UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No.)

Filed by the Registrant \Box

Filed by a Party other than the Registrant x Check the appropriate box:

х

Preliminary Proxy Statement

Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))

Definitive Proxy Statement

Definitive Additional Materials

Soliciting Material under §240.14a-12

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		Columbia Pipeline Partners LP		
		(Name of Registrant as Specified In Its Charter)		
		TransCanada Corporation		
		(Name of Person(s) Filing Proxy Statement, if other than the Registrant)		
Paym		iling Fee (Check the appropriate box):		
x	No fe	ee required.		
	Fee o	Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.		
	(1)	Title of each class of securities to which transaction applies:		
	(2)	Aggregate number of securities to which transaction applies:		
		Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is		
	(3)	calculated and state how it was determined):		
	(4)	Proposed maximum aggregate value of transaction:		
	(5)	Total fee paid:		
	Eoo r	baid previously with preliminary materials.		
	-	the box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously.		
		Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.		
	(1)	Amount Previously Paid:		
	(2)	Form, Schedule or Registration Statement No.:		
	(3)	Filing Party:		
	(4)	Date Filed:		

(4) Date Filed:

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> > Being filed herewith is an investor presentation.



Corporate Profile November 2016



Forward Looking Information and Non-GAAP Measures



This presentation includes certain forward looking information, including future oriented financial information or financial outlook, which is intended to help current and potential investors understand management's assessment of our future plans and financial outlook, and our future prospects overall. Statements that are forward-looking are based on certain assumptions and on what we know and expect today and generally include words like anticipate, expect, believe, may, will, should, estimate or other similar words.

Forward-looking statements do not guarantee future performance. Actual events and results could be significantly different because of assumptions, risks or uncertainties related to our business or events that happen after the date of this presentation. Our forward-looking information in this presentation includes statements related to: future dividend growth, the completion of the transactions contemplated by our agreements to sell our U.S. Northeast power assets and our agreement to acquire all of the outstanding common units of Columbia Pipeline Partners LP (CPPL), the future growth of our Mexican natural gas pipeline business and our successful integration of Columbia.

Our forward looking information is based on certain key assumptions and is subject to risks and uncertainties, including but not limited to: our ability to successfully implement our strategic initiatives and whether they will yield the expected benefits including the expected benefits of the acquisition of Columbia and the expected growth of our Mexican natural gas pipeline business, timing and completion of our planned asset sales, the operating performance of our pipeline and energy assets, economic and competitive conditions in North America and globally, the availability and price of energy commodities and changes in market commodity prices, the amount of capacity sold and rates achieved in our pipeline businesses, the amount of capacity payments and revenues we receive from our energy business, regulatory decisions and outcomes, outcomes of legal proceedings, including arbitration and insurance claims, performance of our counterparties, changes in the political environment, changes in environmental and other laws and regulations, construction of capital projects, labour, equipment and material costs, access to capital markets, interest, inflation and foreign exchange rates, weather, cyber security and technological developments. You can read more about these risks and others in our Quarterly Report to shareholders dated November 1, 2016 and 2015 Annual Report filed with Canadian securities regulators and the SEC and available at www.transcanada.com.

As actual results could vary significantly from the forward-looking information, you should not put undue reliance on forward-looking information and should not use future-oriented information or financial outlooks for anything other than their intended purpose. We do not update our forward-looking statements due to new information or future events, unless we are required to by law.

This presentation contains reference to certain financial measures (non-GAAP measures) that do not have any standardized meaning as prescribed by U.S. generally accepted accounting principles (GAAP) and therefore may not be comparable to similar measures presented by other entities. These non-GAAP measures may include Comparable Earnings, Comparable Earnings per Share, Earnings Before Interest, Taxes, Depreciation and Amortization (EBITDA), Comparable Funds Generated from Operations and Comparable Distributable Cash Flow (DCF). Reconciliations to the most closely related GAAP measures are included in this presentation and in our Quarterly Report to shareholders dated November 1, 2016 filed with Canadian securities regulators and the SEC and available at www.transcanada.com.



Additional Information and Where to Find it:

In connection with the proposed acquisition of the outstanding common units of Columbia Pipeline Partners LP (CPPL), CPPL has filed with the SEC a proxy statement with respect to a special meeting of its unitholders to be convened to approve the transaction. The definitive proxy statement will be mailed to the unitholders of CPPL. INVESTORS ARE URGED TO READ THE PROXY STATEMENT AND ANY OTHER RELEVANT DOCUMENTS WHEN THEY BECOME AVAILABLE, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE TRANSACTION.

