

Management's Discussion and Analysis

For the three months ended March 31, 2012

Forward-Looking Information

The following Management's Discussion and Analysis (MD&A) highlights significant business results and statistics for Inter Pipeline Fund's (Inter Pipeline) three month period ended March 31, 2012, to provide Inter Pipeline's unitholders and potential investors with information about Inter Pipeline and its subsidiaries, including management's assessment of Inter Pipeline's and its subsidiaries' future plans and operations. This information may not be appropriate for other purposes. This MD&A contains certain forward-looking statements or information (collectively referred to as "forward-looking statements") within the meaning of applicable securities legislation. Forward-looking statements often contain terms such as "may", "will", "should", "anticipate", "expect", "continue", "estimate", "believe", "project", "forecast", "plan", "intend", "target" and similar words suggesting future outcomes or statements regarding an outlook. Any statements herein that are not statements of historical fact may be deemed to be forward-looking statements. Forward-looking statements in this MD&A include, but are not limited to statements regarding: 1) Inter Pipeline's beliefs that it is well positioned to maintain its current level of cash distributions to its unitholders through 2012 and beyond; 2) the maintenance of Inter Pipeline's cash distribution level combined with the tax treatment of distributions to its unitholders effective in 2011 should result in a favourable after-tax treatment for Inter Pipeline's taxable unitholders; 3) Inter Pipeline being well positioned to operate and grow in the future; 4) cash flow projections; 5) timing for completion of various projects, including the Polaris diluent pipeline project for the Kearl oil sands mining project (Kearl project) and new pipeline connection to the Sunrise oil sands project (Sunrise project) and Cochrane liquid sweetening project; and, 6) capital forecasts.

Readers are cautioned not to place undue reliance on forward-looking statements; as such statements are not guarantees of future performance. Inter Pipeline in no manner represents that actual results, levels of activity and achievements will be the same in whole or in part as those set out in the forward-looking statements herein. Such information, although considered reasonable by Pipeline Management Inc., the general partner of Inter Pipeline (General Partner) at the time of preparation, may later prove to be incorrect and actual results may differ materially from those anticipated in the forward-looking statements. By their nature, forward-looking statements involve a variety of assumptions and are subject to various known and unknown risks, uncertainties and other factors, which are beyond inter Pipeline's control, including, but not limited to: risks and assumptions associated with operations, such as Inter Pipeline's ability to successfully implement its strategic initiatives and achieve expected benefits; including the further development of the Cold Lake, Corridor and Polaris pipeline systems; assumptions concerning operational reliability; the availability and price of labour and construction materials; the status, credit risk and continued existence of customers having contracts with Inter Pipeline and its subsidiaries; availability of energy commodities; volatility of and assumptions regarding prices of energy commodities; competitive factors, pricing pressures and supply and demand in the natural gas and oil transportation, ethane transportation and natural gas liquids (NGL) extraction and storage industries; assumptions based upon Inter Pipeline's current guidance; fluctuations in currency and interest rates; inflation; the ability to access sufficient capital from internal and external sources; risks inherent in Inter Pipeline's Canadian and foreign operations; risks of war, hostilities, civil insurrection, instability and political and economic conditions in or affecting countries in which Inter Pipeline and its subsidiaries operate; severe weather conditions; terrorist threats; risks associated with technology; Inter Pipeline's ability to generate sufficient cash flow from operations to meet its current and future obligations; Inter Pipeline's ability to access external sources of debt and equity capital; general economic and business conditions; the potential delays and costs of overruns on construction projects, including, but not limited to the Polaris pipeline project for the Kearl oil sands project, the new pipeline connection to the Sunrise oil sands project and future expansions of the Cold Lake and Polaris pipeline systems; Inter Pipeline's ability to make capital investments and amount of capital investments; changes in laws and regulations, including environmental, regulatory and taxation laws, and the interpretation of such changes to laws and regulations; the risks associated with existing and potential future lawsuits and regulatory actions against Inter Pipeline and its subsidiaries; increases in maintenance, operating or financing costs; availability of adequate levels of insurance; difficulty in obtaining necessary regulatory approvals and maintenance of support of such approvals; and such other risks and uncertainties described from time to time in Inter Pipeline's reports and filings with the Canadian securities authorities. The impact of any one assumption, risk, uncertainty or other factor on a particular forwardlooking statement is not determinable with certainty, as these are interdependent and Inter Pipeline's future course of action depends on management's assessment of all information available at the relevant time.

Readers are cautioned that the foregoing list of important factors is not exhaustive. See also the section entitled RISK FACTORS for further risk factors. The forward-looking statements contained in this MD&A are made as of the date of this document, and, except to the extent expressly required by applicable securities laws and regulations, Inter Pipeline assumes no obligation to update or revise forward-looking statements made herein or otherwise, whether as a result of new information, future events, or otherwise. The forward-looking statements contained in this document and all subsequent forward-looking statements, whether written or oral, attributable to Inter Pipeline or persons acting on Inter Pipeline's behalf are expressly qualified in their entirety by these cautionary statements.

Management's Discussion and Analysis

For the three month period ended March 31, 2012

The MD&A provides a detailed explanation of Inter Pipeline's operating results for the three month period ended March 31, 2012, as compared to the three month period ended March 31, 2011. The MD&A should be read in conjunction with the unaudited condensed interim consolidated financial statements (interim financial statements) and MD&A for the quarterly period ended March 31, 2011, the MD&A and audited consolidated financial statements for the year ended December 31, 2011, the Annual Information Form and other information filed by Inter Pipeline at www.sedar.com.

Financial information presented in this MD&A is based on information in Inter Pipeline's consolidated financial statements prepared in accordance with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board (IASB).

This MD&A reports certain financial measures that are not recognized by Canadian generally accepted accounting principles (GAAP), as outlined in the CICA Handbook Part 1, and used by management to evaluate the performance of Inter Pipeline and its business segments. Since certain non-GAAP financial measures may not have a standardized meaning, securities regulations require that non-GAAP financial measures are clearly defined, qualified and reconciled with their nearest GAAP measure. See the **NON-GAAP FINANCIAL MEASURES** section for further information on the definition, calculation and reconciliation of non-GAAP financial measures. All amounts are in Canadian dollars unless specified otherwise.

Management determines whether information presented in this MD&A is material based on whether it believes a reasonable investor's decision to buy, sell or hold securities in Inter Pipeline would likely be influenced or changed if the information was omitted or misstated.

FIRST QUARTER HIGHLIGHTS	Page 4
PERFORMANCE OVERVIEW	
OUTLOOK	
RESULTS OF OPERATIONS	
SUMMARY OF QUARTERLY RESULTS	18
LIQUIDITY AND CAPITAL RESOURCES	19
CASH DISTRIBUTIONS TO UNITHOLDERS	23
OUTSTANDING UNIT DATA	25
RISK MANAGEMENT AND FINANCIAL INSTRUMENTS	25
TRANSACTIONS WITH RELATED PARTIES	29
CONTROLS AND PROCEDURES	30
CRITICAL ACCOUNTING ESTIMATES	30
RISK FACTORS	30
NON-GAAP FINANCIAL MEASURES	30
ELIGIBLE INVESTORS	33
ADDITIONAL INFORMATION	33

FIRST QUARTER HIGHLIGHTS

- Funds from operations (FFO) increased to \$108 million, up \$8 million or 8% over first quarter 2011 levels
- Low quarterly payout ratio before sustaining capital of 64.7%
- Cash distributions to unitholders totaled \$70 million or \$0.2625 per unit
- Net income increased to \$80 million, up \$15 million or 23% over first quarter 2011 results
- Quarterly throughput volumes on Inter Pipeline's oil sands and conventional oil pipeline systems averaged 958,200 barrels per day (b/d)
- Volumes averaged 179,300 b/d on Inter Pipeline's Bow River, Central Alberta and Mid Saskatchewan conventional oil pipeline systems, representing an increase of 8,500 b/d or 5% over first quarter 2011 levels
- Completed \$459 million acquisition of four petroleum storage terminals in Denmark, more than doubling European storage capacity to approximately 19 million barrels
- Standard & Poor's increased Inter Pipeline (Corridor) Inc.'s long-term corporate credit rating from A- to A

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^{*} Please refer to the **NON-GAAP FINANCIAL MEASURES** section

PERFORMANCE OVERVIEW

Three Months Ended

	March 31							
(millions, except per unit and % amounts)	2012		2011					
Revenues								
Oil sands transportation	\$ 70.6	\$	72.8					
NGL extraction	136.7		159.9					
Conventional oil pipelines	51.2		43.7					
Bulk liquid storage	38.7		26.6					
	\$ 297.2	\$	303.0					
Funds from operations ⁽¹⁾								
Oil sands transportation	\$ 41.3	\$	43.1					
NGL extraction	57.0		53.0					
Conventional oil pipelines	40.5		32.6					
Bulk liquid storage	19.3		10.5					
Corporate costs	(50.1)		(38.9)					
	\$ 108.0	\$	100.3					
Per unit ⁽¹⁾	\$ 0.41	\$	0.39					
Net income	\$ 79.6	\$	64.5					
Per unit – basic and diluted	\$ 0.30	\$	0.25					
Cash distributions ⁽²⁾	\$ 69.9	\$	62.0					
Per unit ⁽²⁾	\$ 0.2625	\$	0.2400					
Units outstanding (basic)								
Weighted average	265.7		258.3					
End of period	267.2		258.5					
Capital expenditures								
Growth ⁽¹⁾	\$ 39.6	\$	40.8					
Sustaining ⁽¹⁾	6.3		2.8					
	\$ 45.9	\$	43.6					
Payout ratio before sustaining capital ⁽¹⁾	64.7%		61.8%					
Payout ratio after sustaining capital ⁽¹⁾	68.7%		63.6%					
	As at		As at					
	March 31	De	ecember 31					
(millions, except per unit and % amounts)	2012		2011					
Total assets	\$ 5,310.3	\$	4,768.1					
Total debt ⁽³⁾	\$ 3,145.8	\$	2,672.1					
Total partners' equity	\$ 1,493.7	\$	1,419.8					
Enterprise value ⁽¹⁾	\$ 8,374.5	\$	7,593.3					
Total debt to total capitalization ⁽¹⁾	67.8%		65.3%					
Total recourse debt to capitalization ⁽¹⁾	48.2%		38.9%					

⁽¹⁾ Please refer to the **NON-GAAP FINANCIAL MEASURES** section.

⁽²⁾ Cash distributions are calculated based on the number of units outstanding at each record date.

⁽³⁾ Total debt reported in the March 31, 2012 consolidated financial statements include long-term debt, short-term debt and commercial paper of \$3,130.9 million inclusive of discounts and debt transaction costs of \$14.9 million.

THREE MONTHS ENDED MARCH 31, 2012

Inter Pipeline generated strong financial results for the three months ended March 31, 2012. FFO increased 7.7% or \$7.7 million from \$100.3 million in the first quarter of 2011 to \$108.0 million in the first quarter of 2012. Inter Pipeline's payout ratio before sustaining capital for the first quarter of 2012 was very strong at 64.7%. These positive financial results were primarily driven by: 1) the acquisition of Inter Terminals in Denmark; 2) increased throughput volumes in the conventional oil pipelines business; and 3) higher realized frac-spreads in the NGL extraction business. The increased operating results from these businesses were partially offset by slightly lower FFO from the oil sands transportation business and increased corporate costs.

In the first quarter of 2012, net income increased \$15.1 million or 23.4% to \$79.6 million from \$64.5 million in the first quarter of 2011. This increase in net income is due to the positive operating results discussed above and a favourable mark-to-market of derivative financial instruments which resulted in an unrealized gain for the first three months of 2012. These increases were partially offset by higher income taxes, and higher depreciation and amortization.

Total cash distributed to unitholders in the first three months of 2012 amounted to \$69.9 million, an increase of 12.7% or \$7.9 million from the \$62.0 million distributed in the same period in 2011. The increase in cash distributions is primarily due to an increase in monthly cash distributions of \$0.0075 per unit effective December 2011. In addition, there were a higher overall number of units outstanding due to strong unitholder participation under Inter Pipeline's distribution reinvestment plan.

Inter Pipeline's total debt at March 31, 2012 was \$3,145.8 million, an increase of \$473.7 million or 17.7% from \$2,672.1 million at December 31, 2011. The increase in debt was primarily due to the acquisition of Inter Terminals in January 2012, which was funded through Inter Pipeline's existing revolving credit facility. As a result, at March 31, 2012 Inter Pipeline's recourse debt to capitalization ratio increased to 48.2% from 38.9% at December 31, 2011. After adjusting to include non-recourse debt of \$1,755.0 million held within the Corridor corporate entity, Inter Pipeline's total debt to total capitalization ratio was 67.8% at March 31, 2012, up from 65.3% at December 31, 2011.

OUTLOOK

In 2012, Inter Pipeline will continue executing its long-term business strategy that has produced strong results for more than a decade. Inter Pipeline acquires and develops long-life, energy infrastructure assets that generate sustainable and predictable cash flow. Our portfolio of high quality assets has numerous large-scale growth opportunities that are expected to support stable and increasing returns to unitholders into the future.

For the next few years, Inter Pipeline's capital development plans will focus on the oil sands transportation business segment where significant development potential exists. Alberta's oil sands continue to draw large investments from major global energy companies, resulting in a significant demand for energy infrastructure. Inter Pipeline has identified up to \$3 billion in potential new organic investment opportunities that will leverage off our existing oil sands pipeline systems.

In 2012, Inter Pipeline expects to spend approximately \$320 million in growth capital, primarily on oil sands infrastructure. Our strategically located oil sands pipeline systems are well positioned to provide product transportation alternatives for a number of large-scale oil sands projects currently under development. Inter Pipeline anticipates expanding both the Polaris and Cold Lake pipeline systems significantly over the next several years to meet forecast transportation requirements for both diluent and diluted bitumen. In support of these expansions, initial engineering, design and early construction work in excess of \$120 million has been backstopped by producers.

As a stand-alone diluent transportation system, the Polaris pipeline system is well positioned to provide diluent transportation service to key areas of the oil sands region. Initial development of the Polaris system is supported by diluent transportation agreements for the first phase of the Imperial Kearl oil sands project and the Husky Sunrise project. The estimated cost to connect the Polaris pipeline to these two projects and diluent receipt points in the Edmonton area is approximately \$115

million. Polaris is expected to be in service for the Kearl project in the second half of 2012 and the Sunrise project in the second half of 2013. With combined initial firm volume commitments of 90,000 b/d, these contracts are expected to generate approximately \$63 million in incremental long-term annual EBITDA when fully in service. Inter Pipeline anticipates additional expansion of the Polaris system over the next few years to meet forecast diluent demand growth.

In the Cold Lake area, forecast volume growth is expected to exceed current pipeline capacity over the next few years. In response to this expected growth, Inter Pipeline has undertaken steps to expand the capacity of the system, including the addition of two blend pump stations along the west leg of the Cold Lake system. The \$90 million project will boost transportation capacity of the Cold Lake system from 535,000 b/d to about 650,000 b/d. Further system expansions are likely over the next few years, including possible phased construction of new pipeline loops, laterals, pump stations and associated facilities.

Outside of the oil sands business, a primary objective for 2012 is to integrate the recently acquired Danish petroleum storage terminals. In January 2012, Inter Pipeline completed the \$459 million acquisition. The four terminals acquired increase Inter Pipeline's total bulk liquid storage capacity in Western Europe by approximately 11 million barrels, bringing total European storage capacity to nearly 19 million barrels.

In 2010, approval was granted by the Energy Resources Conservation Board for Taylor Processing Inc. to construct the Harmattan co-streaming project upstream of Inter Pipeline's NGL extraction facility at Cochrane, Alberta. Inter Pipeline requested leave to appeal the decision, and in October 2011 the appeal request was granted. In April 2012, the appeal was presented in the Alberta Court of Appeal. A decision is expected in the second quarter of 2012. Inter Pipeline believes that the Harmattan co-streaming facility represents construction of redundant facilities as existing capacity is available to process the natural gas stream on the west leg of the TransCanada system.

Inter Pipeline's conventional oil business is expected to continue the positive growth trend of the past few quarters. A historical natural decline rate of 4-6% in conventional oil reservoirs has been reversed in certain production areas through the use of new drilling and completion technologies. Current high levels of well licensing and drilling activity, driven by strong crude oil prices, indicate that new production volumes should continue to at least offset natural declines over the medium term and potentially grow transportation volumes in this business segment.

Inter Pipeline expects to further enhance the stability of its cash flow stream over the coming years. Cash flow from planned capital projects will increase the proportion of cash flow that is generated under stable, long-term cost-of-service or fee-based contracts. These types of agreements are not subject to commodity price fluctuations, and add predictability to the revenue stream. The proportion of Inter Pipeline's cash flow that is subject to commodity price fluctuations, the majority of which is from the sale of propane-plus from the Cochrane extraction facility, is expected to fall as new oil sands related projects come on stream.

Inter Pipeline continues to maintain a solid financial position with a strong balance sheet and sufficient level of liquidity. Late in 2011, Inter Pipeline successfully refinanced \$2.3 billion in credit facilities on attractive terms. Inter Pipeline's strong balance sheet and low business risk profile continue to support investment grade credit ratings. Standard & Poor's (S&P) has assigned a rating of BBB+ with a stable outlook to Inter Pipeline, and DBRS has assigned a BBB (high) rating with a stable trend. Inter Pipeline (Corridor) Inc. has been assigned investment grade credit ratings of A2 (stable outlook) and A (stable outlook) from Moody's Investor Services (Moody's) and DBRS. In the first quarter, S&P increased Inter Pipeline (Corridor) Inc.'s rating from A- to A based on successful performance of the Corridor expansion. Inter Pipeline's senior unsecured medium-term notes issued in 2011 were granted investment grade credit ratings of BBB+ and BBB (high) by S&P and DBRS, respectively.

