive income	1,031,984	49,493
Basic and diluted earnings per common share	1.60	1.55

The accompanying notes are an integral part of these financial statements.

ENBRIDGE INCOME FUND HOLDINGS INC. STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY

Year ended December 31, <i>(thousands of Canadian dollars)</i>	2014	2013
Share capital		
Common shares <i>(Note 5)</i>		
Balance at beginning of year	921,883	802,683
Issued for cash	420,651	119,200
	1,342,534	921,883
Special voting share <i>(Note 5)</i>	-	-
Balance at end of year	1,342,534	921,883
Share premium <i>(Note 5)</i>	192,458	192,458
Retained earnings		
Balance at beginning of year	20,868	9,562
Earnings	93,556	86,570
Common share dividends declared	(84,091)	(75,264)
Balance at end of year	30,333	20,868
Accumulated other comprehensive income		
Balance at beginning of year	175,189	212,266
Other comprehensive income/(loss)	938,428	(37,077)
Balance at end of year	1,113,617	175,189
Total shareholders' equity	2,678,942	1,310,398

The accompanying notes are an integral part of these financial statements.

ENBRIDGE INCOME FUND HOLDINGS INC. STATEMENTS OF CASH FLOWS

Year ended December 31, <i>(thousands of Canadian dollars)</i>	2014	2013
Operating activities		
Earnings	93,556	86,570
Deferred income taxes	213	114
Changes in operating assets and liabilities		
Accounts receivable and other	66	2,457
Distributions receivable	(3,435)	(699)
Accounts payable and accrued liabilities	220	(591)
Income taxes payable	(2,783)	4,323
	87,837	92,174
Financing activities		
Subscription receipts issued <i>(Note 5)</i>	336,885	-
Common shares issued <i>(Note 5)</i>	83,766	119,200
Common share dividends paid <i>(Note 5)</i>	(81,525)	(74,544)
	339,126	44,656
Investing activities		
Purchase of Enbridge Income Fund trust units <i>(Note 4)</i>	(420,651)	(119,200)
Demand loan advances to investee <i>(Note 10)</i>	(13,500)	(32,400)
Demand loan repayments from investee <i>(Note 10)</i>	7,125	14,950
	(427,026)	(136,650)
Change in cash and cash equivalents	(63)	180
Cash and cash equivalents at beginning of year	270	90
Cash and cash equivalents at end of year	207	270
Supplementary cash flow information		
Income taxes paid	8,831	37

The accompanying notes are an integral part of these financial statements.

ENBRIDGE INCOME FUND HOLDINGS INC. STATEMENTS OF FINANCIAL POSITION

December 31,	2014	2013
<i>(thousands of Canadian dollars)</i>		
Assets		
Current assets		
Cash and cash equivalents	207	270
Accounts receivable and other	155	221
Demand loan due from investee <i>(Note 10)</i>	30,625	24,250
Distributions receivable <i>(Note 4)</i>	11,075	7,640
	42,062	32,381
Investment in Enbridge Income Fund <i>(Note 4)</i>	2,807,707	1,314,545
	2,849,769	1,346,926
Liabilities and shareholders' equity		
Current liabilities		
Accounts payable and accrued liabilities	299	79
Income taxes payable	1,540	4,323
Dividends payable <i>(Note 5)</i>	9,040	6,474
	10,879	10,876
Deferred income taxes	159,948	25,652
	170,827	36,528
Shareholders' equity		
Share capital <i>(Note 5)</i>	1,342,534	921,883
Share premium <i>(Note 5)</i>	192,458	192,458
Retained earnings	30,333	20,868
Accumulated other comprehensive income	1,113,617	175,189
	2,678,942	1,310,398
	2,849,769	1,346,926

The accompanying notes are an integral part of these financial statements.

Approved by the Board of Directors:

"signed"
Bruce G. Waterman
Director

"signed"
E.F.H. Roberts
Director

ENBRIDGE INCOME FUND HOLDINGS INC.

NOTES TO THE FINANCIAL STATEMENTS

1. GENERAL BUSINESS DESCRIPTION

Enbridge Income Fund Holdings Inc. (Company) is a publicly traded corporation, incorporated on March 26, 2010 under the laws of the Province of Alberta. The Company's common shares commenced trading on the Toronto Stock Exchange on December 21, 2010. The Company holds an investment in Enbridge Income Fund (the Fund), which is an unincorporated open-ended trust established by a trust indenture under the laws of the Province of Alberta. The Company's registered office is 3000, 425 – 1st Street SW, Calgary, Alberta, Canada.