Investors will be able to obtain these materials, when they are available, and other documents filed with the SEC free of charge at the SEC's website, www.sec.gov. In addition, copies of the proxy statement, when available, may be obtained free of charge by accessing CPPL's website at www.columbiapipelinepartners.com or by writing CPPL at 5151 San Felipe Street, Suite 2500, Houston, Texas 77056, Attention: Corporate Secretary. Investors may also read and copy any reports, statements and other information filed by CPPL with the SEC public reference room at 100 F Street, N.E., Washington, D.C. 20549. Please call the SEC at 1-800-SEC-0330 or visit the SEC's website for further information on its public reference room.

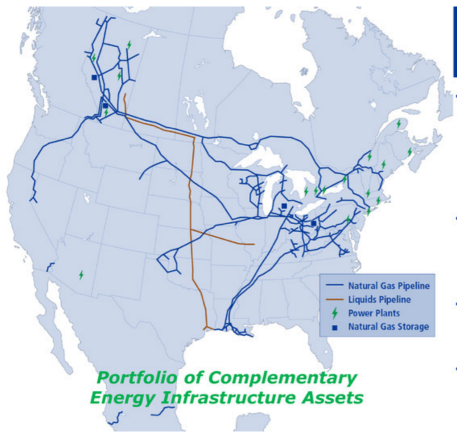
Participants in the Merger Solicitation

Columbia Pipeline Group, Inc. (Columbia), an indirect wholly owned subsidiary of the Company, and certain of its directors, executive officers and other members of management and employees may be deemed to be participants in the solicitation of proxies in respect of the transaction. Information regarding Columbia's directors and executive officers is available in its Current Report on Form 8-K filed with the SEC on July 1, 2016. Other information regarding the participants in the proxy solicitation and a description of their direct and indirect interests, by security holdings or otherwise, will be contained in the proxy statement and other relevant materials to be filed with the SEC when they become available.

Key Themes



 Proven Strategy – Low Risk Business Model Following monetization of U.S. Northeast Power business, over 95% of EBITDA derived from regulated assets or long-term contracts
 US\$13 Billion Acquisition of Columbia Pipeline is Transformational Created one of North America's largest regulated natural gas transmission businesses and positions the company for long-term growth
 Visible Growth Through 2020 \$25 billion of near-term growth projects Over \$45 billion of commercially secured long-term projects
 Dividend Poised to Grow Through 2020 Expected annual dividend growth at upper end of 8 to 10% Financial Discipline
 Finance long-term assets with long-term capital Value 'A' grade credit rating Corporate structure is simple and understandable

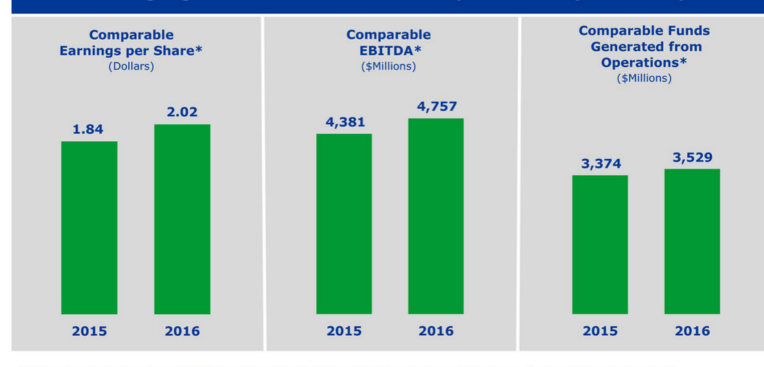


TransCanada Today

One of North America's Largest Natural Gas Pipeline Networks

- 90,300 km (56,100 mi) of pipeline
- 664 Bcf of storage capacity
- 23 Bcf/d or approximately 27% of continental demand
- Premier Liquids Pipeline System
 - 4,300 km (2,700 mi) of pipeline
 - 545,000 bbl/d or 20% of Western Canadian exports
- One of the Largest Private Sector Power Generators in Canada
 - 17 power plants, 10,700 MW
- Market Capitalization of \$52 billion as of November 16, 2016

Financial Highlights – Nine Months ended September 30 (Non-GAAP)



*Comparable Earnings per Share, Comparable EBITDA and Comparable Funds Generated from Operations are non-GAAP measures. See the non-GAAP measures slide at the front of this presentation for more information.