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Please refer to the NON-GAAP FINANCIAL MEASURES section

Inter Pipeline is well positioned to continue delivering stable and growing returns to our unitholders. With a strong balance sheet, a wealth of organic development opportunities, and exceptional project management skills and operational expertise, Inter Pipeline expects the next number of years to be a period of exciting growth and returns for our unitholders.

RESULTS OF OPERATIONS

OIL SANDS TRANSPORTATION BUSINESS SEGMENT

		-	Three Mo	onths Ended March 31
Volumes (000s b/d)	2012		2011	% change
Cold Lake (100% basis)	486.4		508.2	(4.3)
Corridor	292.5		269.4	8.6
	778.9		777.6	0.2
(millions) Revenue ⁽¹⁾	\$ 70.6	\$	72.8	(3.0)
Operating expenses ⁽¹⁾	\$ 18.0	\$	19.8	(9.1)
Funds from operations ⁽¹⁾⁽²⁾	\$ 41.3	\$	43.1	(4.2)
Capital expenditures ⁽¹⁾ Growth ⁽²⁾ Sustaining ⁽²⁾	\$ 28.7 0.8	\$	36.0 0.1	
Custaming	\$ 29.5	\$	36.1	

⁽¹⁾ Cold Lake pipeline system's revenue, operating expenses, FFO (2) and capital expenditures are recorded on the basis of Inter Pipeline's 85% ownership interest.

Volumes

Average volumes in the oil sands transportation business increased by 1,300 b/d in the first three months of 2012 compared to the same period in 2011.

The Cold Lake pipeline system is a bitumen blend and diluent pipeline system that transports diluted bitumen from the Cold Lake oil sands area of Alberta to delivery points in Hardisty and Edmonton, Alberta. Average volumes on the Cold Lake pipeline system decreased 4.3% to 486,400 b/d during the first quarter of 2012, compared to the same period in 2011. Volumes on this system fluctuate mainly due to the timing of steam injection cycles associated with certain shipper production processes. Inter Pipeline anticipates volume growth on the Cold Lake pipeline system over the course of 2012, which is consistent with shippers' published long term forecasts.

The Corridor pipeline system transports diluted bitumen produced from the Muskeg River and Jackpine mines near Fort McMurray, Alberta to the Scotford upgrader located northeast of Edmonton, Alberta, as well as feedstock and upgraded products between the Scotford upgrader and certain pipeline terminals in Edmonton. On the Corridor pipeline system, average volumes increased 23,100 b/d or 8.6% to 292,500 b/d in the first quarter of 2012, compared to the same period in 2011. Volume increases are primarily attributable to increased production levels from Athabasca Oil Sands Project's Jackpine mine.

Revenue

Revenue in the oil sands transportation business decreased \$2.2 million to \$70.6 million in the first quarter of 2012, compared to the same period in 2011.

Revenue from the Cold Lake pipeline system decreased \$2.0 million in the first quarter of 2012, compared to the same period in 2011. The decrease is primarily due to lower power cost recoveries as a result of lower power pricing and consumption, as well as the lower volumes transported on the Cold Lake pipeline system in the first quarter of 2012, compared to the first quarter of 2011.

⁽²⁾ Please refer to the NON-GAAP FINANCIAL MEASURES section.

The Cold Lake Transportation Services Agreement (Cold Lake TSA) provides for a structured return on capital invested including a defined capital fee that is applied to volumes transported through the pipelines and facilities that comprise the Cold Lake pipeline system, and a recovery of substantially all operating costs. The founding shippers have committed to utilizing these pipelines and paying for such usage over the term of the Cold Lake TSA which extends indefinitely subject to certain provisions in the agreement. Additional returns on capital invested and recovery of associated operating costs are also earned with respect to other agreements between Cold Lake and shippers utilizing the Cold Lake pipeline system.

Revenue from the Corridor pipeline system decreased \$0.2 million in the first quarter of 2012, compared to the same period in 2011. Revenue decreased due to a lower return on equity as the long-term Government of Canada (GOC) benchmark bond interest rate declined approximately 110 basis points, which was largely offset by an increase in rate base debt financing costs and related revenue. Average blended short-term and long-term interest rates used to finance the Corridor rate base increased approximately 29 basis points.

The Corridor Firm Service Agreement (Corridor FSA) utilizes a rate base cost-of-service approach to establish a revenue requirement which provides for recovery of all debt financing costs, operating costs, rate base depreciation and taxes, in addition to providing a return on equity. As a result of this cost-of-service approach, Corridor's funds from operations are not impacted by throughput volumes or commodity price fluctuations. The main drivers of any potential variation in Corridor's funds from operations are changes to the long-term GOC bond rate upon which the annual return on equity is determined, and changes to Corridor's rate base.

Operating Expenses

In the oil sands transportation business segment, operating expenses typically have a limited impact on Inter Pipeline's cash flow. On the Cold Lake pipeline system substantially all operating expenditures are recovered from the shippers and on the Corridor pipeline system there is full recovery of the expenditures. Similar to Corridor, there will be a full recovery of the expenditures on the Polaris pipeline system once it begins operation in late 2012. In the first quarter of 2012, operating expenses in the oil sands transportation business decreased \$1.8 million, compared to the same period in 2011.

On the Cold Lake pipeline system, operating expenses decreased \$1.8 million in the first quarter of 2012, compared to the same period in 2011. The decrease is largely due to lower power costs as a result of decreased power pricing and consumption, as well as delayed spending associated with non-routine maintenance in the first quarter of 2012. Average Alberta power pool prices decreased 26.7% from \$82.04/MWh in the first quarter of 2011 to \$60.12/MWh in the first quarter of 2012.

Operating expenses on the Corridor pipeline system were consistent in both the first quarter of 2012 and 2011.

Capital Expenditures

On the Corridor pipeline system, growth capital expenditures of \$3.8 million were incurred in the first quarter of 2012 primarily relating to the purchase of critical replacement equipment to be used in the event of an emergency repair.

Facility and pipeline construction activity for Inter Pipeline's Polaris diluent pipeline system continues, with approximately \$8.6 million of growth capital spent in the first quarter of 2012 for a total of \$83.6 million spent to date. Beginning in the second half of 2012 and 2013, the Polaris pipeline system will provide diluent transportation services for the Kearl and Sunrise oil sands projects, respectively. The Polaris system utilizes an existing 12-inch diameter pipeline that has been idled as a result of the recently completed Corridor expansion project. The rate base net book value of the 12-inch diameter pipeline will be deducted from Corridor's rate base prior to beginning diluent service for the Kearl project. The estimated total capital expenditures to connect the Polaris pipeline to the Kearl and Sunrise projects, and diluent receipt points in the Edmonton area is approximately \$115 million.

^{*} Please refer to the NON-GAAP FINANCIAL MEASURES section

Growth capital expenditures of \$0.9 million were also spent on the Polaris pipeline system relating to other growth initiatives.

Growth capital expenditures incurred on the Cold Lake pipeline system were \$15.4 million in the first quarter of 2012. Of this amount \$3.3 million relates to the west leg expansion project, for a total of \$7.5 million (\$8.8 million – 100%) spent on the project to date. This project will expand capacity on the west mainline leg of the Cold Lake system. Bitumen blend capacity will be increased from approximately 535,000 b/d to roughly 650,000 b/d by expanding existing pump stations and the addition of two new pump stations. The west leg capacity project is expected to cost \$90.0 million, with an in service date of mid 2013. The remaining expenditures relate to other growth initiatives, most of which are backstopped by future potential shippers.

NGL EXTRACTION BUSINESS SEGMENT

Three Months Ended

March 31

								viarch 3 i
				2012				2011
	mmcf/d	(0	00s b/d)		mmcf/d	(0	00s b/d)	
		I	Propane-			F	Propane-	
Facility	Throughput	Ethane	plus	Total	Throughput	Ethane	plus	Total
Cochrane	1,879	56.3	25.5	81.8	1,885	54.5	25.9	80.4
Empress V								
(100% basis)	831	22.3	7.5	29.8	1,051	24.6	11.4	36.0
Empress II	-	-	-	-	283	5.1	2.8	7.9
	2,710	78.6	33.0	111.6	3,219	84.2	40.1	124.3

Three Months Ended

			March 31
(millions)	2012	2011	% change
Revenue ⁽¹⁾	\$ 136.7	\$ 159.9	(14.5)
Shrinkage gas ⁽¹⁾	\$ 56.0	\$ 78.0	(28.2)
Operating expenses ⁽¹⁾	\$ 23.5	\$ 28.7	(18.1)
Funds from operations ⁽¹⁾⁽²⁾	\$ 57.0	\$ 53.0	7.5
Capital expenditures ⁽¹⁾			_
Growth ⁽²⁾	\$ 4.9	\$ 1.2	
Sustaining ⁽²⁾	0.4	1.0	
	\$ 5.3	\$ 2.2	

⁽¹⁾ Revenue, shrinkage gas, operating expenses, FFO ⁽²⁾ and capital expenditures for the Empress V NGL extraction facility are recorded based on Inter Pipeline's 50% ownership.

Volumes

In the first three months of 2012, Inter Pipeline's three NGL extraction plants processed average natural gas throughput volumes of 2,710 million cubic feet per day (mmcf/d) a decrease of 509 mmcf/d compared to the same period in 2011.

Average throughput volumes were 503 mmcf/d lower at the Empress V and II facilities which were negatively impacted by fluctuations in natural gas exports from Alberta's eastern border. Facility throughputs are also dependent on successfully attracting border gas flows to the extraction plants. Lower throughput volumes at Empress II do not impact its operating results due to the cost-of-service commercial arrangements at this facility.

⁽²⁾ Please refer to the NON-GAAP FINANCIAL MEASURES section.

Please refer to the NON-GAAP FINANCIAL MEASURES section

Throughput volumes in the first quarter of 2011 and 2012, at the Cochrane facility were consistent as demand for Canadian natural gas in the US west-coast region remained strong.

Revenue

The NGL extraction business earns revenue from a combination of commodity-based, fee-based and cost-of-service arrangements. Commodity-based contracts provide for a sharing of profits from the sale of NGL products between the NGL extraction business and the purchaser. The profit share calculation consists of revenue from the sale of NGL products less costs to bring the NGL product to market, including extraction, shrinkage gas, fractionation and marketing costs. Commodity-based contracts are exposed to frac-spread and volume risks. Fee-based contracts provide a fixed fee associated with each barrel of NGL produced and recovery of operating costs, including shrinkage gas costs. There is no commodity price exposure associated with this type of contract; however, fee-based contracts are exposed to volume fluctuations. Cost-of-service contracts provide a structured return on capital invested utilizing a rate base approach and a recovery of operating costs, including shrinkage gas. This form of contract provides the most stable cash flow of the three contract types, as there is minimal volume risk and no commodity price exposure.

Revenue decreased \$23.2 million in the first quarter of 2012, compared to the same period in 2011. The decrease is largely due to lower ethane and propane-plus pricing, as well as lower ethane volumes at Empress V and slightly lower propane-plus volumes at the Cochrane facility.

Frac-spread

Three Months Ended

								vlarch 31
(dollars)				2012				2011
	USI	USD/USG ⁽¹⁾ CAD/USG ⁽¹⁾ USD/USG ⁽¹⁾						D/USG ⁽¹⁾
Market frac-spread	\$	1.259	\$	1.260	\$	1.178	\$	1.162
Realized frac-spread	\$	1.148	\$	1.149	\$	0.991	\$	0.977

(1) The differential between USD/USG and CAD/USG frac-spreads is due to fluctuations in exchange rates between US and Canadian dollars.

Market frac-spread is defined as the difference between the weighted average propane-plus price at Mont Belvieu, Texas and the monthly index price of AECO natural gas purchased for shrinkage calculated in US dollars per US gallon (USD/USG). This price is converted to Canadian dollars per US gallon (CAD/USG) based on the average monthly Bank of Canada CAD/USD noon rate. Realized frac-spread is defined in a similar manner and is calculated on a weighted average basis using market frac-spread for unhedged production and fixed-price frac-spread prices for the remaining hedged production. Propane-plus market price differentials, natural gas transportation and extraction premium costs have not been significant historically, and therefore are not included in the calculation of realized frac-spread. See the RISK MANAGEMENT AND FINANCIAL INSTRUMENTS section for further discussion of frac-spread hedges.

Realized frac-spread in the first quarter of 2012 of \$1.15 USD/USG was \$0.16 USD/USG higher than the same period in 2011. Market frac-spreads for the three months ended March 31, 2012 were above the 5-year and 15-year simple average market frac-spread of \$0.86 USD/USG and \$0.45 USD/USG, respectively, calculated at December 31, 2011.

Shrinkage

Shrinkage gas represents natural gas bought by Inter Pipeline to replace the heat content of liquids extracted from natural gas processed at the extraction facilities. The price for shrinkage gas is based on a combination of daily and monthly index AECO natural gas prices. In the first quarter of 2012, shrinkage gas decreased \$22.0 million as a result of lower AECO natural gas prices, compared to the same period in 2011. For the first three months of 2012, the weighted average monthly AECO price was \$2.39 per gigajoule (GJ) or approximately 33.1% lower than the first quarter 2011 of \$3.57/GJ.

Weighted average price calculated from one-month spot prices at AECO as reported in the Canadian Gas Price Reporter.

Operating Expenses

Operating expenses for the three months ended March 31, 2012, decreased \$5.2 million compared to the same period in 2011. The decrease is due to lower power costs, which were partially offset by higher general operating and maintenance and employee costs. In the first quarter of 2012, average Alberta power pool prices were \$60.12/MWh a decrease of 26.7% from \$82.04/MWh in the first quarter of 2011.

Capital Expenditures

In the first three months of 2012, the NGL extraction business incurred growth capital expenditures of \$4.9 million, of which \$4.5 million relates to a liquid sweetening project at the Cochrane facility. The remaining growth capital expenditures[†] relate to various other projects at the Cochrane and Empress facilities.

CONVENTIONAL OIL PIPELINES BUSINESS SEGMENT

Three Months Ended March 31 Volumes (000s b/d) 2012 2011 % change Bow River 112.2 109.5 2.5 Central Alberta 25.7 26.8 (4.1)Mid-Saskatchewan 41.4 34.5 20.0 179.3 170.8 5.0 (millions) Revenue \$ 51.2 \$ 43.7 17.2 \$ Operating expenses 10.2 \$ 10.2 Funds from operations⁽¹⁾ \$ 40.5 \$ 32.6 24.2 Revenue per barrel⁽²⁾ \$ 3.14 2.85 10.2 \$ Capital expenditures Growth⁽¹⁾ \$ 2.9 \$ 0.1 Sustaining⁽¹⁾ 8.0 0.3 \$ 3.7 \$ 0.4

Volumes

In the first three months of 2012, volumes transported on the conventional oil pipelines were 179,300 b/d, an increase of approximately 8,500 b/d over the first quarter of 2011. Mid-Saskatchewan pipeline volumes increased approximately 6,900 b/d, or 20.0% in the first quarter of 2012, due to increased production from new horizontal well drilling in the Viking light oil play, compared to the same period in 2011. In the first quarter of 2012, volumes on the Bow River pipeline system increased approximately 2,700 b/d, compared to the same period in 2011, primarily due to increased drilling activity in the Pekisko tight oil play. Volumes on the Central Alberta pipeline system, decreased approximately 1,100 b/d in the first quarter of 2012 primarily due to natural production declines, compared to the same period in 2011.

Revenue

Revenue in the conventional oil pipelines business increased \$7.5 million in the first quarter of 2012, compared to the same period in 2011. The increase in revenue is primarily due to increased mainline tolls (average increase of 6% in both July of 2011 and January of 2012), as well as increased volumes as discussed above.

⁽¹⁾ Please refer to the NON-GAAP FINANCIAL MEASURES section.

⁽²⁾ Revenue per barrel represents total revenue of the conventional oil pipelines business segment divided by actual volumes.

Please refer to the NON-GAAP FINANCIAL MEASURES section

Operating Expenses

Operating expenses were \$10.2 million in both the first quarter of 2012 and 2011. Fuel and power costs incurred in the first quarter of 2012 were slightly higher than the same period in 2011, however this increase was largely offset by lower employee costs in the same period.

Capital Expenditures

In the first three months of 2012, growth capital expenditures of \$2.9 million were incurred in the conventional oil pipelines business, primarily related to third party connections on the Mid-Saskatchewan and Bow River pipeline systems.

BULK LIQUID STORAGE BUSINESS SEGMENT

		Three Mo	onths Ended March 31
	2012	2011	% change
Utilization	88.9%	98.7%	(9.9)
(millions)			
Revenue	\$ 38.7	\$ 26.6	45.5
Operating expenses	\$ 16.1	\$ 13.3	21.1
Funds from operations ⁽¹⁾	\$ 19.3	\$ 10.5	83.8
Capital expenditures			
Growth ⁽¹⁾	\$ 3.1	\$ 3.5	
Sustaining ⁽¹⁾	3.8	0.7	
	\$ 6.9	\$ 4.2	

⁽¹⁾ Please refer to the NON-GAAP FINANCIAL MEASURES section.