The business of the Company is limited to its investment in the Fund. The Fund is involved in the generation, transportation and storage of energy through its green power generation facilities, liquids transportation and storage facilities, and 50% interest in the Alliance Pipeline.

2. BASIS OF PREPARATION

The Company prepares its financial statements in accordance with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board.

Amounts are stated in Canadian dollars, the Company's functional and presentation currency, unless otherwise indicated.

The Company has consistently applied the same accounting policies throughout all periods presented, as if these policies had always been in effect.

The policies applied in these financial statements are based on IFRS issued and outstanding as of February 9, 2015, the date the Board of Directors approved the statements.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Measurement

These financial statements have been prepared under the historical cost convention except for the revaluation of available-for-sale financial assets to fair value.

Cash and Cash Equivalents

Cash and cash equivalents include short-term investments with an initial term to maturity of three months or less.

Financial Instruments

The Company classifies financial assets and liabilities as held for trading, available-for-sale, loans or receivables and financial liabilities at amortized cost. All financial instruments are initially recorded at fair value on the statement of financial position. Subsequent measurement of the financial instrument is based on its classification.

Available-for-Sale

Available-for-sale financial assets are non-derivatives that are not classified in any of the other categories. The Company's available-for-sale asset is comprised of an investment in the Fund. Available-for-sale financial assets are recognized initially at fair value plus transaction costs and subsequently carried at fair value. Gains or losses arising from changes in fair value are recognized in other comprehensive income/(loss) (OCI). Distributions from available-for-sale instruments are recognized in earnings when the Company's right to receive payment is established.

The Company accounts for its investment in trust units of the Fund as an available-for-sale financial asset rather than under the equity method of accounting, which would typically apply in situations where an investor has significant influence over an investee, due to the redeemable nature of the trust units. The Fund trust units do not qualify as equity instruments under IFRS due to the redemption feature which permits holders to redeem trust units for cash, subject to certain limitations. Further, the Company does not consolidate its investment in the Fund as its investment does not confer control. Enbridge Inc. (Enbridge) is the controlling party for accounting purposes through the combination of its direct and indirect equity interests and preferred unit investment in Enbridge Commercial Trust (ECT), a subsidiary of the Fund, as well as through Enbridge's role as manager of the Fund.

Loans and Receivables

Loans and receivables, which include cash and cash equivalents, accounts receivable, demand loan due from investee and distributions receivable, are measured at amortized cost, using the effective interest rate method, net of any impairment losses recognized.

Financial Liabilities at Amortized Cost

Other financial liabilities are recorded at amortized cost using the effective interest rate method and include accounts payable and accrued liabilities and dividends payable.

Impairment

With respect to loans and receivables, the Company assesses the assets for impairment when it no longer has reasonable assurance of timely collection. If evidence of impairment is noted, the Company reduces the value of the loan or receivable to its estimated realizable amount, determined using discounted expected future cash flows.

For available-for-sale financial assets, the Company assesses at the end of each reporting period whether there is objective evidence that a financial asset is impaired. In the case of investments classified as available-for-sale, a significant or prolonged decline in the fair value of the security below its cost is evidence that the asset is impaired. If any such evidence of impairment exists, the cumulative loss, measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognized in earnings, is removed from OCI and recognized in earnings. Impairment losses on available-for-sale equity instruments are not reversed.

Income Taxes

The liability method of accounting for income taxes is followed. Deferred income tax assets and liabilities are recorded based on temporary differences between the tax bases of assets and liabilities and their carrying values for accounting purposes. Deferred income tax assets and liabilities are measured using the tax rate that is expected to apply when the temporary differences reverse.

Earnings per Share

Basic and diluted earnings per share is calculated by dividing earnings for the year by the weighted average number of common shares outstanding during the year. At December 31, 2014 and 2013, no potentially dilutive instruments were outstanding.

Dividends

Dividends on common shares are recognized in the Company's financial statements in the period in which the dividends are declared by the Board of Directors of the Company.

Accounting Estimates

The preparation of financial statements in conformity with IFRS requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses, as well as the disclosure of contingent assets and liabilities in the financial statements. Significant estimates and assumptions used in preparation of the financial statements include, but are not limited to: the fair value of available-for-sale financial assets (*Note 8*) and income taxes (*Note 6*). Actual results could differ from these estimates.