Strategic Plan Update Highlights – November 2016



Maintaining Full Ownership Interest in Mexico

- US\$3.8 billion of projects targeted to enter service by the end of 2018
- Annual EBITDA expected to increase to approximately US\$575 million from US\$181 million in 2015

Reached Agreement to Acquire Columbia Pipeline Partners LP Common Units for US\$17.00 per Unit

US\$915 million acquisition subject to unitholder approval and other customary closing conditions

Expect to Realize ~US\$3.7 Billion from Monetization of U.S. Northeast Power Business

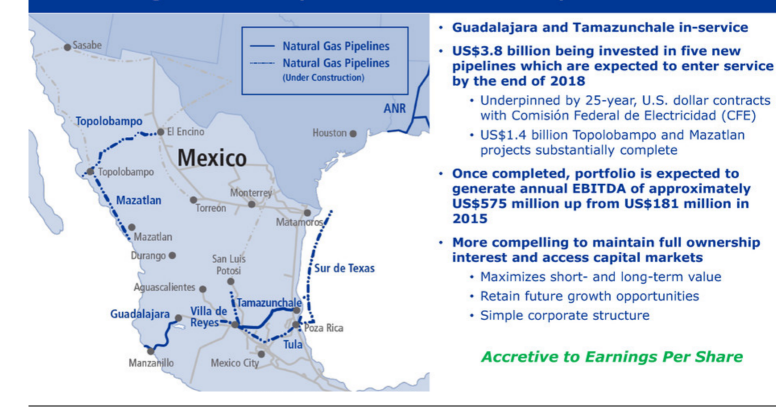
 Proceeds to repay a portion of the US\$6.9 billion senior unsecured asset bridge term loan credit facilities (Columbia bridge loan facilities) used to partially finance the Columbia acquisition

Common Share Issue

- Issued ~\$3.5 billion of common shares under a bought deal including a 10 per cent over-allotment option
- Proceeds to repay a portion of the Columbia bridge loan facilities following decision to maintain current ownership interest in Mexico

Actions Expected to be Accretive to Earnings Per Share, Strengthen Financial Position and Support Annual Dividend Growth at the Upper End of 8 to 10 Per Cent Through 2020

Maintaining Full Ownership in Mexican Natural Gas Pipeline Business



Monetization of U.S. Northeast Power Business



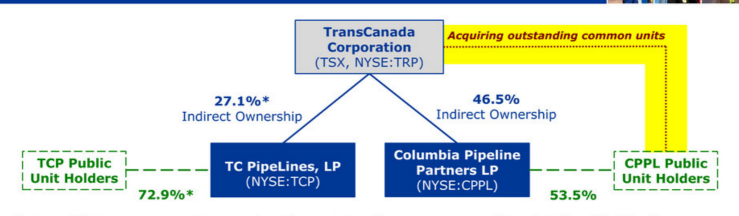
Kibby Wind #	Asset	Generating Capacity (MW)	Type of Fuel
and the second	TC Hydro	583	Hydro
m) has and . ()	Kibby Wind	132	Wind
TC Hydro / Ocean State	Ravenswood	2,480	Natural Gas and Oil
Power	Ironwood	778	Natural Gas
Ravenswood	Ocean State Power	560	Natural Gas
Ironwood	Total	4,533	

Expect to realize ~US\$3.7 billion for business

- Entered agreements to sell Ravenswood, Ironwood, Ocean State Power and Kibby Wind for US\$2.2 billion and TC Hydro for US\$1.065 billion
- Remainder attributable to power marketing business which is expected to be realized going forward
- · Proceeds to repay a portion of Columbia bridge loan facilities
- Expected to result in a ~\$1.1 billion after-tax net loss including a goodwill impairment of \$656 million recorded in third quarter 2016
- Sales expected to close in first half of 2017, subject to regulatory and other approvals and will include closing adjustments

Exiting U.S. Merchant Power Business; Expected to Increase Predictability and Stability of EBITDA

Master Limited Partnership Strategic Review



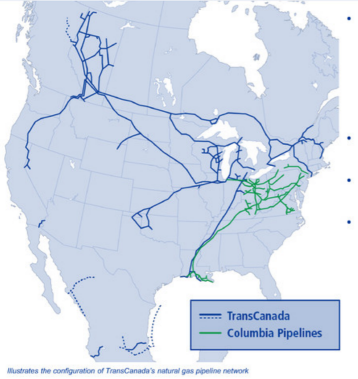
- Entered into agreement to acquire the outstanding common units of Columbia Pipeline Partners LP (CPPL) for cash at a price of US\$17.00 per common unit
 - US\$915 million acquisition subject to unitholder approval
 - Expect acquisition to close in first quarter 2017
- Results in 100 per cent ownership of Columbia's core assets, is expected to be accretive to earnings per share and simplifies corporate structure