Utilization

Inter Pipeline operates a bulk liquid storage business through two wholly owned subsidiaries, Simon Storage Limited (Simon Storage) and Inter Terminals Denmark A/S (Inter Terminals). Simon Storage owns and operates six deep water bulk liquid storage terminals located in the United Kingdom (UK) and Ireland and two inland terminals located on the Rhine River in Germany, with a combined liquid storage capacity of approximately 8.1 million barrels. Inter Terminals owns and operates four coastal bulk liquid storage terminals located in Denmark, with a combined storage capacity of approximately 10.8 million barrels.

In the first quarter of 2012, utilization rates remained relatively strong with tank utilization averaging 88.9%, despite the current uncertain European economic environment. Utilization rates were lower in the first quarter of 2012, compared to the same period in 2011, primarily due to the acquisition of Inter Terminals where average utilization rates in the first quarter dropped to 86.2%. The current lack of strong contango in certain petroleum product markets may temporarily put downward pressure on utilization rates, particularly at Inter Terminals. Simon storage utilization rates in the first quarter of 2012 remained high at 92.5%. Demand for storage fluctuates historically due to market conditions within industry sectors, which Simon Storage and Inter Terminals manage through customer and product diversification.

Revenue

The business activities of Simon Storage and Inter Terminals consist primarily of bulk liquid storage, handling and blending services that are underpinned by a range of long-term and short-term fee-based contracts. Simon Storage also offers a range of ancillary services to its customers through its engineering and facilities management divisions.

Please refer to the NON-GAAP FINANCIAL MEASURES section

Revenue from the bulk liquid storage business increased \$12.1 million in the first quarter of 2012, compared to the same period in 2011. The increase is due to the acquisition of Inter Terminals which increased revenue by \$13.6 million in the first quarter of 2012. This increase was partially offset by lower storage and handling revenue from Simon Storage due to decreased utilization rates and lower ancillary business revenue resulting from decreased activity levels. Foreign currency translation adjustments reduced revenues by \$0.2 million as the average Pound Sterling/CAD exchange rate decreased from 1.58 in the first quarter of 2011 to 1.57 in the first quarter of 2012.

Operating Expenses

Operating expenses increased \$2.8 million in the first quarter of 2012, compared to the same period in 2011. The increase is due to the acquisition of Inter Terminals which increased operating expenses by \$3.3 million. This increase was partially offset by lower fuel and power costs and reduced ancillary business costs in Simon Storage as a result of decreased activity.

Capital Expenditures

Growth capital expenditures in the bulk liquid storage business were \$3.1 million in the first quarter of 2012, which primarily relate to a number of tank replacements (for the storage of gas condensate and heavy fuel oils), tank life extensions and tank modification projects at Immingham pursuant to long-term storage agreements. Sustaining capital expenditures were \$3.8 million in the first quarter of 2012, which primarily relate to Inter Terminals costs associated with initiatives to enhance environmental performance and various other projects related to improvements in terminal infrastructure and safety.

Acquisition of Inter Terminals

On January 11, 2012, Inter Pipeline completed the acquisition, and thereby obtained control, of four petroleum storage terminals in Denmark, referred to collectively as Inter Terminals, from a subsidiary of DONG Energy A/S. The acquisition was valued at \$459.1 million plus closing adjustments and the assumption of surplus cash, for a total cash consideration of \$509.9 million, and was funded from Inter Pipeline's existing credit facility. The acquisition has more than doubled Inter Pipeline's total bulk liquid storage capacity in Western Europe, adding scale and diversification to European storage operations.

Operating results for Inter Terminals have been included in the consolidated financial statements since January 11, 2012. Inter Terminals contributed \$13.6 million and \$5.5 million to revenue and net income, respectively from the date of acquisition to March 31, 2012.

As a result of this transaction, an acquisition fee of \$4.6 million was paid during the first quarter of 2012 to the General Partner, pursuant to the terms of the Limited Partnership Agreement (LPA).

The acquisition was accounted for by the acquisition method as at the closing date of January 11, 2012. Determinations of fair value often require management to make assumptions and estimates about future events. Changes in any of the assumptions or estimates used in determining the fair value of acquired assets and liabilities, including closing adjustments, could impact the carrying amounts assigned. Inter Pipeline has provisionally allocated the consideration transferred, subject to closing adjustments or changes in estimates, as follows:

Cash	\$ 48.3
Non-cash working Capital	14.9
Property, plant and equipment	342.7
Goodwill	114.4
Intangible assets	20.7
Decommissioning obligation	(18.4)
Deferred income tax liability	(12.7)
	\$ 509.9

Please refer to the NON-GAAP FINANCIAL MEASURES section

*

OTHER EXPENSES

Three Months Ended

		IV	larch 31
(millions)	2012		2011
Depreciation and amortization	\$ 27.7	\$	24.4
Financing charges	23.3		18.9
Provision for income taxes	22.5		19.5
General and administrative	15.1		12.6
Acquisition fee to General Partner	4.6		-
Management and incentive fees to General Partner	3.7		2.8
Unrealized change in fair value of derivative financial			
instruments	(3.1)		10.3
Gain on disposal of assets	-		(0.1)

Depreciation and Amortization

In the first quarter of 2012, depreciation and amortization of tangible and intangible assets increased primarily due to the acquisition of Inter Terminals.

Financing Charges

Three Months Ended

		March 31
(millions)	2012	2011
Interest on credit facilities	\$ 9.6	\$ 7.7
Interest on loan payable to General Partner	5.8	5.8
Interest on Corridor Debentures	2.5	2.5
Interest on MTN Series 1 and Series 2 notes	5.9	2.6
Total interest	23.8	18.6
Capitalized interest	(1.8)	(0.3)
Amortization of transaction costs on long-term and		
short-term debt and commercial paper	0.8	0.2
Accretion of provisions	0.5	0.4
Total financing charges	\$ 23.3	\$ 18.9

For the three month period ended March 31, 2012, total financing charges increased \$4.4 million, compared to the same period in 2011. The increase in financing charges is primarily due to the acquisition of Inter Terminals in January 2012, which was funded through Inter Pipeline's existing credit facility.

On February 2 and July 29, 2011, Inter Pipeline issued \$325 million of MTN Series 1 notes at a rate of 4.967% per annum due February 2, 2021 and \$200 million of MTN Series 2 notes at a rate of 3.839% per annum due July 30, 2018, respectively, in the Canadian public debt market. Due to the timing of issuance of the MTN Series 1 and 2 notes, term debt interest expense was \$3.3 million higher in the first quarter of 2012, compared to the same period in 2011.

Capitalized interest in the first quarter of 2012 increased by \$1.5 million, compared to the same period in 2011. This increase primarily relates to capitalized interest attributed to the construction of the Polaris pipeline system.

Interest on credit facilities increased \$1.9 million in the first quarter of 2012, compared to the same period in 2011. This increase is due to higher average short-term interest rates and increased debt levels. The weighted average interest rate on Inter Pipeline's credit facilities increased approximately 7 basis points from 1.58% in the first quarter of 2011 to 1.65% in first quarter of 2012. The weighted average credit facility debt outstanding increased \$18.6 million to \$1,955.9 million in the first quarter of 2012 compared to \$1,937.3 million in the first quarter of 2011.

Interest expense on Corridor debentures is consistent in the first quarter of 2011 and 2012. Interest rates on the Series B and C debentures are fixed; however, Corridor has a swap agreement in place on the \$150 million Series B debentures that exchanged the fixed rates for variable rates.

Interest expense on the loans payable to the General Partner was consistent in both periods due to the fixed rate of interest on the loan and no change in principal balance during the period. Fixed interest rates on each of the \$91.2 million and \$288.6 million loans outstanding are 5.85% and 6.15%, respectively.

Amortization of transaction costs on long-term and short-term debt and commercial paper increased \$0.6 million, while the accretion of provisions is \$0.1 million higher in the first quarter of 2012, compared to the first quarter of 2011.

See the **LIQUIDITY AND CAPITAL RESOURCES** section for further information about Inter Pipeline's debt facilities and interest rate swaps.

Income Taxes

Consolidated income tax expense of \$22.5 million for the three months ended March 31, 2012, increased \$3.0 million from an income tax expense of \$19.5 million in the same period of 2011. The increase in income tax expense is primarily due to higher consolidated income before taxes.

General and Administrative

Three Months Ended

			March 31
(millions)	201	2	2011
Canada	\$ 12.4	\$	10.9
Europe	2.7		1.7
	\$ 15.1	\$	12.6

In the first quarter of 2012, Canadian general and administrative expenses increased \$1.5 million, compared to the same period in 2011. The increase is primarily due to higher legal fees, employee costs and long-term incentive plan costs.

Inter Pipeline's European general and administrative costs increased \$1.0 million in the first quarter due to the acquisition of Inter Terminals, compared to the same period in 2011.

Fees to General Partner

The General Partner earned management fees from Inter Pipeline of \$3.3 million in the first quarter of 2012 (first quarter 2011 - \$2.8 million). This fee is equivalent to 2% of "Operating Cash," as defined in the LPA. In the first quarter of 2012, an incentive fee of \$0.4 million was also accrued to the General Partner as annualized Distributable Cash for 2012 is expected to be in excess of \$1.01 per unit annually (first quarter 2011 - \$nil). Acquisition fees of \$4.6 million related to the acquisition of Inter Terminals were also earned by the General Partner in the first quarter of 2012.

See the **TRANSACTIONS WITH RELATED PARTIES** section for additional information on fees to the General Partner.

Unrealized Change in Fair Value of Derivative Financial Instruments

The mark-to-market valuation of Inter Pipeline's derivative financial instruments resulted in an increase to net income of \$3.1 million in the first guarter of 2012.

Net income was favourably impacted in the first quarter of 2012, by mark-to-market adjustments on NGL swaps of \$4.2 million for price and volume changes between January and March of 2012 and net foreign currency swaps of \$3.8 million which reflected the change in forward prices between January and March of 2012. These adjustments were partially offset by an unfavourable mark-to-market adjustment on natural gas hedges of \$4.9 million for price and volume changes between January and March of 2012.

See the **RISK MANAGEMENT AND FINANCIAL INSTRUMENTS** section for additional information on Inter Pipeline's risk management initiatives.

SUMMARY OF QUARTERLY RESULTS

				2010						20 ⁻	11					2012
(millions, except per unit and		Second		Third		Fourth		First		Second		Third		Fourth		First
% amounts)		Quarter		Quarter		Quarter		Quarter		Quarter		Quarter		Quarter		Quarter
Revenue																
Oil sands transportation	\$	36.4	\$	36.4	\$	36.8	\$	72.8	\$	67.7	\$	73.0	\$	71.3	\$	70.6
NGL extraction		143.4		128.8		149.1		159.9		137.4		158.2		129.1		136.7
Conventional oil pipelines		37.7		41.4		40.7		43.7		42.1		45.7		46.3		51.2
Bulk liquid storage		23.9		25.1		25.9		26.6		26.1		25.2		26.5		38.7
-	\$	241.4	\$	231.7	\$	252.5	\$	303.0	\$	273.3	\$	302.1	\$	273.2	\$	297.2
Funds from operations ⁽¹⁾																
Oil sands transportation	\$	18.9	\$	18.4	\$	17.9	\$	43.1	\$	41.3	\$	41.8	\$	39.5	\$	41.3
NGL extraction ⁽²⁾		42.3		40.2		46.8		53.0		42.8		62.6		44.1		57.0
Conventional oil pipelines		27.7		30.2		26.8		32.6		31.5		35.6		33.5		40.5
Bulk liquid storage (3)(4)		15.3		5.9		8.4		10.5		8.3		9.0		9.4		19.3
Corporate costs		(15.6)		(17.3)		(19.1)		(38.9)		(32.0)		(37.1)		(36.4)		(50.1)
·	\$	88.6	\$	77.4	\$	80.8	\$	100.3	\$	91.9	\$	111.9	\$	90.1	\$	108.0
Per unit ⁽¹⁾	\$	0.35	\$	0.30	\$	0.31	\$	0.39	\$	0.35	\$	0.43	\$	0.35	\$	0.41
Net income	\$	68.1	\$	46.5	\$	60.1	\$	64.5	\$	61.0	\$	76.6	\$	45.8	\$	79.6
Per unit – basic & diluted	\$	0.26	\$	0.19	\$	0.23	\$	0.25	\$		\$	0.29	\$	0.17	\$	0.30
Cash distributions ⁽⁵⁾	\$	57.8	\$	57.9	\$	59.3	\$	62.0	\$	62.1	\$	62.5	\$	65.1	\$	69.9
Per unit ⁽⁵⁾	\$	0.2250	\$	0.2250	\$	0.2300	\$	0.2400	\$		\$	0.2400	\$	0.2475		0.2625
Units outstanding (basic)																
Weighted average		256.6		257.2		257.8		258.3		258.8		259.9		262.7		265.7
End of period		256.9		257.5		258.0		258.5		259.1		261.2		264.2		267.2
•		200.0		207.0		200.0		200.0		200.1		201.2		201.2		207.2
Capital expenditures	•	04.0		00.5	•	201.0		40.0		07.0	•		•	0.4.0		00.0
Growth ⁽¹⁾	\$	34.2	\$	36.5	\$	221.0	\$	40.8	\$		\$	29.8	\$	34.2	\$	39.6
Sustaining ⁽¹⁾	_	5.6	_	2.9	_	5.7	_	2.8	_	4.4	_	5.0	_	7.2	_	6.3
	\$	39.8	\$	39.4	\$	226.7	\$	43.6	\$	32.2	\$	34.8	\$	41.4	\$	45.9
Payout ratio before																
sustaining capital ⁽¹⁾		65.2%		74.8%		73.5%		61.8%		67.6%		55.8%		72.3%		64.7%
Payout ratio after sustaining																
capital ⁽¹⁾		69.6%		77.6%		79.1%		63.6%		71.0%		58.5%		78.5%		68.7%
Total debt ⁽⁶⁾	\$	2,585.4	\$	2,603.1	\$	2,801.2	\$	2,762.4	\$	2,738.2	\$	2,719.1	\$	2,672.1	\$	3,145.8
Total partners' equity	\$	1,324.5	\$	1,329.7	\$	1,328.0	\$	1,339.8	\$	1,346.7	\$	1,404.4	\$	1,419.8	\$	1,493.7
Enterprise value ⁽¹⁾	\$	5,655.7	\$	6,134.0	\$	6,651.2	\$	7,178.1	\$	6,847.2	\$	6,901.1	\$	7,593.3	\$	8,374.5
Total recourse debt to																
capitalization ⁽¹⁾		34.5%		35.0%		41.0%		42.0%		41.5%		40.1%		38.9%		48.2%
Total debt to total		3 1.0 70		00.070		70				11.070		10.170		00.070		10.270
capitalization ⁽¹⁾		66.1%		66.2%		67.8%		67.3%		67.0%		65.9%		65.3%		67.8%
- Sapitalization		00.1%		00.2%		07.0%		01.3%		07.0%		00.5%		00.5%		07.0%

⁽¹⁾ Please refer to the NON-GAAP FINANCIAL MEASURES section.

 ⁽²⁾ In the third quarter of 2011, FFO⁽¹⁾ increased in the NGL extraction business by \$20.5 million due to a one time pricing adjustment relating to propane-plus sales at the Cochrane NGL extraction plant from 2007 to 2011.
 (3) In the second quarter of 2010, FFO⁽¹⁾ in the bulk liquid storage business increased \$5.8 million due to cash proceeds

received for customer storage fees paid in advance.

In the third quarter of 2010, FFO⁽¹⁾ for the bulk liquid storage business decreased \$4.1 million due to a special defined

benefit pension plan contribution.

Cash distributions are calculated based on the number of units outstanding at each record date.

⁽⁶⁾ Total debt includes long-term debt, short-term debt and commercial paper before discounts and debt transaction costs.

LIQUIDITY AND CAPITAL RESOURCES

Inter Pipeline's capital management objectives are aligned with its commercial growth strategies and long term outlook for the business. The primary objectives are to maintain:

- (i) stable cash distributions to unitholders over economic and industry cycles;
- (ii) a flexible capital structure which optimizes the cost of capital within an acceptable level of risk; and
- (iii) an investment grade credit rating.

Management may make adjustments to the capital structure for changes in economic conditions or the risk characteristics of the underlying assets. To maintain or modify the capital structure, Inter Pipeline may adjust the level of cash distributions paid to unitholders, issue new partnership units or new debt, renegotiate new debt terms or repay existing debt.

Inter Pipeline maintains flexibility in its capital structure to fund organic growth capital and acquisitions through market and industry cycles. Funding requirements are projected to ensure appropriate sources of financing are available to meet future financial obligations and capital expenditure programs. Inter Pipeline generally relies on committed credit facilities and cash flow from its operations to fund capital requirements. At March 31, 2012, Inter Pipeline had access to committed credit facilities totaling \$2.3 billion, of which approximately \$359.0 million remains unutilized, and demand facilities totaling \$45 million of which \$38.3 million remains unutilized. Certain facilities are available to specific subsidiaries of Inter Pipeline.

In addition to committed credit facilities, Inter Pipeline issues equity capital from time to time to ensure its balance sheet remains well prepared for expected growth. Approximately \$53.6 million of equity was issued through the distribution reinvestment plan during the first three months of 2012.

Taking market trends into consideration, Inter Pipeline regularly forecasts its operational activities and expected FFO to ensure that sufficient funding is available for future capital programs and distributions to unitholders.

Inter Pipeline utilizes derivative financial instruments to minimize exposure to fluctuating commodity prices, foreign exchange and interest rates. Inter Pipeline's risk management policy defines and specifies the controls and responsibilities to manage market exposure to changing commodity prices (crude oil, natural gas, NGL and power) and changes within financial markets relating to interest rates and foreign exchange exposure. Further details of the risk management program are discussed in the **RISK MANAGEMENT AND FINANCIAL INSTRUMENTS** section.