4. INVESTMENT IN ENBRIDGE INCOME FUND

Year ended December 31, (thousands of Canadian dollars)	2014	2013
Balance at beginning of year	1,314,545	1,237,731
Investment acquired	420,651	119,200
Fair value change for the year	1,072,511	(42,386)
Balance at end of year	2,807,707	1,314,545

Alliance US and Southern Lights Transaction

In November 2014, the Company subscribed for 13,860,000 trust units of the Fund at a price of \$30.35 per unit to partially fund the Fund's acquisition of a 50% interest in the U.S. segment of the Alliance Pipeline (Alliance US) owned by indirect wholly-owned subsidiaries of Enbridge and subscribed for and purchased Class A Units which provide the holders with a fixed and defined cash flow stream from the Southern Lights Pipeline (the 2014 Transaction). Following the 2014 Transaction and related equity financing by the Fund, the Company held 70,351,000 or 88.1%, of the Fund's issued and outstanding trust units.

Enbridge Income Fund

The Fund is involved in the generation, transportation and storage of energy. The Fund conducts business through three operating segments: Green Power, Liquids Transportation and Storage, and Natural Gas Transmission. The Green Power segment includes interests in renewable and alternative power generation facilities. The Liquids Transportation and Storage segment includes the South Prairie Region (formerly the Saskatchewan System) crude oil and liquids pipeline systems which connects to the Enbridge Mainline System at Cromer, Manitoba, as well as liquids storage assets in both Saskatchewan and Alberta. Natural Gas Transmission consists of the Fund's 50% interest in the Alliance Pipeline which transports liquids rich natural gas from supply areas in northwestern Alberta and northeastern British Columbia to delivery points near Chicago, Illinois.

Summarized financial information of the Fund, derived from the Fund's consolidated financial statements prepared in accordance with United States generally accepted accounting principles (U.S. GAAP), is as follows:

Year ended December 31, (thousands of Canadian dollars)	2014 ¹	2013 ¹
Revenues	415,656	403,224
Earnings	150,040	117,379

December 31, (thousands of Canadian dollars)	2014	2013 ¹
Total assets	4,081,410	2,957,907
Total liabilities	3,179,855	2,319,450

¹ Retrospectively adjusted to furnish comparative information related to Alliance US.

The Fund's summarized financial information, prepared in accordance with U.S. GAAP, would differ had it been prepared under IFRS. The most significant differences between U.S. GAAP and IFRS applicable to the Fund are as follows:

Rate Regulation

The operations of Natural Gas Transmission and certain Liquids Transportation and Storage businesses are subject to regulation by various authorities which exercise statutory authority over matters such as construction, rates and ratemaking and agreements with customers. The timing of recognition of certain revenues and expenses impacted by regulation and the recognition of regulatory assets and liabilities under U.S. GAAP differs from IFRS. IFRS does not historically recognize regulatory assets and liabilities and also prohibits recognition of the equity component of allowance for funds used during construction (AFUDC), which is permitted under U.S. GAAP. At December 31, 2014, the Fund's net regulatory asset as presented in accordance with U.S. GAAP was \$51.5 million (December 31, 2013 – \$60.9 million) including an equity component of AFUDC. The earnings impact of rate regulation was an approximate after tax decrease of \$7.1 million for the year ended December 31, 2014 (2013 – \$8.9 million decrease).

Property, Plant and Equipment

Under U.S. GAAP similar assets are grouped and depreciated as a pool. Gains or losses are not recognized when the assets are disposed or retired. IFRS does not permit the pool method of accounting and would require gains or losses on retirement to be recognized in earnings.

Preferred and Trust Unit Presentation

Under U.S. GAAP, the ECT preferred units and trust units of the Fund are presented as mezzanine equity on the Consolidated Statements of Financial Position between long-term liabilities and unitholders' deficit. The ECT preferred units and trust units of the Fund are recorded at their maximum redemption value with changes in estimated redemption value reflected as a charge or credit to deficit.

Under IFRS, the ECT preferred units would be designated as a financial liability at fair value through profit or loss. The Fund's trust units would be recognized at amortized cost and presented as a liability by virtue of the holders' right to redeem the trust units for cash, subject to certain limitations. Adjustments to estimated future cash flows of a financial liability carried at amortized cost would be recognized in earnings.