TC PipeLines, LP Remains a Core Element of TransCanada's Strategy

*As of September 30, 2016

Columbia Pipeline Integration



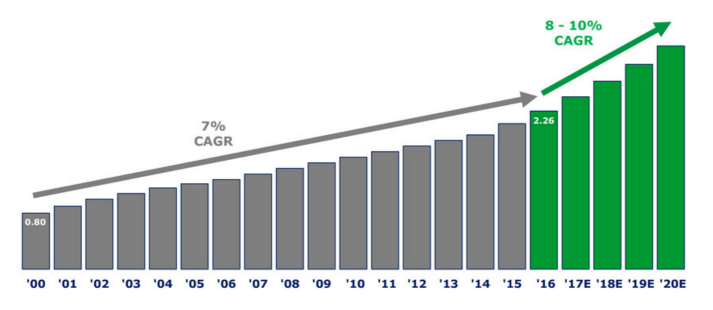


- Transformational acquisition created one of North America's largest regulated natural gas transmission businesses and provides a new platform for growth
- CPPL acquisition increases ownership in principal Columbia assets to 100 per cent
- Significant progress made in integrating Columbia's operations
- Expect to realize targeted US\$250 million of annualized benefits associated with acquisition
- Advancing US\$7.7 billion portfolio of growth initiatives and modernization investments

Incumbent Position in North America's Most Prolific, Low Cost Natural Gas Basins

\$25 Billion Visible Near-Term Capital Program

NGTL System	Project	Estimated Capital Cost*	Expected In-Service Date*
Grand Rapids	Columbia	US7.7	2016-2020
	NGTL System	5.4	2016-2020
	Canadian Mainline	0.7	2016-2017
A The Rep	Mazatian	US0.4	2016
Canadian Mainline	Topolobampo	US1.0	2017
Expansions / Napanee Bruce Power / r	Tula	US0.5	2017
	Villa de Reyes	US0.6	2018
	Sur de Texas	US1.3	2018
A MARK	Grand Rapids	0.9	2017
Columbia	Northern Courier	1.0	2017
	Napanee	1.1	2018
Topolobampo	Bruce Power Life Extension	1.2	2016-2020
Mazatian	Total Canadian Equivalent (1.31 exchange rate)	CAD25.4	
Sur de Texas	 TransCanada share in billions of dollars. Certain corporate and regulatory approvals. 	projects are subject to v	various conditions including
Villa de Reyes	Expected to Ge	nerate S	ignificant
Tula	Growth in Earni		Cash Flow
llustrates the configuration of TransCanada's near-term projects			12



Expected Annual Dividend Growth at the Upper End of Previous Guidance of 8 to 10 Per Cent Supported by Expected Growth in Earnings and Cash Flow

Funding Near-Term Growth

Issued ~\$3.5 Billion of Common Shares Under Bought Deal in November

- Proceeds to be used to repay a portion of the Columbia bridge loan facilities following decision to maintain full ownership interest in Mexico
- Over-allotment option exercised, increasing issuance from \$3.2 billion to \$3.5 billion

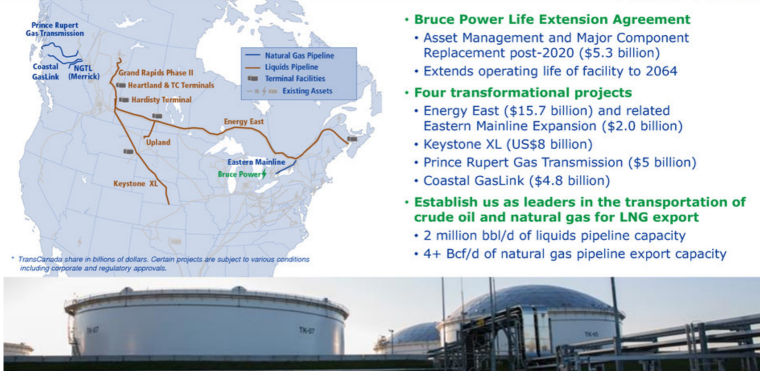
Numerous Other Levers Available to Fund Growth

- \$2.3 billion of cash and cash equivalents on hand as of September 30, 2016
- · Strong and growing internally generated cash flow
- Access to capital markets including:
 - Senior debt
 - · Preferred shares and hybrid securities
 - Raised \$1 billion of preferred shares at an initial rate of 4.90 per cent per annum in November
 - Dividend Reinvestment Plan and ATM, if appropriate
 - \$175 million or 39 per cent of third quarter 2016 dividends reinvested in common shares
 - Portfolio management including dropdowns to TC PipeLines, LP

Well Positioned to Fund Near-Term Capital Program

\$45 Billion+ of Commercially Secured Long-Term Projects*





Key Takeaways



Track Record of Delivering Long-Term Shareholder Value

15% average annual return since 2000

Visible Growth Portfolio

\$25 billion to 2020 Additional opportunity set includes over \$45 billion of medium to longer-term projects