In November 2010, Inter Pipeline filed a short form base shelf prospectus with Canadian regulatory authorities. Under provisions detailed in the short form base shelf prospectus, Inter Pipeline may offer and issue, from time to time: (i) Limited Partnership units; (ii) debt securities and (iii) subscription receipts (collectively, the "Securities") of up to \$1.5 billion aggregate initial offering price of Securities during the 25 month period that the short form base shelf prospectus is valid. Securities may be offered separately or together, in amounts, at prices and on terms to be determined based on market conditions at the time of sale and set forth in one or more prospectus supplements. On January 19, 2011, Inter Pipeline filed a related prospectus supplement for the issuance of up to \$1.5 billion of senior unsecured medium-term notes (MTN). The prospectus supplement establishes Inter Pipeline with a MTN program that allows it to issue MTNs in the Canadian market. Inter Pipeline subsequently issued \$325 million MTN Series 1 notes and \$200 million MTN Series 2 notes, reducing the amount that can be issued under the shelf prospectus and related prospectus supplements from \$1.5 billion to \$975 million.

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Please refer to the NON-GAAP FINANCIAL MEASURES section

CAPITAL STRUCTURE

				March 31	De	cember 31
(millions, except % amounts)	Recourse	No	n-recourse	2012		2011
Credit facilities available						
Corridor syndicated facility	\$ -	\$	1,550.0	\$ 1,550.0	\$	1,550.0
Inter Pipeline syndicated facility	750.0		-	750.0		750.0
	750.0		1,550.0	2,300.0		2,300.0
Demand facilities ⁽¹⁾	20.0		25.0	45.0		45.0
	\$ 770.0	\$	1,575.0	\$ 2,345.0	\$	2,345.0
Total debt outstanding						
Recourse						
Inter Pipeline syndicated facility				\$ 486.0	\$	-
Loan payable to General Partner				379.8		379.8
Senior Unsecured Medium-Term Notes				525.0		525.0
Non-recourse						
Corridor syndicated facility				1,455.0		1,467.3
Corridor debentures				300.0		300.0
Total debt ⁽¹⁾⁽²⁾				3,145.8		2,672.1
Total partners' equity				1,493.7		1,419.8
Total capitalization ⁽³⁾				\$ 4,639.5	\$	4,091.9
(0)						
Total debt to total capitalization ⁽³⁾				67.8%		65.3%
Total recourse debt to capitalization ⁽³⁾				48.2%		38.9%

⁽¹⁾ At March 31, 2012, outstanding Corridor letters of credit were approximately \$0.2 million and demand facility borrowings of \$6.5 million, were not included in the total debt outstanding in the table above.

Inter Pipeline's capital under management includes financial debt and partners' equity. Capital availability is monitored through a number of measures, including total recourse debt to capitalization and recourse debt to EBITDA. Capital management objectives are to provide access to capital at a reasonable cost while maintaining an investment grade long-term corporate credit rating and ensuring compliance with all debt covenants. Financial covenants within Inter Pipeline's credit agreements are based on the amount of recourse debt outstanding. Management's objectives are to remain well below its maximum target ratio of 65% recourse debt to capitalization and maximum senior recourse debt to EBITDA ratio of 4.25. Recourse debt is attributed directly to Inter Pipeline and used in the calculation of its financial covenants. Inter Pipeline's recourse debt to capitalization ratio was 48.2% at March 31, 2012. Adjusting for the impact of non-recourse debt of \$1,755.0 million, Inter Pipeline's consolidated debt to total capitalization ratio at March 31, 2012 was 67.8%.

At March 31, 2012, approximately \$2,091.0 million or 66.5% of Inter Pipeline's total consolidated debt was exposed to variable interest rates. Of this amount \$1,605 million or 76.8% relate to Corridor debt outstanding and are directly recoverable through the terms of the Corridor FSA. When deemed appropriate, Inter Pipeline enters into interest rate swap agreements to manage its interest rate risk exposure. In 2007, Inter Pipeline acquired an interest rate swap agreement to manage fixed interest rate exposure on Corridor's Series B debentures.

*

⁽²⁾ At March 31, 2012, total debt includes long-term debt, short-term debt and commercial paper outstanding of \$3,130.9 million inclusive of discounts and debt transaction costs of \$14.9 million.

⁽³⁾ Please refer to the NON-GAAP FINANCIAL MEASURES section.

Please refer to the NON-GAAP FINANCIAL MEASURES section

		March 31 2012				
Maturity date	Fixed Rate Per Annum (excluding applicable margin)	Notional Balance (millions)	Fixed Rate Per Annum (excluding applicable margin)		Notional Balance (millions)	
Corridor debentures - Fixed to floating rate swap	E 0229/	¢ 150.0	E 0229/	¢	150.0	
Series B - February 2, 2015	5.033%	\$ 150.0	5.033%	\$	150.	

The following earnings coverage ratios are calculated on a consolidated basis for the twelve month periods ended March 31, 2012 and December 31, 2011.

	Twelve	Months Ended
	March 31	December 31
(times)	2012	2011
Interest coverage on long-term debt (1)(2)	5.1	5.1

⁽¹⁾ Please refer to the NON-GAAP FINANCIAL MEASURES section.

The following investment grade, long-term corporate credit ratings or senior unsecured debt ratings are maintained by Inter Pipeline and by Corridor.

	Credit Rating	Trend/Outlook
Inter Pipeline Fund		
S&P	BBB+	Stable
DBRS	BBB (high)	Stable
Inter Pipeline (Corridor) Inc.		
S&P	Α	Stable
DBRS	Α	Stable
Moody's	A2	Stable

⁽²⁾ Net income plus income taxes and interest expense, divided by the sum of interest expense and capitalized interest. Long-term debt for this calculation includes commercial paper and current portion of long-term debt.

CONTRACTUAL OBLIGATIONS, COMMITMENTS AND GUARANTEES

The following table summarizes Inter Pipeline's commitment profile and future contractual obligations at March 31, 2012. Management intends to finance short-term commitments either through existing or renegotiated credit facilities and cash flow from operations. Longer term commitments will be funded through Inter Pipeline's capital management policies as discussed in the section above.

(millions)	Total	Less than one year	С	ne to five years	After five years
Capital expenditure projects ⁽¹⁾					
Oil sands transportation	\$ 258.3	\$ 204.3	\$	54.0	\$ -
NGL extraction	48.8	33.1		15.7	-
Conventional oil pipelines	31.1	31.1		-	-
Bulk liquid storage	12.9	12.9		-	
Growth capital ⁽²⁾	351.1	281.4		69.7	-
Sustaining capital ⁽²⁾	39.7	39.7		-	-
	390.8	321.1		69.7	-
Total debt ⁽³⁾					
Corridor syndicated facility ⁽⁴⁾	1,455.0	1,455.0		-	-
Inter Pipeline syndicated facility	486.0	-		486.0	-
Loan to General Partner	379.8	91.2		288.6	-
Corridor debentures	300.0	-		150.0	150.0
4.967% Unsecured Medium-Term Notes, Series 1	325.0	-		-	325.0
3.839% Unsecured Medium-Term Notes, Series 2	200.0	-		-	200.0
	3,145.8	1,546.2		924.6	675.0
Other obligations					
Derivative financial instruments	34.6	24.3		10.3	-
Operating leases	88.0	7.1		27.3	53.6
Purchase obligations	176.3	38.6		36.5	101.2
Long-term portion of incentive plan	2.5	-		2.5	-
	\$ 3,838.0	\$ 1,937.3	\$	1,070.9	\$ 829.8

⁽¹⁾ Capital expenditure commitments in "less than one year" represent expected expenditures for the remaining months of 2012.

Inter Pipeline plans to invest approximately \$351 million in organic growth capital projects over the 2012 to 2013 period which includes capital costs for the \$115 million Polaris oil sands diluent transportation project, the \$90 million Cold Lake west leg capacity project and the \$53 million liquid sweetening project at the Cochrane NGL extraction facility. Inter Pipeline is also committed to investing capital in the bulk liquid storage business to comply with UK's storage and containment regulations. Potential solutions are being evaluated and expenditures are estimated to be in the range of \$4.8 million to \$9.6 million over the next eight years.

Inter Pipeline's debt outstanding at March 31, 2012, matures at various dates up to February 2021. Corridor's Series B debentures mature on February 2, 2015, and Corridor's Series C debentures mature on February 3, 2020. On December 15, 2011, Corridor entered into a \$1.55 billion senior unsecured syndicated revolving credit facility that has an initial maturity date of December 15, 2015. On December 5, 2011, Inter Pipeline entered into a \$750 million senior unsecured syndicated revolving credit facility with a maturity date of December 5, 2016. Inter Pipeline's and Corridor's credit facilities can be extended beyond their initial maturity date under certain circumstances. Inter Pipeline's loans payable to the General Partner of \$91.2 million and \$288.6 million mature on October

⁽²⁾ Please refer to the NON-GAAP FINANCIAL MEASURES section.

⁽³⁾ At March 31, 2012, outstanding Corridor letters of credit of approximately \$0.2 million and demand facility borrowings of \$6.5 million were not included in the total \$3,145.8 million of debt outstanding in the table above.

⁽⁴⁾ Principal obligations are related to commercial paper. This amount is fully supported and management expects that it will continue to be supported by Corridor's fully committed syndicated credit facility that has no repayment requirements until December 2015.

28, 2012 and October 28, 2014, respectively. Inter Pipeline's \$325 million MTN Series 1 notes mature on February 2, 2021, while MTN Series 2 notes mature on July 30, 2018.

The following future obligations resulting from normal course of operations will be primarily funded from FFO in the respective periods that they become due or may be funded through debt:

- (i) Derivative financial instruments are utilized to manage market risk exposure to changes in commodity prices, foreign currencies and interest rates in future periods. This future obligation is an estimate of the fair value of the liability on an undiscounted basis for financially net settled derivative contracts outstanding at March 31, 2012, based upon the various contractual maturity dates.
- (ii) Operating leases and purchase obligations represent minimum payment obligations associated with leases and normal operating agreements for periods up to 2090.
- (iii) Working capital deficiencies arise primarily from current income taxes payable and capital expenditures outstanding in accounts payable at the end of a period, and fluctuate with changes in commodity prices.
- (iv) Inter Pipeline has obligations of \$22.9 million under its employee long-term incentive plan, of which \$20.4 million is included in the working capital deficit.
- (v) Present value of estimated expenditures expected to be incurred on decommissioning of active pipeline systems, NGL extraction plants and leased bulk liquid storage sites and remediation of known environmental liabilities is \$56.3 million at March 31, 2012. Due to the uncertainty of timing for payment of these obligations, they were excluded from the table above.

CASH DISTRIBUTIONS TO UNITHOLDERS

Three Months Ended March 31 (millions) 2012 2011 Cash provided by operating activities 61.1 136.8 Net change in non-cash operating working capital 46.9 (36.5)Less sustaining capital expenditures⁽¹⁾ (6.3)(2.8)Cash available for distribution⁽¹⁾ 101.7 97.5 Change in discretionary reserves⁽¹⁾ (31.8)(35.5)Cash distributions 69.9 62.0 Cash distributions per unit(2) 0.2625 0.2400 Payout ratio before sustaining capital⁽¹⁾ 64.7% 61.8% Payout ratio after sustaining capital⁽¹⁾ 68.7% 63.6% Growth capital expenditures⁽¹⁾ 39.6 \$ 40.8 Sustaining capital expenditures⁽¹⁾ 2.8 6.3 45.9 43.6

It is the policy of the General Partner to provide unitholders with stable cash distributions over time. As a result, not all cash available for distribution is distributed to unitholders. Rather, a portion of cash available for distribution is reserved and reinvested in the business to effectively manage its capital structure, and in particular, debt levels. The General Partner makes its cash distribution decisions based on the underlying assumptions in each year's annual operating and capital budget and long-term forecast, consistent with its policy to provide unitholders with stable cash distributions.

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⁽¹⁾ Please refer to the **NON-GAAP FINANCIAL MEASURES** section.

⁽²⁾ Cash distributions are calculated based on the number of units outstanding at each record date.

Please refer to the NON-GAAP FINANCIAL MEASURES section

"Cash available for distribution" is a non-GAAP financial measure that the General Partner uses in managing Inter Pipeline's business and in assessing future cash requirements that impact the determination of future distributions to unitholders. Inter Pipeline defines cash available for distribution as cash provided by operating activities less net changes in non-cash working capital and sustaining capital expenditures. The impact of net change in non-cash working capital is excluded in the calculation of "Cash available for distribution" primarily to compensate for the seasonality of working capital throughout the year. Certain Inter Pipeline revenue contracts dictate an exchange of cash that differs, on a monthly basis, from the recognition of revenue. Within a 12-month calendar year, there is minimal variation between revenue recognized and cash exchanged. Inter Pipeline therefore excludes the net change in non-cash working capital in its calculation of cash available for distribution to mitigate the quarterly impact this difference has on cash available for distribution. The intent is to not skew the results of Inter Pipeline in any quarter for exchanges of cash, but to focus the results on cash that is generated in any reporting period.

In addition, in determining actual cash distributions, Inter Pipeline applies a discretionary reserve to cash available for distribution, which is designed to ensure stability of distributions over economic and industry cycles and to enable Inter Pipeline to absorb the impact of material one-time events. Therefore, not all cash available for distribution is necessarily distributed to unitholders. The reconciliation is prepared using reasonable and supportable assumptions, reflecting Inter Pipeline's planned course of action in light of management and the board of directors' judgment regarding the most probable set of economic conditions. Investors should be aware that actual results may vary, possibly materially, from such forward-looking adjustments.

The discretionary reserve increased approximately \$31.8 million in the first quarter of 2012 due primarily to the strong operating results of Inter Pipeline's business segments. Inter Pipeline will continue to manage the discretionary reserve and future cash distributions in accordance with its policy of attempting to manage the stability of distributions through industry and economic cycles.

The tables below show Inter Pipeline's cash distributions paid relative to cash provided by operating activities and net income for the periods indicated. See the **OUTLOOK** section of this report and **RISK FACTORS** section for further information regarding the sustainability of cash distributions.

		Three M	lont	hs Ended					Yea	rs Ended
March 31								[Dece	ember 31
(millions)		2012		2011		2011	2010	2009 ⁽¹⁾		2008 ⁽¹⁾
Cash provided by operating										
activities	\$	61.1	\$	136.8	\$	460.5	\$ 349.6	\$ 281.8	\$	321.1
Cash distributions		(69.9)		(62.0)		(251.7)	(232.6)	(202.4)		(186.6)
(Shortfall) excess	\$	(8.8)	\$	74.8	\$	208.8	\$ 117.0	\$ 79.4	\$	134.5

		lont	hs Ended			Years Ended					
	March 31								D	есе	ember 31
(millions)		2012		2011		2011	2010		2009 ⁽¹⁾		2008 ⁽¹⁾
Net income	\$	79.6	\$	64.5	\$	247.9	\$ 236.0	\$	157.7	\$	249.7
Cash distributions		(69.9)		(62.0)		(251.7)	(232.6)		(202.4)		(186.6)
Excess (shortfall)	\$	9.7	\$	2.5	\$	(3.8)	\$ 3.4	\$	(44.7)	\$	63.1

(1) IFRS adoption is effective as of January 1, 2011 and restated for 2010 as required for comparative purposes, therefore the 2008 and 2009 annual information is presented on a Canadian GAAP basis.

Cash distributions in all periods, except the first quarter of 2012, are less than cash provided by operating activities. Cash distributions were in excess of cash provided by operating activities, in the first quarter of 2012, primarily due to the first quarter 2012 payment of Canadian income taxes related to the 2011 taxation year of \$48.7 million. Cash distributions were also less than net income for the three months ended March 31, 2011 and 2012 and the years ended December 31, 2010 and 2008.

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Please refer to the NON-GAAP FINANCIAL MEASURES section

Net income includes certain non-cash expenses such as depreciation and amortization, deferred income taxes and unrealized changes in the fair value of derivative financial instruments, therefore cash distributions may exceed net income.

The overall cash distributions of Inter Pipeline are governed by the LPA, specifically section 5.2, which specifies the terms for Inter Pipeline to make distributions of cash. Distributable Cash is defined to generally mean cash from operating, investing and financing activities, less certain items, including any cash withheld as a reserve that the General Partner determines to be necessary or appropriate for the proper management of Inter Pipeline and its assets. As a result of the General Partner's discretion to establish reserves under the LPA, cash distributed to unitholders is always equal to Distributable Cash.

OUTSTANDING UNIT DATA

Inter Pipeline's outstanding units at March 31, 2012 are as follows:

(millions)	Class A	Class B	Total
Units outstanding	266.9	0.3	267.2

At May 1, 2012, Inter Pipeline had 267.8 million Class A units and 0.3 million Class B units for a total of 268.1 million units outstanding.

RISK MANAGEMENT AND FINANCIAL INSTRUMENTS

MARKET RISK MANAGEMENT

Inter Pipeline utilizes derivative financial instruments to manage liquidity and market risk exposure to changes in commodity prices, foreign currencies and interest rates. Risk management policies are intended to minimize the volatility of Inter Pipeline's exposure to commodity price, foreign exchange and interest rate risk to assist with stabilizing FFO. Inter Pipeline endeavours to accomplish this primarily through the use of derivative financial instruments. Inter Pipeline's policy prohibits the use of derivative financial instruments for speculative purposes. All hedging policies are authorized and approved by the board of directors through Inter Pipeline's risk management policy.