Distribution Income

The Fund declared distributions on a monthly basis from January to October 2014 at a rate of \$0.13525 per unit and at a rate of \$0.15743 per unit for the months of November and December 2014. The Fund declared distributions on a monthly basis from January to October 2013 at a rate of \$0.13417 per unit and at a rate of \$0.13525 per unit for the months of November and December 2013.

5. SHARE CAPITAL AND SHARE PREMIUM

Authorized

The authorized share capital of the Company consists of an unlimited number of common shares with no par value, first preferred shares issuable in series limited to one half of the number of common shares issued and outstanding at the relevant time and one special voting share.

Issued and Outstanding

Year ended December 31, <i>(thousands of Canadian dollars except number of shares)</i>	2014		2013	
	Number of Shares	Amount	Number of Shares	Amount
Common shares				
Balance at beginning of year	56,491,000	921,883	51,723,000	802,683
Issued for cash	13,860,000	420,651	4,768,000	119,200
Balance at end of year ¹	70,351,000	1,342,534	56,491,000	921,883
Special voting share ¹	1	-	1	-
Balance at end of year	70,351,001	1,342,534	56,491,001	921,883

¹ Enbridge owns 14,002,000 (2013 – 11,242,000) common shares and the special voting share.

Plan of Arrangement

Pursuant to the Plan, 20,125,000 trust units of the Fund held by public unitholders, together with 5,000,000 trust units of the Fund held by Enbridge, were exchanged for 25,125,000 common shares of the Company on December 17, 2010.

The initial stated capital of the Company for purposes of the *Business Corporations Act* (Alberta) (ABCA) was established to be \$251.2 million, as determined at the discretion of the Company's Board of Directors. The residual amount of \$192.5 million by which the fair value of the consideration received exceeded the stated capital was assigned to Share Premium. The Board may elect in the future to reinstate Share Premium to stated capital under certain circumstances.

Common Shares

Each common share represents an equal undivided beneficial interest in the net assets in the event of termination or wind-up of the Company. Holders of common shares are entitled to one vote per share at meetings of the Company's shareholders.

Dividends

The Board of Directors of the Company declared monthly dividends at a rate of \$0.11460 per share for the months January to October 2014 and \$0.12850 per share for the months of November and December 2014. The Board of Directors of the Company declared monthly dividends at a rate of \$0.11125 per share for the months January to October 2013 and \$0.11460 per share for the months of November and December 2013.

On January 15, 2015, the Company declared a dividend of \$0.12850 per share to be paid on February 17, 2015 to shareholders of record on February 2, 2015.

Special Voting Share

Enbridge, the holder of the special voting share is entitled to receive notice of and to attend all annual and special meetings of shareholders and may elect one director to the Board for so long as it beneficially owns or controls, directly or indirectly, between 15% and 39% of the issued and outstanding common shares, provided that if it elects to exercise its right to elect one director, it will not exercise the votes attaching to the portion of common shares representing its pro-rata representation on the Board in respect of the election of the remaining directors of the Company at meetings of shareholders. The holder of the special voting share will not be entitled to receive, in respect of the special voting share, any dividends or to participate in any distribution of the property or assets of the Company upon the liquidation, dissolution or winding-up of the Company. The special voting share may only be transferred or assigned to an affiliate of Enbridge.

2014 Subscription Receipts Offering and Private Placement

In October 2014, the Company completed a bought deal underwriting offering of 11,100,000 subscription receipts at a price of \$30.35 per subscription receipt for gross proceeds of \$336.9 million. The gross proceeds were held by an escrow agent pending closing of the 2014 Transaction.

On closing of the 2014 Transaction in November 2014, the gross proceeds from the subscription receipt offering of \$336.9 million were released from escrow and each holder of a subscription receipt automatically received one common share of the Company without further consideration together with a payment of \$0.1146 per subscription receipt representing the amount of the dividend declared on the common shares in October 2014. Enbridge also subscribed for an additional 2,760,000 common shares at a price of \$30.35 per common share for gross proceeds of \$83.8 million. The Company used the aggregate gross proceeds of \$420.7 million to subscribe for 13,860,000 units of the Fund and the Fund in turn used these proceeds to complete the 2014 Transaction.