Attractive, Growing Dividend

3.8% yield at current price 8-10% expected CAGR through 2020

Strong Financial Position

'A' grade credit rating Numerous levers available to fund future growth

Attractive Valuation Relative to North American Peers



Corporate Profile November 2016



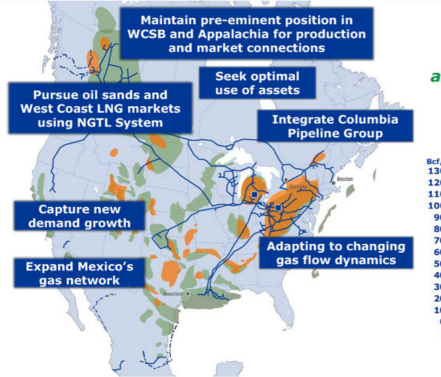


Natural Gas Pipelines

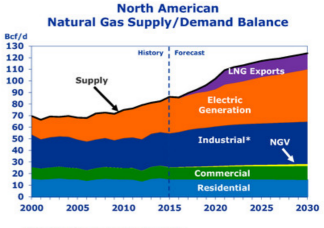




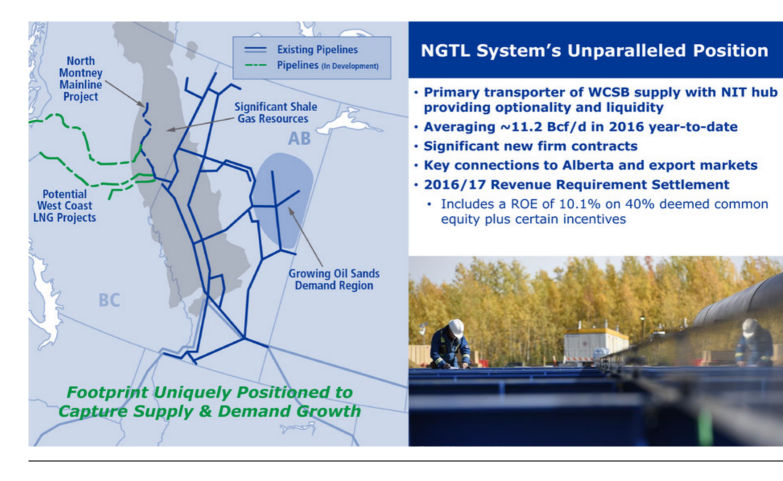




Growing Natural Gas Supply and Demand Provides Opportunity



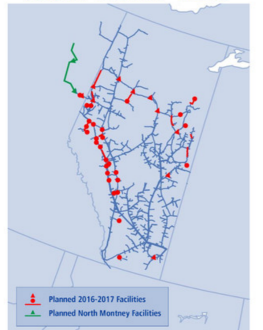
* Includes fuel used within the LNG process Source: TransCanada

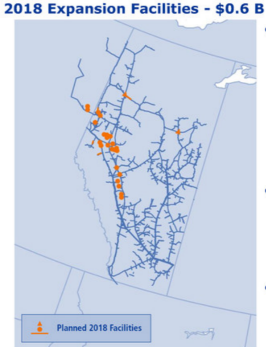


NGTL Near-Term Growth



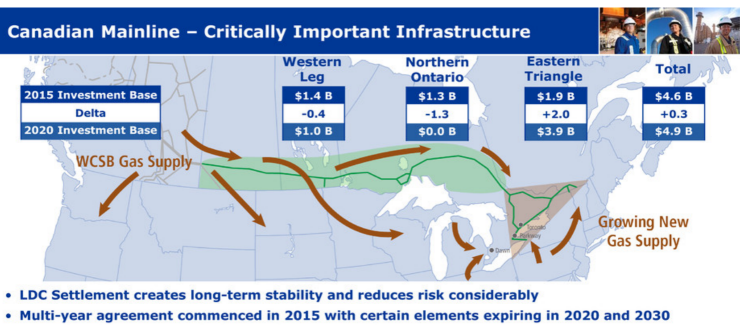
2016-17 Facilities - \$4.8 B





\$5.4 billion of new investments

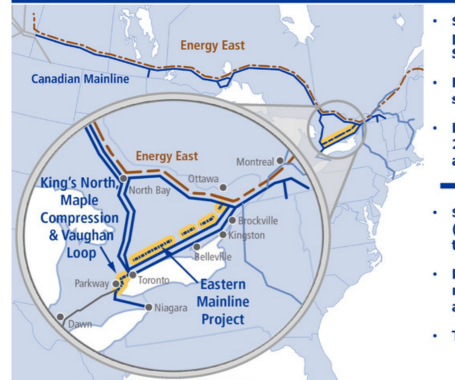
- Expected in-service between 2016 and 2020
- Includes \$1.7 billion North Montney pipeline
- \$4.0 billion approved by regulator
- Average investment base expected to increase significantly from \$6.7 billion in 2015
- Growth expected to continue



- Base ROE of 10.1% on 40% deemed common equity
- Annual contribution and incentives could result in ROE of 8.7% to 11.5%
- Strong delivery volumes averaging ~4.4 Bcf/d in 2016 year-to-date