Inter Pipeline enters into the following types of derivative financial instruments: commodity price swap agreements, foreign currency exchange contracts, power price hedges and heat rate and interest rate swap agreements. The mark-to-market or fair value of these financial instruments is recorded as an asset or liability and any change in the fair value recognized as an unrealized change in fair value of these derivative financial instruments in the calculation of net income. When the financial instrument matures, any realized gain or loss is recorded in net income.

In the following sections, sensitivity analyses are presented to provide an indication of the amount that an isolated change in one variable may have on net income and are based on derivative financial instruments and long-term and short-term debt and commercial paper outstanding at March 31, 2012. The analyses are hypothetical and should not be considered to be predictive of future performance. Changes in fair value generally cannot be extrapolated based on one variable because the relationship with other variables may not be linear. In reality, changes in one variable may magnify or counteract the impact of another variable which may result in a significantly different conclusion.

NGL Extraction Business

Frac-spread Risk Management

Inter Pipeline is exposed to frac-spread risk which is the difference between the weighted average propane-plus price at Mont Belvieu, Texas and the monthly index price of AECO natural gas purchased for shrinkage calculated in USD/USG. Derivative financial instruments are utilized to manage frac-spread risk. Inter Pipeline transacts with third party counterparties to sell a notional

Please refer to the NON-GAAP FINANCIAL MEASURES section

portion of its NGL products and purchase related notional quantities of natural gas at fixed prices. NGL price swap agreements are transacted in US currency, therefore Inter Pipeline also enters into foreign exchange contracts to sell US dollars to convert notional US dollar amounts in the NGL swaps.

The following table presents the proportion of future propane-plus volumes hedged under contracts outstanding and the average net price of the frac-spread hedges at March 31, 2012. The CAD/USG average prices would approximate the following USD/USG prices based on the average USD/CAD forward curve at March 31, 2012.

March 31, 2012 % Forecast Propane-plus Average Average Volumes Price Price Hedged (USD/USG) (CAD/USG) 59% \$ 0.95 0.95 \$ April to December 2012 48% \$ 0.96 \$ 0.97 January to December 2013

Based on propane-plus volume hedges outstanding at March 31, 2012, the following table illustrates how a 10% change in NGL and AECO natural gas commodity prices and foreign exchange rates in isolation could individually impact the mark-to-market valuation of Inter Pipeline's derivative financial instruments and consequently after-tax income assuming rates associated with each of the other components and all other variables remain constant:

				Change in net		Change in net
		Fair value of	inc	ome based on	in	come based on
	deriva	ative financial	10	0% increase in	1	0% decrease in
(millions)		instruments		prices/rates ⁽¹⁾		prices/rates ⁽¹⁾
NGL ⁽²⁾	\$	(9.5)	\$	(13.7)	\$	13.7
AECO natural gas		(20.5)		2.1		(2.1)
Foreign exchange		(2.8)		(13.1)		13.1
Frac-spread risk management	\$	(32.8)				

- (1) Negative amounts represent a liability increase or asset decrease.
- (2) Assumes that a commodity price change will impact all propane, normal butane, isobutane and pentanes-plus products linearly.

Power Price Risk Management

Inter Pipeline uses derivative financial instruments to manage power price risk in its NGL extraction and conventional oil pipelines business segments. When deemed appropriate, Inter Pipeline enters into financial heat rate swap and power price swap contracts to manage power price risk exposure in these businesses. As at March 31, 2012, there are no heat rate or electricity price swap agreements outstanding.

Bulk Liquid Storage Business

Foreign Exchange Risk Management

Inter Pipeline is exposed to currency risk resulting from the translation of assets and liabilities of its European bulk liquid storage operations and transactional currency exposures arising from purchases in currencies other than Inter Pipeline's functional currency, the Canadian dollar. Transactional foreign currency risk exposures have not been significant historically, therefore are generally not hedged; however, Inter Pipeline may decide to hedge this risk in the future.

In association with the acquisition of Inter Terminals, Inter Pipeline entered into a forward foreign exchange agreement on February 1, 2012, to sell EUR 36.4 million at a rate of 1.3165 CAD per EUR, with a settlement date up to April 30, 2012. On March 20, 2012, Inter Pipeline cancelled the existing agreement and entered into another forward exchange agreement to sell EUR 36.4 million at a rate of

1.3170 CAD per EUR with a settlement date up to June 29, 2012. A 10% change in the Euro exchange rate would have no after-tax impact on net income.

Corporate

Interest Rate Risk Management

Inter Pipeline's exposure to interest rate risk primarily relates to its long-term debt obligations and fair valuation of its floating-to-fixed interest rate swap agreements. Inter Pipeline manages its interest rate risk by balancing its exposure to fixed and variable rates while minimizing interest costs. When deemed appropriate, Inter Pipeline enters into interest rate swap agreements to manage its interest rate price risk exposure.

Based on the variable rate obligations outstanding at March 31, 2012, a 1% change in interest rates at this date could affect interest expense on credit facilities by approximately \$4.8 million for the three months ended March 31, 2012, assuming all other variables remain constant. Of this amount \$3.6 million relates to the \$1,550 million unsecured revolving credit facility and is recoverable through the terms of the Corridor FSA, therefore the after-tax income impact on Inter Pipeline would be \$0.9 million.

Realized and Unrealized (Losses) Gains on Derivative Instruments – Fair Value Through Profit or Loss

Derivative financial instruments designated as "fair value through profit or loss" are recorded on the consolidated balance sheet at fair value. Any gain or loss upon settlement of these contracts is recorded as a realized gain or loss in net income. Prior to settlement, any change in the fair value of these instruments is recognized in net income as an unrealized change in fair value of derivative financial instruments.

The fair values of derivative financial instruments are calculated by Inter Pipeline using a discounted cash flow methodology with reference to actively quoted forward prices and/or published price quotations in an observable market and market valuations provided by counterparties. Forward prices for NGL swaps are less transparent because they are less actively traded. These forward prices are assessed based on available market information for the time frames for which there are derivative financial instruments in place. Fair values are discounted using a risk-free rate plus a credit premium that takes into account the credit quality of the instrument.

(Losses) gains on derivative financial instruments recognized in the calculation of net income are as follows:

Three Months Ended March 31 (millions) 2012 2011 Realized (loss) gain on derivative financial instruments Revenues NGL swaps (2.1)(7.0)\$ Foreign exchange swaps (frac-spread hedges) 1.5 (2.1)(5.5)Shrinkage gas expense Natural gas swaps (3.5)(3.1)Operating expenses Electricity price swaps 0.3 Heat rate swaps 1.4 1.7 Financing charges Interest rate swaps 1.2 0.7 Total realized loss on derivative financial instruments (4.4)(6.2)Unrealized gain (loss) on derivative financial instruments NGL swaps 4.2 (18.5)Natural gas swaps (4.9)2.7 Foreign exchange swaps (frac-spread hedges) 4.4 3.9 Electricity price swaps 0.4 Heat rate swaps 0.9 Interest rate swaps 0.5 Foreign exchange swaps (other) (0.6)Transitional transfers (1) (0.2)Total unrealized gain (loss) on derivative financial instruments 3.1 (10.3)Total loss on derivative financial instruments (1.3)

CREDIT RISK

Inter Pipeline's credit risk exposure relates primarily to customers and financial counterparties holding cash and derivative financial instruments, with a maximum exposure equal to the carrying amount of these instruments. Credit risk is managed through credit approval and monitoring procedures. The creditworthiness assessment takes into account available qualitative and quantitative information about the counterparty including, but not limited to, financial status and external credit ratings. Depending on the outcome of each assessment, guarantees or some other credit enhancement may be requested as security. Inter Pipeline attempts to mitigate its exposure by entering into contracts with customers that may permit netting or entitle Inter Pipeline to lien or take product in kind and/or allow for termination of the contract on the occurrence of certain events of default. Each business segment monitors outstanding accounts receivable on an ongoing basis.

Concentrations of credit risk associated with accounts receivable relate to a limited number of principal customers in the oil sands transportation and NGL extraction business segments, the

(16.5)

⁽¹⁾ Transfer of gains and losses on derivatives previously designated as cash flow hedges from accumulated other comprehensive income.

majority of which are affiliated with investment grade corporations in the energy and chemical industry sectors. At March 31, 2012, accounts receivable associated with these two business segments were \$66.5 million or 61% of total accounts receivable outstanding. Inter Pipeline believes the credit risk associated with the remainder of accounts receivable is minimized due to diversity across business units and customers.

With respect to credit risk arising from cash and cash equivalents, deposits and derivative financial instruments, Inter Pipeline believes the risk of non-performance of counterparties is minimal as cash, deposits and derivative financial instruments outstanding are predominantly held with major financial institutions or investment grade corporations.

Inter Pipeline actively monitors the risk of non-performance of its customers and financial counterparties. At March 31, 2012, accounts receivable outstanding meeting the definition of past due and impaired is immaterial.

TRANSACTIONS WITH RELATED PARTIES

No revenue was earned from related parties in the three month periods ended March 31, 2012 or 2011.

Upon acquisition of the General Partner in 2002, Pipeline Assets Corp. (PAC), the sole shareholder of the General Partner, assumed the obligations of the former general partner of Inter Pipeline under a support agreement. The support agreement obligates the affiliates controlled by PAC to provide certain personnel and services if requested by the General Partner, to fulfill its obligations to administer and operate Inter Pipeline's business. Such services are incurred in the normal course of operations and amounts paid for such services are at cost for the services provided. No amounts have been paid under the terms of the support agreement since PAC acquired its interests in the General Partner.

The General Partner's 0.1% interest in Inter Pipeline, represented by Class B units, is controlled by PAC. The General Partner is a wholly owned subsidiary of PAC, a corporation controlled solely by the Chairman of the Board of the General Partner. Certain officers and directors of the General Partner have non-voting shares in PAC that entitle them to dividends. Officers and directors of the General Partner received a cumulative total of \$0.9 million in dividends in the first quarter of 2012 (first quarter of 2011 - \$0.3 million) from PAC pursuant to their ownership of non-voting shares.

Under the LPA, the General Partner is entitled to recover all direct and indirect expenses, including general and administrative expenses, incurred on behalf of Inter Pipeline or in the performance of its duties as General Partner of Inter Pipeline. The General Partner also receives an annual base fee equal to 2% of Inter Pipeline's annual "Operating Cash" as defined in the LPA. In addition, as an incentive to the General Partner to enhance the profitability of Inter Pipeline and the cash distributions paid in respect of Inter Pipeline's units, the General Partner is entitled to earn an annual incentive fee calculated as a percentage of available Distributable Cash (as defined in the LPA). The percentage of available Distributable Cash payable to the General Partner as an incentive fee will be 15% of available Distributable Cash in excess of \$1.01 per unit annually but less than or equal to \$1.10 per unit annually, 25% of available Distributable Cash in excess of \$1.10 per unit annually but less than or equal to \$1.19 per unit annually and 35% of available Distributable Cash in excess of \$1.19 per unit annually. The incentive fee is paid at the time of distribution of Distributable Cash for the last calendar month of each year. In addition, the General Partner is entitled to be paid an acquisition fee equal to 1.0% of the purchase price of any New Assets (as defined in the LPA) acquired by Inter Pipeline, and a disposition fee equal to 0.5% of the sale price of any assets sold by Inter Pipeline. See the Other Expenses section of RESULTS OF OPERATIONS for details of fees paid to the General Partner during the period.

In 2004, Inter Pipeline entered into a loan agreement with the General Partner for \$379.8 million. At the same time, the General Partner had received \$379.8 million by way of a Private Placement note issuance to a combination of American and Canadian institutional investors and immediately loaned the funds to Inter Pipeline. At March 31, 2012, interest payable to the General Partner on the loan

was \$9.9 million (December 31, 2011 - \$4.1 million). This loan to Inter Pipeline from the General Partner has the identical repayment terms and commitments as the notes payable by the General Partner to the institutional note holders, except for an interest rate increase of 0.05% over the rates payable on the notes issued by the General Partner. Inter Pipeline has guaranteed the notes issued by the General Partner to the note holders. The guarantee may be exercised in the event of a default by the General Partner pursuant to the terms of the Note Purchase Agreement and is equal to the amount of principal outstanding at the time of default, including a premium of 50 bps over the implied yield to maturity, accrued interest and, if applicable, swap breakage costs.

Amounts due to/from the General Partner and its affiliates related to services are non-interest bearing and have no fixed repayment terms with the exception of the loan agreement with the General Partner as noted above. At March 31, 2012, there were amounts owed to the General Partner by Inter Pipeline of \$1.1 million (December 31, 2011 – \$0.9 million).

CONTROLS AND PROCEDURES

There have been no significant changes in Inter Pipeline's internal control over financial reporting (ICFR) during the period January 1, 2012 to March 31, 2012 that have materially affected, or are reasonably likely to materially affect, Inter Pipeline's ICFR.

Management has limited the scope of their design of disclosure controls and procedures (DC&P) and ICFR to exclude controls, policies and procedures of the recently acquired Inter Terminals, the results of which are consolidated in Inter Pipeline's interim financial statements at March 31, 2012.

In January 2012, Inter Pipeline acquired Inter Terminals. Where possible, Inter Terminals has adopted Inter Pipeline's DC&P and ICFR. For business processes unique to Inter Terminals, Management is committed to completing DC&P and ICFR before the end of the first quarter of the 2013 fiscal year.

CRITICAL ACCOUNTING ESTIMATES

The preparation of Inter Pipeline's consolidated financial statements requires management to make critical and complex judgments, estimates and assumptions about future events, when applying GAAP, that have a significant impact on the financial results reported. These judgments, estimates, and assumptions are subject to change as future events occur or new information becomes available. Readers should refer to note 2 *Summary of Significant Accounting Policies* of the December 31, 2011 consolidated financial statements for a list of Inter Pipeline's significant accounting policies.

The amounts recorded for fair value of derivative financial instruments, intangible assets, goodwill, property, plant and equipment, provisions, employee benefits, deferred taxes and depreciation and amortization are based on estimates. By their nature, these estimates are subject to measurement uncertainty and the effect on the financial statements of changes in such estimates in future years could be material.

RISK FACTORS

During the first quarter of 2012, there were no significant changes to Inter Pipeline's operating activities that would affect the disclosure of risk factors as discussed in its 2011 annual MD&A.

NON-GAAP FINANCIAL MEASURES

Certain financial measures referred to in this MD&A, namely "adjusted working capital deficiency", "cash available for distribution", "discretionary reserve", "EBITDA", "funds from operations", "funds from operations per unit", "enterprise value", "interest coverage on long-term debt", "payout ratio after sustaining capital", "payout ratio before sustaining capital", "growth capital expenditures", "sustaining capital expenditures", "total debt to total capitalization" and "total recourse debt to capitalization" are

not measures recognized by GAAP. These non-GAAP financial measures do not have standardized meanings prescribed by GAAP and therefore may not be comparable to similar measures presented by other entities. Investors are cautioned that these non-GAAP financial measures should not be construed as alternatives to other measures of financial performance calculated in accordance with GAAP.

The following non-GAAP financial measures are provided to assist investors with their evaluation of Inter Pipeline, including their assessment of its ability to generate cash and fund monthly distributions. Management considers these non-GAAP financial measures to be important indicators in assessing its performance.

Adjusted working capital deficiency is calculated by subtracting current liabilities from current assets including cash and excluding the fair value of derivative financial instruments and current portion of long-term debt.

	March 31	L	ecember 31
(millions)	2012		2011
Current assets			_
Cash and cash equivalents	\$ 73.9	\$	50.0
Accounts receivable	109.5		109.1
Prepaid expenses and other deposits	24.5		10.9
Current liabilities			
Cash distributions payable	(23.4)		(23.1)
Accounts payable and accrued liabilities	(148.9)		(162.5)
Current income taxes payable	(16.1)		(49.8)
Deferred revenue	(16.4)		(4.6)
Adjusted working capital (deficiency)	\$ 3.1	\$	(70.0)

Cash available for distribution includes cash provided by operating activities less net changes in non-cash working capital and sustaining capital expenditures. This measure is used by the investment community to calculate the annualized yield of the units.

Discretionary reserve is calculated as cash available for distribution less actual cash distributions. This measure is used by the investment community to determine the amount of cash reserved and reinvested in the business.

EBITDA and funds from operations are reconciled from the components of net income as noted below. Funds from operations are expressed before changes in non-cash working capital. **Funds** from operations per unit are calculated on a weighted average basis using basic units outstanding during the period. These measures, together with other measures, are used by the investment community to assess the source and sustainability of cash distributions.

Three Months Ended March 31 2012 (millions) 2011 Net income 79.6 64.5 Depreciation and amortization 27.7 24.4 Gain on disposal of assets (0.1)Non-cash recovery (3.1)(4.5)Unrealized change in fair value of derivative financial instruments 10.3 (3.1)Deferred income tax expense 6.9 4.2 Proceeds from long-term leasehold inducements 1.5 Funds from operations 108.0 100.3 Total interest less capitalized interest 21.9 18.3 Current income tax expense 15.7 15.4 **EBITDA** 145.6 134.0

Enterprise value is calculated by multiplying the period-end closing unit price by the total number of units outstanding and adding total debt (excluding discounts and debt transaction costs). This measure, in combination with other measures, is used by the investment community to assess the overall market value of the business. Enterprise value is calculated as follows:

	March 31	Dec	cember 31
(millions, except per unit amounts)	2012		2011
Closing unit price	\$ 19.57	\$	18.63
Total closing number of Class A and B units	267.2		264.2
	5,228.7		4,921.2
Total debt	3,145.8		2,672.1
Enterprise value	\$ 8,374.5	\$	7,593.3

Growth capital expenditures are generally defined as expenditures which incrementally increase cash flow or earnings potential of assets, expand the capacity of current operations or significantly extend the life of existing assets. This measure is used by the investment community to assess the extent of discretionary capital spending.