2013 Common Share Offering and Private Placement

In February 2013, the Company completed a bought deal underwriting offering of 3,820,000 common shares at a price of \$25.00 per common share for gross proceeds of \$95.5 million. Enbridge subscribed for an additional 948,000 common shares at a price of \$25.00 per common share for gross proceeds of \$23.7 million. The Company used the aggregate gross proceeds of \$119.2 million to subscribe for 4,768,000 units of the Fund.

Earnings Per Common Share

Earnings per common share is calculated by dividing earnings by the weighted average number of common shares outstanding. Weighted average shares outstanding used to calculate both basic and diluted earnings per share were 58,541,520 for the year ended December 31, 2014 (2013 – 55,746,408).

Shareholders' Rights Plan

The Shareholders' Rights Plan is designed to ensure the fair treatment of shareholders in connection with any takeover offer for the Company. Rights issued under the plan become exercisable when a person and any related parties, acquires or announces its intention to acquire shares which combined with existing holdings would represent 20% or more of the Company's outstanding common shares without complying with certain provisions set out in the plan or without approval of the Company's Board of Directors. Should such an acquisition occur, each rights holder other than the acquiring person and related parties will have the right to purchase common shares of the Company at a 50% discount to the market price at the time.

Dividend Reinvestment Plan

Under the Dividend Reinvestment Plan, registered shareholders may reinvest dividends in common shares of the Company to purchase common shares, free of brokerage or other charges. Common shares may be issued directly from the treasury by the Company, be purchased through the facilities of the TSX or be acquired through a combination of the two methods. For the years ended December 31, 2014 and 2013, the Company did not issue common shares from the treasury pursuant to the Dividend Reinvestment Plan.

6. INCOME TAXES

The initial acquisition of Fund trust units under the Plan did not constitute a business combination, nor did the transaction affect earnings. As such, recognition of the resulting deferred income tax liability relating to the estimated taxable temporary difference of \$71.4 million which arose on initial recognition of the investment in the Fund is not permitted.

At December 31, 2014 and 2013, deferred income taxes represented the difference in accounting and tax bases of the Investment in Enbridge Income Fund, less the deferred income tax liability not recognized on initial acquisition of the investment on December 17, 2010.

Income tax expense for the year ended December 31, 2014 was comprised of current income tax expense of \$5.9 million (2013 – \$4.4 million) and deferred income tax expense of \$0.2 million (2013 – \$0.1 million).

Other comprehensive income included \$134.1 million (2013 – \$5.3 million recovery) of deferred income tax expense for the year ended December 31, 2014, related to the change in the difference between the accounting and tax bases of the investment in the Fund.

Income Tax Rate Reconciliation

Year ended December 31, <i>(thousands of Canadian dollars)</i>	2014	2013
Earnings before income taxes	99,683	91,044
Combined statutory income tax rate	25.0%	25.0%
Income taxes at statutory income tax rate	24,921	22,761
Decrease resulting from		
Non-taxable dividend	(18,583)	(18,175)
Return of capital	(193)	(112)
Other	(18)	-
Income tax expense	6,127	4,474
Effective income tax rate	6.1%	4.9%

7. RISK MANAGEMENT

Market Price Risk

The Company's OCI is subject to market price risk resulting from changes in the fair value of the Company's investment in the Fund, which is referenced to the Company's common share price. The Company does not typically manage this risk. A \$1.00 increase or decrease in the Company's common share price at December 31, 2014 would have resulted in an increase or decrease in OCI, before income taxes of \$70.4 million and approximately \$61.6 million after income taxes (2013 – \$56.5 million, \$49.4 million, respectively) due to the revaluation of the investment.

Liquidity Risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they become due. Accounts payable and accrued liabilities and dividends payable are due within one month. In order to manage this risk, the Company forecasts its cash flow over the near and long term and ensures that sufficient funds will be available when required. The Company's primary source of liquidity is cash distributions it receives from its investment in the Fund. Additional liquidity, if necessary, is expected to be available through collection of amounts advanced to a subsidiary of the Fund pursuant to a demand loan.

Credit Risk

Credit risk arises from the possibility that a counterparty may default on its contractual obligations to the Company. Demand loan due from investee, accounts receivable, interest receivable, distributions receivable and cash and cash equivalents are subject to credit risk, the maximum exposure of which is the carrying value as presented on the statement of financial position. The Company manages its exposure to credit risk by ensuring counterparties are of high credit quality. At December 31, 2014, accounts receivable were due from ECT and the Fund.