Mainline Significantly De-Risked

Mainline Growth through Expansion within Eastern Triangle



- \$0.7 billion of new facility expansion projects required as part of LDC Settlement
- Provides increased access to growing supply of U.S. shale gas
- Expected in-service dates range from 2016 to 2017, subject to regulatory approvals
- \$2.0 billion Eastern Mainline Project (EMP) ensures existing and new firm transportation commitments are met
- Reached agreement with LDCs that resolves their issues with Energy East and the EMP
- Timing subject to regulatory approvals

Growing the U.S. Gas Pipelines Network



- Majority of portfolio highly contracted over the long-term
- Well-positioned in key geographic areas with access to multiple supply basins and large market centres
- ANR filed a rate case settlement with FERC for ultimate approval, which was supported or unopposed by all parties
 - 34.8% increase in rates effective August 1, 2016
 - Three year, US\$837 million capital program for reliability and modernization projects



Columbia Pipeline Group Asset Overview

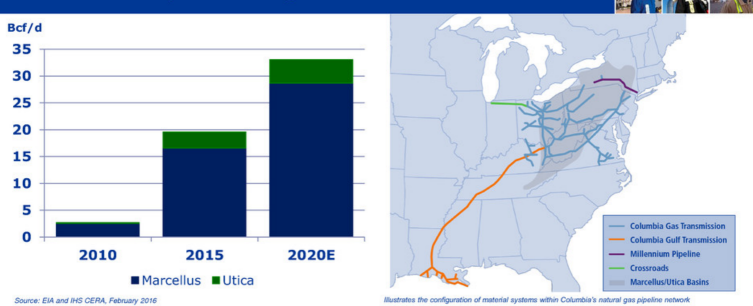


Columbia Gas Transmission (91.6% interest)

- 11,272 mile (18,141 km) FERC pipeline with average throughput of 3.9 Bcf/d
- 286 Bcf of working gas storage capacity
- Strong base business undergoing significant expansion to connect growing Marcellus/Utica supply
- Columbia Gulf Transmission (91.6% interest)
 - 3,341 mile (5,377 km) FERC pipeline with average throughput of 1.5 Bcf/d
 - System reversal and expansion offers
 competitive path to the Gulf Coast
- Millennium Pipeline (43.5% interest)
 - 253 mile (407 km) FERC pipeline with average throughput of 1.1 Bcf/d
 - Connects Pennsylvania supply to New York market

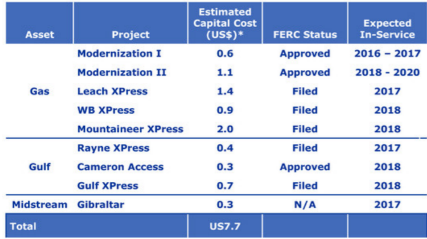
Premium Natural Gas Pipeline Network

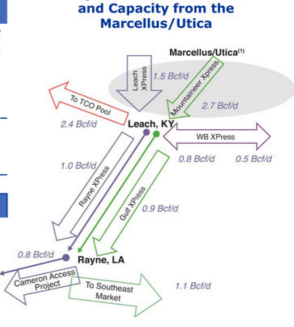
Positioned to Capture Growing Marcellus and Utica Production



- Significant growth in production expected
- · Asset footprint favourably situated relative to production

Columbia Pipeline Group Capital Program





Project Gas Flow Direction

(1) Shaded area represents the Marcellus and Utica shale gas production areas

Cameron LNG

Mexico – Solid Position and Growing

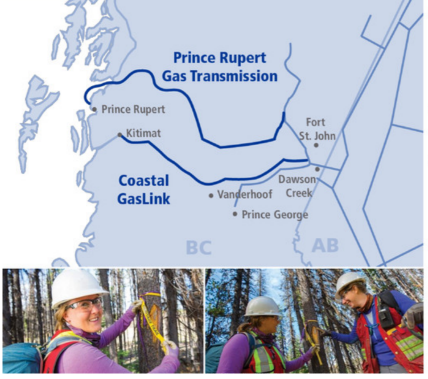


- Pipelines underpinned by long-term contracts with the Comisión Federal de Electricidad (CFE)
- Guadalajara and Tamazunchale pipelines are in-service
- Five new projects will increase investment in Mexico to over US\$5 billion
 - US\$1 billion Topolobampo pipeline substantially completed and recognizing revenue
 - US\$400 million Mazatlan pipelines (physical construction complete, awaiting natural gas to commence in-service under the contract)
 - US\$500 million Tula Pipeline (2017)
 - US\$550 million Villa de Reyes Pipeline (2018)
 - US\$1.3 billion* Sur de Texas Pipeline joint venture with IEnova (2018)