Sustaining capital expenditures are generally defined as expenditures which support and/or maintain the current capacity, cash flow or earnings potential of existing assets without the associated benefits characteristic of growth capital expenditures. This measure is used by the investment community to assess the extent of non-discretionary capital spending.

 Three Months Ended March 31

 (millions)
 Growth
 Sustaining
 Total
 Total

 Oil sands transportation
 \$ 28.7
 \$ 0.8
 \$ 29.5
 \$ 36.1

(millions)	Growin	Sustaining	rotai	Total
Oil sands transportation	\$ 28.7 \$	0.8 \$	29.5 \$	36.1
NGL extraction	4.9	0.4	5.3	2.2
Conventional oil pipelines	2.9	0.8	3.7	0.4
Bulk liquid storage	3.1	3.8	6.9	4.2
Corporate	-	0.5	0.5	0.7
	\$ 39.6 \$	6.3 \$	45.9 \$	43.6

Interest coverage on long-term debt is calculated as net income before income taxes and interest expense divided by total interest expense. Long-term debt for this calculation includes commercial paper and current portion of long-term debt. This measure is used by the investment community to determine the ease with which interest expense is satisfied on long-term debt.

Payout ratio after sustaining capital is calculated by expressing cash distributions declared for the period as a percentage of cash available for distribution after deducting sustaining capital expenditures for the period. This measure, in combination with other measures, is used by the investment community to assess the sustainability of the current cash distributions.

Payout ratio before sustaining capital is calculated by expressing cash distributions paid for the period as a percentage of cash available for distribution before deducting sustaining capital. This measure, in combination with other measures, is used by the investment community to assess the sustainability of the current cash distributions.

Total debt to total capitalization is calculated by dividing the sum of total debt including demand facilities and excluding discounts and debt transaction costs by total capitalization. Total capitalization includes the sum of total debt (as above) and partners' equity. Similarly, **total recourse debt to capitalization** is calculated by dividing the sum of debt facilities outstanding with recourse to Inter Pipeline (excluding discounts and debt transaction costs) by total capitalization excluding outstanding debt facilities with no recourse to Inter Pipeline. These measures, in combination with other measures, are used by the investment community to assess the financial strength of the entity.

ELIGIBLE INVESTORS

Only persons who are residents of Canada, or if partnerships, are Canadian partnerships, in each case for purposes of the Income Tax Act (Canada) are entitled to purchase and own Class A units of Inter Pipeline.

ADDITIONAL INFORMATION

Additional information relating to Inter Pipeline, including Inter Pipeline's **Annual Information Form**, is available on SEDAR at www.sedar.com. Inter Pipeline's Statement of Corporate Governance is included in Inter Pipeline's **Annual Information Form**.

The MD&A has been reviewed and approved by the Audit Committee and the Board of Directors of the General Partner.

Dated at Calgary, Alberta this 3rd day of May, 2012.

Interim Consolidated Balance Sheets

(unaudited) (thousands of Canadian dollars)		As at March 31 2012		As at December 31 2011
ACCETC				
ASSETS Current Assets				
	\$	73,939	\$	50,021
Cash and cash equivalents (note 18) Accounts receivable	Ψ	109,482	Ψ	109,145
Derivative financial instruments (note 15)		5,146		5,167
Prepaid expenses and other deposits		24,483		10,917
Total Current Assets		213,050		175,250
Total Garron Account				,
Non-Current Assets				
Derivative financial instruments (note 15)		7,705		9,772
Property, plant and equipment (note 4)		4,453,534		4,081,036
Goodwill and intangible assets (note 5)		635,975		502,009
Total Assets	\$	5,310,264	\$	4,768,067
LIABILITIES AND PARTNERS' EQUITY				
Current Liabilities				
Cash distributions payable (note 6)	\$	23,378	\$	23,114
Accounts payable and accrued liabilities (note 12)		148,947		162,499
Current income taxes payable (note 10)		16,092		49,753
Derivative financial instruments (note 15)		24,085		25,746
Deferred revenue		16,442		4,583
Current portion of long-term debt (note 7)		91,037		90,989
Commercial paper (note 7)		1,451,738		1,464,369
Total Current Liabilities		1,771,719		1,821,053
Non Compant Linkilities				
Non-Current Liabilities		4 500 444		1 100 000
Long-term debt (note 7)		1,588,144		1,102,288
Long-term payable		7,705		9,772
Derivative financial instruments (note 15)		9,970		11,035 37,018
Provisions (note 8) Employee benefits (note 9)		56,285 3,265		6,989
Long-term deferred revenue and other liabilities		16,703		17,652
Deferred income taxes (note 10)		362,786		342,474
Total Liabilities		3,816,577		3,348,281
Total Liabilities		3,010,011		0,040,201
Commitments and contingencies (notes 4 and 13)				
Subsequent event (note 6)				
Partners' Equity				
Partners' equity (note 11)		1,515,462		1,452,066
Total reserves (note 11)		(21,775)		(32,280)
Total Partners' Equity		1,493,687		1,419,786
Total Liabilities and Partners' Equity	\$	5,310,264	\$	4,768,067

See accompanying notes to the condensed interim consolidated financial statements.

Inter Pipeline Fund

Interim Consolidated Statements of Changes in Partners' Equity

(unaudited) (thousands of Canadian dollars)

		Class A Limited Liability Partnership	Class B Unlimited Liability Partnership		Reserves		Total Partners'
Delegge January 4, 2042	Φ.	Units	Units	ሰ	(note 11)	•	Equity
Balance, January 1, 2012	\$	1,450,617	\$ 1,449 80	\$	(32,280)	\$	1,419,786
Net income for the period		79,554	80		-		79,634
Other comprehensive income					10,505		10,505
		1,530,171	1,529		(21,775)		1,509,925
Cash distributions declared (note 6)		(69,804)	(70)		-		(69,874)
Issuance of Partnership units (note 11)							
Issued under Premium Distribution™ and							
Distribution Reinvestment Plan		53,582	54		-		53,636
Balance, March 31, 2012	\$	1,513,949	\$ 1,513	\$	(21,775)	\$	1,493,687
Balance, January 1, 2011	\$	1,359,377	\$ 1,358	\$	(32,686)	\$	1,328,049
Net income for the period		64,416	65		-		64,481
Other comprehensive income		-	-		2,317		2,317
•		1,423,793	1,423		(30,369)		1,394,847
Cash distributions declared (note 6)		(61,946)	(62)		-		(62,008)
Issuance of Partnership units (note 11)		(- ,,	(- /				(- ,,
Issued under Premium Distribution™ and							
Distribution Reinvestment Plan		6,967	7		_		6,974
Balance, March 31, 2011	\$	1,368,814	\$ 1,368	\$	(30,369)	\$	1,339,813
Dalarioo, Marott 91, 2011	Ψ	1,000,014	ψ 1,500	Ψ	(50,509)	Ψ	1,000,010

See accompanying notes to the condensed interim consolidated financial statements.

 $^{^{\}mathsf{TM}}$ Denotes trademark of Canaccord Capital Corporation.

Inter Pipeline Fund

Interim Consolidated Statements of Net Income

Three Months End			Ended March 31	
(unaudited) (thousands of Canadian dollars)		2012		2011
REVENUES				
Operating revenue	\$	297,224	\$	302,990
Operating revenue	Ψ	291,224	Ψ	302,990
EXPENSES				
Shrinkage gas		55,970		77,979
Operating		67,782		72,010
Depreciation and amortization		27,662		24,406
Financing charges (note 17)		23,281		18,935
General and administrative		15,143		12,636
Unrealized change in fair value of derivative				
financial instruments (note 15)		(3,067)		10,300
Acquisition fee to General Partner (notes 2 and 12)		4,591		-
Management and incentive fees to General Partner (note 12)		3,704		2,836
Gain on disposal of assets		-		(87)
		195,066		219,015
INCOME BEFORE INCOME TAXES		102,158		83,975
Provision for income taxes (note 10)				
Current		15,665		15,335
Deferred		6,859		4,159
		22,524		19,494
NET INCOME	\$	79,634	¢	64,481
THE INCOME	Ψ	7 3,03 4	Ψ	04,401
Net income per Partnership unit (note 11)				
Basic and diluted	\$	0.30	\$	0.25
	T		τ'	3:20

Interim Consolidated Statements of Comprehensive Income

(unaudited) (thousands of Canadian dollars)		Three Months Ended Ma				
		2012		2011		
NET INCOME	\$	79,634	\$	64,481		
OTHER COMPREHENSIVE INCOME (LOSS) (note 11)						
Unrealized gain on translating financial statements of						
foreign operations		10,618		2,115		
Transfer of losses on derivatives previously designated						
as cash flow hedges to net income (note 15)		-		202		
Income tax relating to defined benefit pension reserve (note 10)		(113)		-		
		10,505		2,317		
COMPREHENSIVE INCOME	\$	90,139	\$	66,798		

See accompanying notes to the condensed interim consolidated financial statements.

Interim Consolidated Statements of Cash Flows

		Three Months Ended March 31						
(unaudited) (thousands of Canadian dollars)		2012		2011				
OPERATING ACTIVITIES								
Net income	\$	79,634	\$	64,481				
Items not involving cash:								
Depreciation and amortization		27,662		24,406				
Gain on disposal of assets		-		(87)				
Non-cash recovery		(3,104)		(4,413)				
Unrealized change in fair value of derivative financial instruments		(3,067)		10,300				
Deferred income tax expense		6,859		4,159				
Proceeds from long-term lease inducements		-		1,480				
Funds from operations		107,984		100,326				
Net change in non-cash operating working capital (note 18)		(46,927)		36,456				
Cash provided by operating activities		61,057		136,782				
INVESTING ACTIVITIES								
Expenditures on property, plant and equipment		(45,903)		(43,634)				
Proceeds on sale of assets		-		87				
Acquisition of Inter Terminals (note 2)		(509,873)		-				
Assumption of cash on acquisition of Inter Terminals (note 2)		48,293		-				
Net change in non-cash investing working capital (note 18)		13,171		9,334				
Cash used in investing activities		(494,312)		(34,213)				
FINANCING ACTIVITIES								
Cash distributions (note 6)		(16,238)		(55,034)				
Increase (decrease) in debt		472,815		(39,102)				
Transaction costs on debt		(704)		(1,997)				
Net change in non-cash financing working capital (note 18)		264		39				
Cash provided by (used in) financing activities		456,137		(96,094)				
Effect of foreign currency translation on foreign currency								
denominated cash		1,036		89				
		00.040		0.504				
Increase in cash and cash equivalents		23,918		6,564				
Cash and cash equivalents, beginning of period	•	50,021	Φ.	22,507				
Cash and cash equivalents, end of period	\$	73,939	\$	29,071				
Cash taxes paid	\$	49,324	\$	590				
Cash interest paid	\$	23,884	\$	13,420				
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See accompanying notes to the condensed interim consolidated financial statements.

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

March 31, 2012

(tabular amounts in thousands of Canadian dollars, except as otherwise indicated)

1. STATEMENT OF COMPLIANCE AND BASIS OF PREPARATION

These unaudited condensed interim consolidated financial statements (interim financial statements) have been prepared in accordance with International Accounting Standard (IAS) 34 – Interim Financial Reporting (IAS 34). These interim financial statements do not contain all disclosures required by IFRS for annual financial statements, and accordingly, should be read in conjunction with Inter Pipeline Fund's (Inter Pipeline) consolidated financial statements and notes thereto for the year ended December 31, 2011. Inter Pipeline has consistently applied the same accounting policies for all periods presented in these interim financial statements as those used in Inter Pipeline's consolidated financial statements for the year ended December 31, 2011. During the period, Inter Pipeline completed the acquisition of four storage terminal businesses in Denmark, whose accounting policies are aligned with Inter Pipeline's and no new policies were adopted (note 2).

These interim financial statements were authorized for issue by the Board of Directors of the General Partner on May 3, 2012.

2. ACQUISITION OF INTER TERMINALS

On January 11, 2012, Inter Pipeline completed the acquisition, and thereby obtained control, of four petroleum storage terminals in Denmark, referred to collectively as Inter Terminals, from a subsidiary of DONG Energy A/S, through the purchase of 100% of share capital. The acquisition was valued at \$459.1 million plus closing adjustments and the assumption of surplus cash, for a total cash consideration of \$509.9 million and was funded from Inter Pipeline's existing credit facility. The acquisition has more than doubled Inter Pipeline's total bulk liquid storage capacity in Western Europe, adding scale and diversification to European storage operations.

Operating results for Inter Terminals have been included in the consolidated financial statements since January 11, 2012. Inter Terminals contributed \$13.6 million and \$5.5 million to revenue and net income, respectively from the date of acquisition to March 31, 2012. If the acquisition had taken place on January 1, 2012, the impact on revenue and net income would have been immaterial.

As a result of this transaction, an acquisition fee of \$4.6 million was paid during the period to the General Partner, pursuant to the terms of the Limited Partnership Agreement (LPA).

The acquisition was accounted for by the acquisition method as at the closing date of January 11, 2012. Determinations of fair value often require management to make assumptions and estimates about future events. Changes in any of the assumptions or estimates used in determining the fair value of acquired assets and liabilities, including closing adjustments, could impact the carrying amounts assigned. Inter Pipeline has provisionally allocated the consideration transferred, subject to closing adjustments or changes in estimates, as follows:

Cash	\$ 48,293
Non-cash working capital (note 18)	14,932
Property, plant and equipment (note 4)	342,634
Goodwill (note 5)	114,374
Intangible assets (note 5)	20,721
Decommissioning obligation (note 8)	(18,360)
Deferred income tax liability	(12,721)
	\$ 509,873

The goodwill of \$114.4 million relates to the fair value of strategic synergies, expansion options at the existing terminals, value of the assembled workforce, renewal of customer contracts, and other intangible assets, which do not require separate recognition. Tax deductible goodwill of \$195.4 million arising on this acquisition is different to goodwill recognized for accounting purposes as a result of specific Danish tax laws.

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

March 31, 2012

(tabular amounts in thousands of Canadian dollars, except as otherwise indicated)

3. SEGMENT REPORTING

Inter Pipeline operates its business under the following principal business segments: Three Months Ended March 31, 2012

		•••	 Months End		Canada	-			Europe		
	Т	Oil Sands ransportation Business	NGL Extraction Business	_	onventional Dil Pipelines Business		Corporate	Total Canadian Operations	Bulk Liquid Storage Business	a	Total Canadian nd European Operations
Revenues	\$	70,639	\$ 136,656	\$	51,239	\$	- \$	258,534	\$ 38,690	\$	297,224
Expenses											
Shrinkage gas		-	55,970		-		-	55,970	-		55,970
Operating		17,980	23,514		10,161		-	51,655	16,127		67,782
Depreciation and amortization		10,528	6,690		2,371		643	20,232	7,430		27,662
Financing charges		9,498	63		162		13,399	23,122	159		23,281
General and administrative		1,590	-		-		10,843	12,433	2,710		15,143
Unrealized change in fair value of											
derivative financial instruments		-	(3,664)		-		597	(3,067)	-		(3,067)
Acquisition fee to General Partner		-	-		-		4,591	4,591	-		4,591
Management and incentive fees to											
General Partner		-	-		-		3,704	3,704	-		3,704
Total expenses		39,596	82,573		12,694		33,777	168,640	26,426		195,066
Income (loss) before income taxes		31,043	54,083		38,545		(33,777)	89,894	12,264		102,158
Provision for (recovery of) income taxes		4,728	-		-		18,903	23,631	(1,107)		22,524
Net income (loss)	\$	26,315	\$ 54,083	\$	38,545	\$	(52,680) \$	66,263	\$ 13,371	\$	79,634
Items not involving cash:											
Depreciation and amortization		10,528	6,690		2,371		643	20,232	7,430		27,662
Non-cash (recovery) expense		(187)	(100)		(385)		(2,436)	(3,108)	4		(3,104)
Unrealized change in fair value of											
derivative financial instruments		-	(3,664)		-		597	(3,067)	-		(3,067)
Deferred income tax expense (recovery)		4,669	-		-		3,700	8,369	(1,510)		6,859
Funds from (used in) operations	\$	41,325	\$ 57,009	\$	40,531	\$	(50,176) \$	88,689	\$ 19,295	\$	107,984
Expenditures on property, plant and											
equipment	\$	29,466	\$ 5,253	\$	3,696	\$	550 \$	38,965	\$ 6,938	\$	45,903
									As a	t Mar	ch 31, 2012
Property, plant and equipment - net book value	\$	2,944,112	\$ 388,047	\$	449,788	\$	7,246 \$	3,789,193	\$ 664,341	\$	4,453,534
Goodwill and intangible assets - net book value	\$	220,658	\$ 218,054	\$	-	\$	- \$	438,712	\$ 197,263	\$	635,975
Other assets	\$	40,549	\$ 52,448	\$	16,304	\$	280 \$	109,581	\$ 111,174	\$	220,755
Total assets	\$	3,205,319	\$ 658,549	\$	466,092	\$	7,526 \$	4,337,486	\$ 972,778	\$	5,310,264

Notes to Condensed Interim Consolidated Financial Statements (unaudited) March 31, 2012

(tabular amounts in thousands of Canadian dollars, except as otherwise indicated)