8. FAIR VALUE OF FINANCIAL INSTRUMENTS

The fair value of financial instruments reflects the Company's best estimates of market value based on valuation techniques, supported by observable market prices where available. The fair value of cash and cash equivalents, loans and receivables and other financial liabilities approximate their carrying value due to the short period to maturity.

The Company categorizes those financial assets and liabilities measured at fair value into one of three different levels depending on the observability of the inputs employed in the measurement.

Level 1

Level 1 includes financial instruments measured at fair value based on unadjusted quoted prices for identical assets and liabilities in active markets that are accessible at the measurement date. An active market for a financial instrument is considered to be a market where transactions occur with sufficient frequency and volume to provide pricing information on an ongoing basis. The Company did not have any financial instruments categorized as Level 1 as at December 31, 2014 or December 31, 2013.

Level 2

Level 2 includes financial instrument valuations determined using directly or indirectly observable inputs other than quoted prices included within Level 1. The fair value measurement of the investment in the Fund is classified as Level 2, as the valuation technique references the quoted market price of the Company's common shares, and adjusts for assets and liabilities not applicable to the Fund. At December 31, 2014, the Company's investment in the Fund had a fair value of \$2.8 billion (December 31, 2013 – \$1.3 billion).

Level 3

Level 3 includes financial instrument valuations based on inputs which are less observable, unavailable or where the observable data does not support a significant portion of the financial instruments' fair value. Generally, Level 3 financial instruments are longer dated transactions, occur in less active markets, occur at locations where pricing information is not available or have no binding broker quote to support Level 2 classification. The Company did not have any financial instruments categorized as Level 3 as at December 31, 2014 or December 31, 2013.

The Company's policy is to recognize transfers as of the last day of the reporting period. There were no transfers between levels as at December 31, 2014 and December 31, 2013.

9. CAPITAL DISCLOSURES

The Company defines capital as shareholders' equity less cash and cash equivalents. Capital totaled \$2.7 billion (2013 – \$1.3 billion) at December 31, 2014.

The Company's objectives when managing capital are to provide liquidity for additional investment in the Fund and to generate adequate returns and predictable cash flow for distribution to shareholders in the form of dividends. New capital, if necessary, may be raised through the issuance of equity securities.

10. RELATED PARTY TRANSACTIONS

In connection with the Company's October 2014 offering of 11,100,000 subscription receipts, the Fund reimbursed the Company for share issue costs of \$13.7 million. Proceeds from the offering of subscription receipts, which were subsequently converted into common shares in November 2014, were used by the Company to purchase additional trust units of the Fund pursuant to the 2014 Transaction.

In connection with the Company's February 2013 offering of 3,820,000 common shares, the Fund reimbursed the Company for share issue costs of \$4.1 million. Proceeds from the offering of common shares were used by the Company to purchase additional trust units of the Fund.

In 2014, the Company advanced \$6.4 million, net of repayments (2013 – \$17.5 million) to a subsidiary corporation of the Fund pursuant to a subordinated demand loan. At December 31, 2014, \$30.6 million (2013 – \$24.3 million) was outstanding. Interest on the demand loan was charged at 4.25% per annum. Interest income earned on the loan was \$1.1 million (2013 – \$0.6 million) for the year ended December 31, 2014 and \$0.1 million (2013 – \$0.1 million) was included in accounts receivable and other as at December 31, 2014.

At December 31, 2014, accounts payable to Enbridge totaled \$0.1 million (2013 – nil) related to corporate costs paid by Enbridge on behalf of the Company.

The Company has an agreement with ECT whereby ECT reimburses the Company for certain corporate costs. ECT reimbursed the Company \$0.9 million (2013 – \$1.0 million) for corporate costs incurred in 2014. At December 31, 2014, accounts receivable from ECT totaled \$0.1 million (2013 – \$0.1 million).

The Company has an agreement with Enbridge Management Services Inc. (EMSI), a wholly-owned subsidiary of Enbridge, to provide management and administrative services to the Company. EMSI also provides management and administrative services to the Fund and the Fund's subsidiary, ECT. Provided that the Fund is paying a base fee to EMSI for the services received by the Fund, no fee is payable to EMSI by the Company, as was the case for the years ended December 31, 2014 and 2013.