Opportunities for Future Growth

* TransCanada share

Positioned to Benefit from West Coast LNG



- Two large-scale projects underpinned by long-term contracts
- \$5 billion Prince Rupert Gas Transmission (PRGT) project
- \$4.8 billion Coastal GasLink (CGL) project
- PRGT and CGL have received their pipeline and facilities permits from the B.C. Oil and Gas Commission
- The Pacific NorthWest LNG project received Federal Government approval to proceed; the LNG project, and by extension PRGT, are now subject to a Final Investment Decision by PNW
- Also working with LNG Canada to determine the appropriate pace of work activities following their recent decision to delay the Final Investment Decision. LNG Canada has also received regulatory approval.
- No development cost risk and minimal capital cost risk on either project

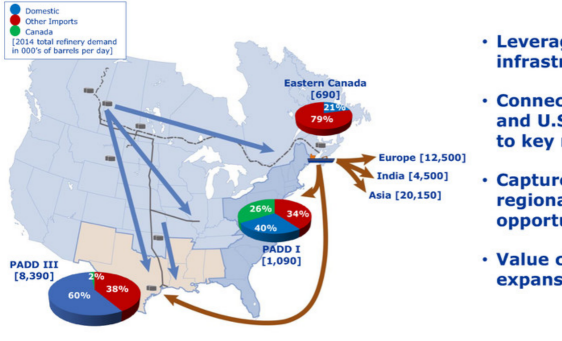


Liquids Pipelines



Our Liquids Pipelines Strategy





Source: CAPP 2015, IHS, EIA, Statistics Canada

- Leverage existing infrastructure
- Connect growing WCSB and U.S. shale oil supply to key refining markets
- Capture Alberta and U.S. regional liquids opportunities
- Value chain participation expansion

Keystone - A Premier Crude Oil Pipeline System



- Critical crude oil system that transports ~20% of Western Canadian exports to key U.S. refinery markets
- 545,000 bbl/d of long-haul, take or pay contracts
- 15-year average remaining contract length



Extending Keystone System's U.S. Gulf Coast Market Reach

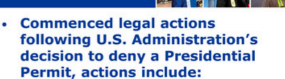


- U.S. Gulf Coast is largest refining centre in North America (~8 Mbbl/d of capacity)
- Extending system's reach to over 4.5 Mbbl/d of Gulf Coast refinery capacity:
 - Port Arthur
 - Houston/Texas City
 - Lake Charles
- Expected to enhance volumes on Keystone System
- Platform for growth and regional infrastructure expansion



Keystone XL – Maintaining a Valuable Option



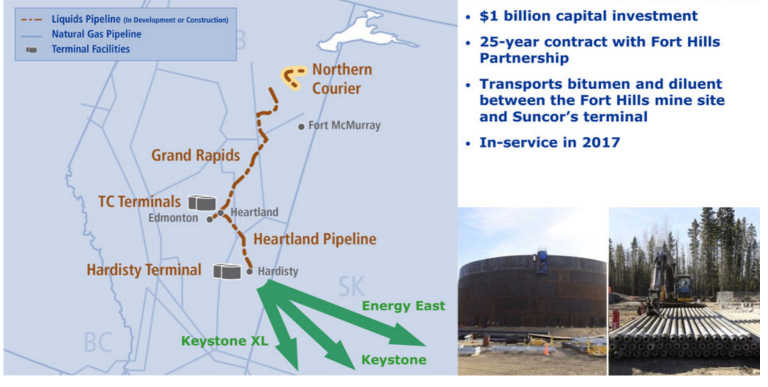


- Claim under NAFTA
- Lawsuit in U.S. Federal Court asserting that the President's decision to deny construction of Keystone XL exceeded his power under the U.S. Constitution
- \$2.9 billion after-tax write-down recorded in Fourth Quarter 2015 as a result of the denial
- Remain fully committed to advancing Keystone XL

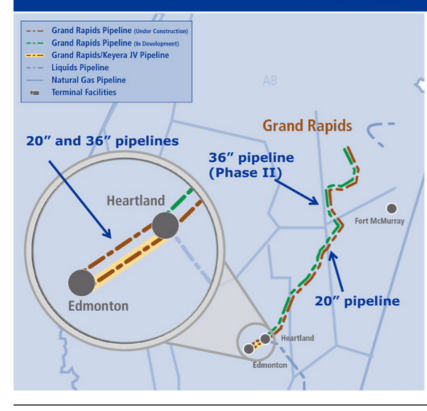
Remains a Competitive Transportation Solution to U.S. Gulf Coast