Three Months Ended March 31, 2011

				-	Canada			Europe		
	Tı	Oil Sands ransportation Business	NGL Extraction Business		Conventional Oil Pipelines Business	Corporate	Total Canadian Operations	Bulk Liquid Storage Business	а	Total Canadian nd European Operations
Revenues	\$	72,756	\$ 159,880	\$	43,752	\$ - \$	276,388	\$ 26,602	\$	302,990
Expenses										
Shrinkage gas		-	77,979		=	=	77,979	=		77,979
Operating		19,846	28,681		10,168	-	58,695	13,315		72,010
Depreciation and amortization		10,449	6,421		2,365	550	19,785	4,621		24,406
Financing charges		8,075	61		328	10,331	18,795	140		18,935
General and administrative		1,420	-		-	9,523	10,943	1,693		12,636
Unrealized change in fair value of										
derivative financial instruments		-	10,960		(384)	(276)	10,300	-		10,300
Management fee to General Partner		_	-		-	2,836	2,836	-		2,836
Gain on disposal of assets		-	-		-	-	-	(87)		(87)
Total expenses		39,790	124,102		12,477	22,964	199,333	19,682		219,015
Income (loss) before income taxes		32,966	35,778		31,275	(22,964)	77,055	6,920		83,975
Provision for income taxes		4,925	-		-	15,208	20,133	(639)		19,494
Net income (loss)	\$	28,041	\$ 35,778	\$	31,275	\$ (38,172) \$	56,922	\$ 7,559	\$	64,481
Items not involving cash										
Depreciation and amortization*		10,449	6,421		2,365	550	19,785	4,534		24,319
Non-cash recovery		(232)	(135)		(647)	(3,299)	(4,313)	(100)		(4,413)
Unrealized change in fair value of										
derivative financial instruments		-	10,960		(384)	(276)	10,300	-		10,300
Deferred income tax expense (recovery)		4,882	-		-	825	5,707	(1,548)		4,159
Proceeds from long-term lease inducements		-	-		-	1,480	1,480	-		1,480
Funds from (used in) operations	\$	43,140	\$ 53,024	\$	32,609	\$ (38,892) \$	89,881	\$ 10,445	\$	100,326
Expenditures on property, plant and										
equipment	\$	36,181	\$ 2,247	\$	388	\$ 652 \$	39,468	\$ 4,166	\$	43,634
								As at De	cemb	er 31, 2011
Property, plant and equipment - net book value	\$	2,924,367	\$ 386,931	\$	448,463	\$ 7,339 \$	3,767,100	\$ 313,936	\$	4,081,036
Goodwill and intangible assets - net book value	\$	221,465	\$ 220,606	\$	-	\$ - \$	442,071	\$ 59,938	\$	502,009
Other assets	\$		\$	\$	50,003	\$ 321 \$	159,750	\$ 25,272	\$	185,022
Total assets	\$		\$	\$	498,466	\$ 7,660 \$	4,368,921	\$ 399,146	\$	4,768,067

						A5 at D	 2011
Property, plant and equipment - net book value	\$ 2,924,367	\$ 386,931	\$ 448,463 \$	7,339 \$	3,767,100	\$ 313,936	\$ 4,081,036
Goodwill and intangible assets - net book value	\$ 221,465	\$ 220,606	\$ - \$	- \$	442,071	\$ 59,938	\$ 502,009
Other assets	\$ 44,567	\$ 64,859	\$ 50,003 \$	321 \$	159,750	\$ 25,272	\$ 185,022
Total assets	\$ 3,190,399	\$ 672,396	\$ 498,466 \$	7,660 \$	4,368,921	\$ 399,146	\$ 4,768,067

^{*} Includes gain on disposal of assets

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

March 31, 2012

(tabular amounts in thousands of Canadian dollars, except as otherwise indicated)

4. PROPERTY, PLANT AND EQUIPMENT

,	, –	Pipelines,		Construction		
		Facilities &	Pipeline	Work in		
		Equipment	Line fill	Progress		Total
Cost						
Balance at January 1, 2011	\$	2,754,086	\$ 74,033	\$ 1,895,152	\$	4,723,271
Additions/transfers from construction*		1,730,633	174,105	150,940		2,055,678
Disposals/completed construction*		(821)	-	(1,904,889)		(1,905,710)
Foreign currency translation adjustment		5,411	-	(180)		5,231
Balance at December 31, 2011		4,489,309	248,138	141,023		4,878,470
Acquisition of Inter Terminals (note 2)		341,356	_	1,278		342,634
Additions/transfers from construction*		15,526	_	45,444		60,970
Disposals/completed construction*		10,020	_	(15,067)		(15,067)
Foreign currency translation adjustment		8,699	_	114		8,813
Balance at March 31, 2012	\$	4,854,890	\$ 248,138	\$ 172,792	\$	5,275,820
Accumulated Depreciation						
Balance at January 1, 2011	\$	705,758	\$ 5,759	\$ -	\$	711,517
Depreciation		82,719	2,880	-		85,599
Disposals		(193)	-	-		(193)
Foreign currency translation adjustment		511	-	-		511
Balance at December 31, 2011		788,795	8,639	-		797,434
Depreciation		23,268	726	_		23,994
Foreign currency translation adjustment		858	-	=		858
Balance at March 31, 2012	\$	812,921	\$ 9,365	\$ -	\$	822,286
Net Book Value						
At December 31, 2011	\$	3,700,514	\$ 239,499	\$ 141,023	\$	4,081,036
At March 31, 2012	\$	4,041,969	\$ 238,773	\$ 172,792	\$	4,453,534
		, ,- • •	 ===,-•	 ,	т_	, ,

^{*} The majority of capital asset additions are related to constructed assets and are initially recorded as construction work in progress before being transferred to pipelines, facilities and equipment or line fill when the related asset is available for use.

Inter Pipeline has committed to additional expenditures on property, plant and equipment totaling approximately \$390.8 million at March 31, 2012, of which \$321.1 million is due in one year and \$69.7 million is due in one to five years.

5. GOODWILL AND INTANGIBLE ASSETS

	March 31		December 31
	2012	2	2011
Goodwill	\$ 327,713	\$	211,150
Intangible assets	308,262		290,859
Goodwill and intangible assets	\$ 635,975	\$	502,009

Goodwill and intangible assets of \$114.4 million and \$20.7 million, respectively, were recognized through the acquisition of Inter Terminals on January 11, 2012 (note 2).

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

March 31, 2012

(tabular amounts in thousands of Canadian dollars, except as otherwise indicated)

6. CASH DISTRIBUTIONS

Section 5.2 of the LPA specifies the terms for Inter Pipeline to make distributions of LPA Distributable Cash on a monthly basis, provided that Inter Pipeline has cash available for such payment (thereby excluding any cash withheld as a reserve). LPA Distributable Cash is defined to generally mean cash from operating, investing and financing activities, less certain items, including any cash withheld as a reserve that the General Partner determines to be necessary or appropriate for the proper management of Inter Pipeline and its assets. As a result of the General Partner's discretion to establish reserves under the LPA, cash distributed to unitholders is always equal to LPA Distributable Cash.

For the three months ended March 31, 2012, Inter Pipeline declared cash distributions totaling \$69.9 million, or \$0.2625 per unit, of which \$53.6 million was settled with the issuance of Class A units under the Premium Distribution TM and Distribution Reinvestment Plan (Plan) (three months ended March 31, 2011 - \$62.0 million, \$0.24 per unit and \$7.0 million, respectively). As at March 31, 2012, distributions of \$23.4 million were payable on 266.9 million outstanding Class A units and 0.3 million outstanding Class B units at \$0.0875 per unit (December 31, 2011 - \$23.1 million payable on 263.9 million outstanding Class A units and 0.3 million outstanding Class B units at \$0.0875 per unit).

On April 5, 2012, Inter Pipeline declared cash distributions of \$0.0875 per unit. The distributions will be paid on or about May 15, 2012 to all unitholders of record on April 23, 2012. The total estimated declared distributions are approximately \$23.5 million.

7. LONG-TERM DEBT, SHORT-TERM DEBT AND COMMERCIAL PAPER

,	March 31	December 31
	2012	2011
\$1,550 million Unsecured Revolving Credit Facility (a)	\$ 1,455,000	\$ 1,467,300
\$750 million Unsecured Revolving Credit Facility (b)	486,000	-
Loan payable to General Partner	379,800	379,800
Corridor Debentures (c)	300,000	300,000
Unsecured Medium-Term Notes (d)	525,000	525,000
Long-term debt, short-term debt and commercial paper	3,145,800	2,672,100
(excluding transaction costs and discounts)		
Less: Current portion of long-term debt and commercial	(1,546,152)	(1,558,452)
paper*		
	1,599,648	1,113,648
Transaction costs, net of accumulated amortization	(11,989)	(12,447)
Discount, net of accumulated amortization	(2,892)	(2,007)
Add: Current portion of transaction costs and discounts	3,377	3,094
Long-term debt	1,588,144	1,102,288
Current portion of long-term debt including transaction costs		
and discounts	91,037	90,989
Commercial paper including transaction		
costs and discounts* (a)	1,451,738	1,464,369
Total debt	\$ 3,130,919	\$ 2,657,646

^{*} Commercial paper issued by Inter Pipeline Corridor Inc. (Corridor) is fully supported and management expects that it will continue to be supported by the Unsecured Revolving Credit Facility that has no repayment requirements until December 2015.

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Notes to Condensed Interim Consolidated Financial Statements (unaudited)

March 31, 2012

(tabular amounts in thousands of Canadian dollars, except as otherwise indicated)

- (a) At March 31, 2012, letters of credit of \$0.2 million were issued by Corridor.
- (b) At March 31, 2012, demand facility borrowings were \$6.5 million. The borrowings are included within cash and cash equivalents on the consolidated balance sheet.
- (c) Corridor Debentures are defined as the \$150 million 5.033% Series B debentures due February 2, 2015 and the \$150 million 4.897% Series C debentures due February 3, 2020.
- (d) Unsecured Medium-Term Notes are defined as the \$325 million 4.967% Series 1 notes due February 2, 2021, and the \$200 million 3.839% Series 2 notes due July 30, 2018.

8. PROVISIONS

	March 31	D	ecember 31
	2012		2011
Decommissioning obligations	\$ 39,332	\$	20,274
Environmental liabilities	16,953		16,744
Provisions	\$ 56,285	\$	37,018

Inter Pipeline acquired decommissioning obligations for bulk liquid storage sites as a result of the Inter Terminals acquisition. Assumptions used for expected economic life and inflation in calculating the undiscounted amount of estimated expenditures expected to be incurred were 40 years and 2%, respectively. A long-term risk-free rate of 2.9% was used to discount the future cash flows to a present value, resulting in a decommissioning obligation acquired of \$18.4 million (note 2).

9. EMPLOYEE BENEFITS

	March 31		ecember 31
	2012		2011
Pension liability	\$ 763	\$	758
Long-term incentive plan liability	2,502		6,231
Employee benefits	\$ 3,265	\$	6,989

For the three months ended March 31, 2012 employee benefits expense recognized in net income was \$19.3 million (March 31, 2011 - \$16.9 million).

Long-Term Incentive Plan

The following table summarizes the status of Inter Pipeline's Deferred Unit Rights (DURs) as at March 31, 2012 and December 31, 2011 and changes during the three months and year then ended:

	DURs
	Number
Balance outstanding, January 1, 2011	1,797,820
Granted	731,437
Exercised	(1,048,691)
Forfeitures	(109,887)
Balance outstanding, December 31, 2011	1,370,679
Granted	627,117
Exercised	(56,186)
Forfeitures	(6,677)
Balance outstanding, March 31, 2012	1,934,933

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

March 31, 2012

(tabular amounts in thousands of Canadian dollars, except as otherwise indicated)

At March 31, 2012, the current portion of the liability included in accounts payable and accrued liabilities was \$20.4 million (December 31, 2011 - \$12.7 million). At March 31, 2012, 594,412 DURs are exercisable. Inter Pipeline's closing unit price at March 31, 2012 was \$19.57.

For the three months ended March 31, 2012, operating expenses included \$1.2 million and general and administrative expenses included \$4.1 million related to DURs (three months ended March 31, 2011 - \$1.1 million and \$3.7 million, respectively).

The total intrinsic value of DUR's vested and not exercised as at March 31, 2012 was \$12.7 million (December 31, 2011 - \$13.2 million).

The weighted average remaining contractual life of the outstanding DURs as at March 31, 2012 was 1.74 years.

10. INCOME TAXES

In the bulk liquid storage business, the 2012 results recognize recent tax legislative changes which have impacted deferred income taxes. In the United Kingdom (UK), tax legislation was passed in 2012 which reduced the effective income tax rate from 25% to 24%, effective April 1, 2012. The effect of recognizing this change in UK income tax rates is a \$1.7 million reduction in deferred income tax liabilities.

In the bulk liquid storage business, the 2011 results recognize tax legislative changes which impacted deferred income taxes. In the UK, tax legislation was passed in 2011 which reduced the effective income tax rate from 27% to 26%, effective April 1, 2011 and from 26% to 25%, effective April 1, 2012. The effect of recognizing these changes in UK income tax rates was a \$3.7 million reduction in deferred income tax liabilities.

11. PARTNERS' EQUITY

Units Issued, Fully Paid and Outstanding

Authorized

Unlimited number of Class A limited liability units, with voting rights and no par value. Unlimited number of Class B unlimited liability units, with voting rights and no par value.

Issued, Fully Paid and Outstanding

	Class A Units	Class B Units	Total
Balance as at January 1, 2011	257,785,596	258,291	258,043,887
Issued under Premium Distribution™ and Distribution			
Reinvestment Plan	6,106,849	6,122	6,112,971
Balance as at December 31, 2011	263,892,445	264,413	264,156,858
leaved and a December Distribution TM and Distribution			
Issued under Premium Distribution™ and Distribution			
Reinvestment Plan	3,021,941	3,027	3,024,968
Balance as at March 31, 2012	266,914,386	267,440	267,181,826

44

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Notes to Condensed Interim Consolidated Financial Statements (unaudited)

March 31, 2012

(tabular amounts in thousands of Canadian dollars, except as otherwise indicated)

Calculation of Net Income per Partnership Unit

Partnership units share equally on a pro rata basis in the allocation of net income. The number of diluted units outstanding is calculated using the Treasury Stock method based on the weighted average number of units outstanding for the period as follows:

Three Months Ended March 31 2012 2011 Net income attributable to unitholders - Basic and diluted 79,634 \$ 64,481 265,675,934 Weighted average units outstanding - Basic 258,287,974 Effect of Premium Distribution™ and Distribution Reinvestment Plan 756,352 101,237 Weighted average units outstanding - Diluted 266.432.286 258,389,211 Net income per Partnership unit – Basic and diluted 0.30 \$ \$ 0.25

Reserves

Reserves are summarized as follows:

		Foreign Currency	Defined Benefit	
	Hedging	Translation	Pension	Total
	Reserve	Reserve	Reserve	Reserves
Balance, January 1, 2011	\$ (809)	\$ (28,395)	\$ (3,482)	\$ (32,686)
Other comprehensive income	202	2,115	-	2,317
Balance, March 31, 2011	\$ (607)	\$ (26,280)	\$ (3,482)	\$ (30,369)
Balance, January 1, 2012	\$ -	\$ (23,923)	\$ (8,357)	\$ (32,280)
Other comprehensive income (loss)	-	10,618	(113)	10,505
Balance, March 31, 2012	\$ -	\$ (13,305)	\$ (8,470)	\$ (21,775)

12. RELATED PARTY TRANSACTIONS

No revenue was earned from related parties for the three months ended March 31, 2012 and 2011.

Amounts due from/to the General Partner and its affiliates related to their services are non-interest bearing and have no fixed repayment terms, with the exception of the loan payable to the General Partner (note 7). At March 31, 2012, accounts payable includes \$1.1 million owing to the General Partner by Inter Pipeline (December 31, 2011 - \$0.9 million).

Under the LPA, the General Partner is entitled to recover all direct and indirect expenses, including general and administrative expenses, incurred on behalf of Inter Pipeline. The General Partner also receives an annual base fee equal to 2% of Inter Pipeline's annual "Operating Cash" as defined in the LPA. In addition, the General Partner is entitled to earn an annual incentive fee of 15% of Inter Pipeline's annual Distributable Cash in excess of \$1.01 per unit annually but less than or equal to \$1.10 per unit annually, 25% of available Distributable Cash in excess of \$1.10 per unit annually but less than or equal to \$1.19 per unit annually, and 35% of available Distributable Cash in excess of \$1.19 per unit annually; an acquisition fee of 1.0% of the purchase price of any assets acquired by Inter Pipeline (excluding the pipeline assets originally acquired); and a disposition fee of 0.5% of the sale price of any assets sold by Inter Pipeline.

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Notes to Condensed Interim Consolidated Financial Statements (unaudited)

March 31, 2012

(tabular amounts in thousands of Canadian dollars, except as otherwise indicated)

Management fees of \$3.3 million were earned by the General Partner in the period ended March 31, 2012 (March 31, 2011 - \$2.8 million) and an incentive fee of \$0.4 million (March 31, 2011 - \$nil) was accrued to the General Partner as annualized Distributable Cash for 2012 is expected to be in excess of \$1.01 per unit annually. Acquisition fees of \$4.6 million and disposition fees of \$nil were earned by the General Partner in the period ended March 31, 2012 (March 31, 2011 – \$nil and \$nil, respectively).

In 2004, Inter Pipeline entered into a loan agreement with the General Partner for \$379.8 million. At March 31, 2012, accounts payable includes interest payable to the General Partner on the loan of \$9.9 million (December 31, 2011 - \$4.1 million).

In the period ended March 31, 2012, certain of the officers and directors of the General Partner received a total of \$0.9 million in dividends from Pipeline Asset Corp. pursuant to their non-voting shares (March 31, 2011 - \$0.3 million).

All transactions and balances with related parties are established and agreed to by the various parties.

13. COMMITMENTS AND CONTINGENCIES

On June 15, 2007, Inter Pipeline entered into an agreement with the Corridor shippers to guarantee the payment and performance of all obligations, other than repayment of borrowed amounts or similar financial obligations, of Corridor, the General Partner, or the operator (if the operator was not Inter Pipeline) in favour of the shippers under the FSA and other related agreements. The guarantee may be exercised in the event that Corridor, the General Partner or the operator (if the operator was not Inter Pipeline) fails to pay or perform such obligations for any reason.

As a result of the sale of Lewis Tankers Limited in November 2009, Inter Pipeline provided third party guarantees for minimum payments under commercial vehicle lease agreements that expire between July 2010 and December 2013. The guarantees may be exercised if the purchaser fails to fulfill its payment obligations. At March 31, 2012, the guaranteed lease obligations are approximately \$0.5 million.

Inter Pipeline has entered into lease agreements for office space, storage, property, plant and equipment and land for periods ranging from 2012 to 2090. At March 31, 2012, the future minimum lease obligations are approximately \$88.0 million.

Inter Pipeline has committed to purchase obligations totaling approximately \$176.3 million at March 31, 2012 (refer to note 4 for committed property, plant and equipment expenditures). Inter Pipeline is also committed to investing capital in the bulk liquid storage business to comply with the UK's storage and containment regulations. Potential solutions are being evaluated and expenditures are estimated to be in the range of \$4.8 million to \$9.6 million over the next eight years.

14. CAPITAL DISCLOSURES

Consistent with the year ended December 31, 2011, capital under management includes long-term debt, short-term debt and commercial paper (excluding discounts and transaction costs) and partners' equity.

At March 31, 2012, Inter Pipeline had access to committed credit facilities totaling \$2,300.0 million, of which \$359.0 million remains unutilized. Inter Pipeline also had access to demand facilities of \$45.0 million, of which \$38.3 million remains unutilized. Certain unutilized amounts under these facilities are available to specific subsidiaries of Inter Pipeline.

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

March 31, 2012

(tabular amounts in thousands of Canadian dollars, except as otherwise indicated)

Management's objectives are to remain well below its maximum target ratio of 65% recourse debt to capitalization and maximum senior recourse debt to EBITDA rate of 4.25 stipulated in the terms of Inter Pipeline's credit agreements. The recourse debt to capitalization and senior recourse debt to EBITDA measures below are substantially the same as the coverage ratio terms contained in Inter Pipeline's credit agreements. EBITDA calculated below includes all net income associated with non-recourse subsidiaries, while the credit agreements only include distributed earnings.

	March 31	[December 31
	2012		2011
Long-term debt, short-term debt and commercial paper			
(excluding transaction costs and discounts, per note 7)			
Recourse debt	\$ 1,390,800	\$	904,800
Non-recourse debt	1,755,000		1,767,300
	3,145,800		2,672,100
Partners' equity	1,493,687		1,419,786
Total capitalization	\$ 4,639,487	\$	4,091,886
Capitalization (excluding non-recourse debt)	\$ 2,884,487	\$	2,324,586
Recourse debt to capitalization*	48.2%		38.9%

	Twelve Months Ende				
		March 31	D	ecember 31	
		2012		2011	
Net income	\$	263,085	\$	247,932	
Add:					
Depreciation and amortization		102,972		99,716	
Loss on disposal of assets		110		23	
Financing charges		84,562		80,216	
Non-cash expense		625		26	
Unrealized change in fair value of derivative financial					
instruments		1,172		14,539	
Provision for income taxes		83,320		80,290	
Proceeds from long-term lease inducements		-		1,480	
EBITDA**	\$	535,846	\$	524,222	
Recourse debt to EBITDA**		2.6		1.7	

Inter Pipeline was compliant with all covenants throughout each of the periods presented.

Recourse debt to capitalization is calculated by dividing the sum of debt facilities outstanding with recourse to Inter Pipeline (excluding discounts and debt transaction costs) by total capitalization excluding outstanding debt facilities with no recourse to Inter Pipeline.

EBITDA is a non-GAAP measure whose nearest GAAP measure is net income. Non-GAAP measures do not have a standardized meaning prescribed by GAAP and therefore may not be comparable to similar measures presented by other entities.

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

March 31, 2012

(tabular amounts in thousands of Canadian dollars, except as otherwise indicated)

15. FINANCIAL INSTRUMENTS

Classification of Financial Assets and Financial Liabilities

The carrying value of Inter Pipeline's financial assets and liabilities recorded at March 31, 2012 are classified as follows:

	Fair Value Through Profit or Loss	Cash, Loans and Receivables	Other Financial Liabilities	Carrying Value of Financial Asset or Liability	Non Financial Asset or Liability*	Carrying Value of Asset or Liability
Assets**						
Cash and cash equivalents	\$ -	\$ 73,939	\$ -	\$ 73,939	\$ -	\$ 73,939
Accounts receivable	-	100,078	-	100,078	9,404	109,482
Prepaid expenses and other deposits	-	6,177	-	6,177	18,306	24,483
Derivative financial instruments***	12,851	-	-	12,851	-	12,851
Liabilities						
Cash distributions payable	-	-	23,378	23,378	-	23,378
Accounts payable and accrued liabilities	4,477	-	109,878	114,355	34,592	148,947
Derivative financial instruments***	34,055	-	-	34,055	-	34,055
Deferred revenue and other liabilities	-	-	11,068	11,068	22,077	33,145
Long-term debt, short-term debt and						
commercial paper (note 7)****	-	-	3,145,800	3,145,800	-	3,145,800
Long-term payable	7,705	-	-	7,705	-	7,705

^{*} Not all components of assets and liabilities meet the definition of a financial asset or liability.

a) Fair Value of Financial Instruments

The fair value of long-term debt, short-term debt and derivative financial instruments are discussed in the following paragraphs. The long-term portion of unrealized gains arising from the interest rate swap contracts payable to the shippers is designated as FVTPL and is carried at fair value. The carrying value of all other financial assets and liabilities approximate their fair value due to the relatively short-term maturity.

Due to the short-term maturity of instruments under long-term variable rate revolving credit facilities, it is assumed that the carrying amounts of these financial instruments approximate their fair values. At March 31, 2012, the carrying values of fixed rate debt compared to fair values are as follows:

	Carry	Carrying Value*		
Loan Payable to General Partner	\$	379,800	\$	409,994
Corridor Debentures	\$	300,000	\$	329,604
Unsecured Medium-Term Notes, Series 1 & 2	\$	525,000	\$	567,154

^{*} Carrying values exclude transaction costs, discount and accumulated amortization.

^{**} Inter Pipeline does not have any assets that meet the definition of "available-for-sale" or "held-to-maturity."

^{***} Financial instruments at fair value through profit or loss (FVTPL) are recorded at fair value using a discounted cash flow methodology.

^{* * * *} Carrying values include the current portion of long-term debt and commercial paper and exclude discounts and transaction costs with the respective accumulated amortization.

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

March 31, 2012

(tabular amounts in thousands of Canadian dollars, except as otherwise indicated)

The fair values of derivatives and other financial instruments used for risk management activities are recorded in the consolidated balance sheets as follows:

	March 31	De	ecember 31
	2012		2011
Current asset	\$ 5,146	\$	5,167
Non-current asset	7,705		9,772
Current liability	(24,085)		(25,746)
Non-current liability	(9,970)		(11,035)
	\$ (21,204)	\$	(21,842)

Derivative financial instruments carried at fair value are as follows:

	March 31	December 31
	2012	2011
Frac-spread risk management		
NGL swaps	\$ (9,466)	\$ (13,691)
Natural gas swaps	(20,483)	(15,573)
Foreign exchange swaps	(2,840)	(7,189)
	(32,789)	(36,453)
Interest rate risk management		
Interest rate swaps	12,182	14,611
	12,182	14,611
Foreign exchange risk management		
Foreign exchange swaps	(597)	
	(597)	-
	\$ (21,204)	\$ (21,842)

b) Net Gains or Losses

Realized and Unrealized (Loss) Gain on Derivative Instruments – FVTPL

Realized (losses) gains represent actual settlements under derivative contracts during the period. The realized (losses) gains on derivative financial instruments recognized in net income were:

	Three Months Ended March 3			
	2012	2011		
Revenues				
NGL swaps	\$ (2,043)	\$ (7,051)		
Foreign exchange swaps (frac-spread)	(33)	1,523		
	(2,076)	(5,528)		
Shrinkage gas expense				
Natural gas swaps	(3,496)	(3,070)		
	(3,496)	(3,070)		
Operating expenses				
Electricity price swaps	-	337		
Heat rate swaps	-	1,367		
	-	1,704		
Financing charges				
Interest rate swaps	1,196	688		
	1,196	688		
Net realized loss on derivative financial instruments	\$ (4,376)	\$ (6,206)		

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

March 31, 2012

(tabular amounts in thousands of Canadian dollars, except as otherwise indicated)

The unrealized change in fair value related to derivative financial instruments recognized in net income was:

	Three Months Ended March 31			
		2012		2011
Frac-spread risk management				
NGL swaps	\$	4,225	\$	(18,500)
Natural gas swaps		(4,910)		2,704
Foreign exchange swaps		4,349		3,932
		3,664		(11,864)
Interest rate risk management				
Interest rate swaps		-		478
		-		478
Power price risk management				
Electricity price swaps		-		384
Heat rate swaps		-		904
		-		1,288
Foreign exchange risk management				
Foreign exchange swaps		(597)		-
		(597)		-
Transfer of losses on derivatives previously designated as cash flow				
hedges from accumulated other comprehensive income		-		(202)
Unrealized change in fair value of derivative financial instruments	\$	3,067	\$	(10,300)

Realized and Unrealized Gain (Loss) on Other Classes of Financial Instruments

Inter Pipeline had no significant gains (losses) or impairment losses on other classes of financial instruments.

16. RISK MANAGEMENT

Inter Pipeline is exposed to a number of inherent financial risks arising in the normal course of operations which include market price risk related to commodity prices, foreign currency exchange rates and interest rates, credit risk and liquidity risk.

a) Market Risk

Frac-Spread Risk Management

Contracts outstanding at March 31, 2012, represented approximately 59% of forecast propane-plus volumes at the Cochrane extraction plant for the period April 1, 2012 to December 31, 2012 at average frac-spread prices of approximately \$0.95 CAD/US gallon and 48% of forecast volumes for the period January 1, 2013 to December 31, 2013 at average frac-spread prices of approximately \$0.97 CAD/US gallon. These average prices approximated \$0.95 USD/US gallon and \$0.96 USD/US gallon, respectively, based on the average USD/CAD forward curve as at March 31, 2012.

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

March 31, 2012

(tabular amounts in thousands of Canadian dollars, except as otherwise indicated)

The following table illustrates how a 10% change in NGL and AECO natural gas commodity prices and foreign exchange rates in isolation could individually impact the mark-to-market valuation of Inter Pipeline's derivative financial instruments used to manage frac-spread risk and consequently after-tax income assuming rates associated with each of the other components and all other variables remain constant:

		Change in Net	Change in Net
	Fair Value of	Income Based	Income Based
	Derivative	on 10%	on 10%
	Financial	Increase in	Decrease in
	Instruments	Prices/Rates**	Prices/Rates**
NGL*	\$ (9,466)	\$ (13,655)	\$ 13,655
AECO natural gas	(20,483)	2,062	(2,062)
Foreign exchange	(2,840)	(13,066)	13,066
Frac-spread risk management	\$ (32,789)		

^{*} Assumes that a commodity price change will impact all propane, normal butane, isobutane and pentanes-plus products linearly.

Interest Rate Risk Management

Based on the variable rate debt obligations outstanding at March 31, 2012, a 1% change in interest rates at this date could affect interest expense on credit facilities by approximately \$4.8 million for the three months ended March 31 2012, assuming all other variables remain constant. Of this amount, \$3.6 million relates to the \$1,550 million Unsecured Revolving Credit Facility (note 7) and is recoverable through the terms of Corridor's Firm Service Agreement, therefore the after-tax income impact on Inter Pipeline would be \$0.9 million.

Power Price Risk Management

Inter Pipeline uses derivative financial instruments to manage power price risk in its conventional oil pipelines and NGL extraction business segments. Inter Pipeline enters into financial heat rate swap contracts to manage electricity price risk exposure in the NGL extraction business. Inter Pipeline also enters into financial power swap contracts to manage electricity price exposure in the conventional oil pipelines business. As at March 31, 2012 there are no heat rate or electricity price swap agreements outstanding.

Foreign Exchange Risk Management

Inter Pipeline is exposed to currency risk resulting from the translation of assets and liabilities of its European bulk liquid storage operations and transactional currency exposures arising from purchases in currencies other than Inter Pipeline's functional currency, the Canadian dollar. Transactional foreign currency risk exposures have not been significant historically, therefore are generally not hedged; however, Inter Pipeline may decide to hedge this risk in the future.

In association with the acquisition of Inter Terminals (note 2), Inter Pipeline entered into a forward foreign exchange agreement on February 1, 2012 to sell EUR 36.4 million at a rate of 1.3165 CAD per EUR, with a settlement date up to April 30, 2012. On March 20, 2012 Inter Pipeline cancelled the existing agreement and entered into another forward foreign exchange agreement to sell EUR 36.4 million at a rate of 1.3170 CAD per EUR with a settlement date up to June 29, 2012. A 10% change in the Euro forward exchange rate would have no after-tax impact on net income.

^{* *} Negative amounts represent a liability increase or asset decrease.

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

March 31, 2012

(tabular amounts in thousands of Canadian dollars, except as otherwise indicated)

b) Credit Risk

With respect to credit risk arising from cash, deposits and derivative financial instruments, Inter Pipeline believes the risks of non-performance of counterparties are minimal as cash, deposits and derivative financial instruments outstanding are predominately held with major financial institutions or investment grade corporations.

At March 31, 2012, Inter Pipeline considers that the risk of non-performance of its customers is minimal based on Inter Pipeline's credit approval, ongoing monitoring procedures and historical experience.

At March 31, 2012, accounts receivable outstanding meeting the definition of past due and impaired are immaterial. Concentrations of credit risk associated with accounts receivable relate to a limited number of principal customers in the oil sands transportation and NGL extraction business segments, the majority of which are affiliated with investment grade corporations in the energy and chemical industry sectors. At March 31, 2012, accounts receivable associated with these two business segments were \$66.5 million or 61% of total accounts receivable outstanding. Inter Pipeline believes the credit risk associated with the remainder of accounts receivable is minimized due to diversity across business units and customers.

c) Liquidity Risk

The table below summarizes the contractual maturity profile of Inter Pipeline's financial liabilities at March 31, 2012, on an undiscounted basis:

	Total	Less Than One Year	One to Five Years	After Five Years
Cash distributions payable	\$ 23,378	\$ 23,378	\$ -	\$ -
Accounts payable and accrued liabilities	148,947	148,947	-	-
Deferred revenue and other liabilities	33,145	16,442	10,626	6,077
Derivative financial instruments*	34,573	24,316	10,257	-
Long-term debt, short-term debt and				
commercial paper**	3,145,800	1,546,152	924,648	675,000
Long-term payable*	8,097	-	8,097	-
	\$ 3,393,940	\$ 1,759,235	\$ 953,628	\$ 681,077

^{*} Derivative financial instruments and the long-term payable represent an estimate of the fair value liability on an undiscounted basis for financially net settled derivative contracts outstanding at March 31, 2012, based upon contractual maturity dates. Fair values of derivative financial instruments and the long-term payable reported on the balance sheets are shown on a discounted basis.

17. FINANCING CHARGES

Three Months Ended March 31

	2012	2011
Interest expense on credit facilities	\$ 9,571	\$ 7,719
Interest on loan payable to General Partner	5,771	5,771
Interest on Corridor Debentures	2,518	2,479
Interest on MTN Series 1 and Series 2 notes	5,955	2,604
Total interest	23,815	18,573
Capitalized interest	(1,843)	(237)
Amortization of transaction costs on long-term debt, short-term debt and		
commercial paper	831	218
Accretion of provisions	478	381
Total financing charges	\$ 23,281	\$ 18,935

^{**} Commercial paper issued by Corridor is fully supported and management expects that it will continue to be supported by the Unsecured Revolving Credit Facility that has no repayment requirements until December 2015.

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

March 31, 2012

(tabular amounts in thousands of Canadian dollars, except as otherwise indicated)

18. SUPPLEMENTAL CASH FLOW INFORMATION Changes in Non-Cash Working Capital

•	Three Months Ended March 31			
	2012		2011	
Accounts receivable	\$ (337)	\$	24,111	
Prepaid expense and other deposits	(13,566)		3,433	
Cash distributions payable	264		39	
Accounts payable and accrued liabilities	(13,190)		(12,012)	
Deferred revenue	11,859		15,352	
Current income taxes payable	(33,661)		14,750	
Working capital acquired (note 2)	14,932		-	
Impact of foreign exchange rate differences and other	207		156	
Changes in non-cash working capital	\$ (33,492)	\$	45,829	
These changes relate to the following activities:				
Operating	\$ (46,927)	\$	36,456	
Investing	13,171		9,334	
Financing	264		39	
Changes in non-cash working capital	\$ (33,492)	\$	45,829	

Cash and Cash Equivalents

•	March 31		December 31	
	2012		2011	
Cash on hand and at banks	\$ 67,040	\$	37,879	
Short-term deposits	6,899		12,142	
	\$ 73,939	\$	50,021	