Northern Courier - Visible Liquids Pipeline Growth





Grand Rapids Pipeline – Bringing Supply to Market



- 50/50 joint venture investment with Brion Energy, a subsidiary of PetroChina
- Long-term contract with Brion Energy
- Transports crude oil and diluent between northern Alberta and the Edmonton/Heartland region
- Keyera joint venture between Edmonton and Heartland enhances diluent supply
- 20-inch pipeline (\$900 million*) expected to be in-service in 2017
- Phase II (\$700 million*) to be aligned with market demand

Capturing Production Growth and Meeting Diluent Requirements

* TransCanada share

Energy East – Critical to Reach Eastern Refineries and Tidewater



- \$15.7 billion investment
- 1.1 million bbl/d of capacity underpinned by long-term, take-or-pay contracts
- Would serve Montréal, Québec City and Saint John refineries
- Also provides tidewater access
- Project is subject to regulatory approvals
 - National Energy Board (NEB) review process expected to take 21-months culminating in a formal recommendation to the Governor in Council (Federal Cabinet)
 - The Governor in Council will then have six months to decide whether to approve the project
 - NEB panel members recently recused themselves; hearings adjourned until new panel appointed



Energy



Our Energy Strategy

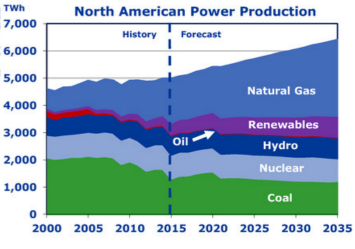
Maximize Value of

Existing Assets









Source: TransCanada, EIA, StatsCan, SENER, Others

Energy Footprint Following Sale of U.S. Northeast Power and Termination of Alberta PPAs





Substantially less merchant power exposure

Remaining assets underpinned primarily by long-term contracts with solid counterparties

Long-term Contracted Assets

Plant	Capacity (MW)*	Counterparty	Contract Expiry
Coolidge	575	Salt River Project	2031
Bécancour	550	Hydro-Québec	2026
Cartier Wind	365	Hydro-Québec	2026-2032
Grandview	90	Irving Oil	2024
Halton Hills	683	IESO	2030
Portlands	275	IESO	2029
Ontario Solar	76	IESO	2032-2034
Bruce Power Units 1-8	3,104	IESO	Up to 2064
Napanee (under construction)	900	IESO	20 Years from In-Service

~5,700 MW or 93% of operating capacity underpinned by long-term contracts with strong counterparties

* Our proportionate share of power generation capacity

Bruce Power

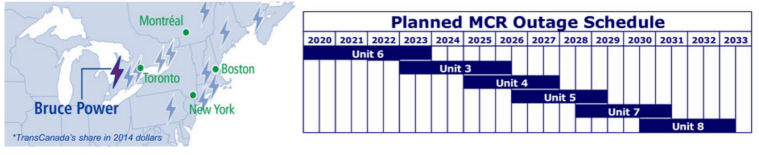




- TransCanada owns a 48.5% interest in Bruce Power
- World's largest operating nuclear facility
 - 8 reactors, 6,400 MW of capacity
- Capable of generating ~30% of Ontario's power needs
- Power sold under long-term contract with the Ontario Independent Electricity System Operator (IESO)
- Operations and related work are subject to regulatory oversight by the Canadian Nuclear Safety Commission (CNSC)
- Spent fuel, waste and decommissioning liabilities are the responsibility of Ontario Power Generation

Bruce Power Life Extension Agreement

- Amended agreement with the Ontario IESO to extend the life of Bruce Power, effective January 1, 2016 through December 31, 2064
- Multi-stage investment plan to refurbish Units 3 8
 - Asset Management (AM) capital ~\$2.5 billion*, including \$600 million* through 2020
 - Major Component Replacement (MCR) capital ~\$4 billion* through 2033
- Uniform power price of \$66.38/MWh effective April 1, 2016
 - Incorporates return of/on capital from historic investment, sustaining capital, O&M costs and first six years of AM capital
 - Power price is adjusted annually for inflation; Future AM and MCR capital cost estimates are finalized and also
 reflected in the power price over time
 - Off-ramps provide ability to exit future refurbishments if investment does not provide sufficient economic benefits



Napanee Generating Station





- \$1.1 billion, 900 MW combined-cycle gas-fired plant
- 20-year PPA with the Ontario IESO
- Construction nearing 50% complete
- In-service in 2018



Termination of Alberta Power Purchase Arrangements





Announced decision to terminate our Alberta Power Purchase Arrangements on March 7, 2016

- Arrangements contain a provision permitting PPA buyers to terminate PPAs if there is a change in law that makes the PPAs unprofitable or more unprofitable
- On July 25, 2016, the Government of Alberta brought an application in the Court of Queen's Bench to prevent the Balancing Pool from allowing termination of a PPA held by another party which contains identically worded termination provisions to our PPAs
- The outcome of this court application may affect resolution of the arbitration of the Sheerness, Sundance A and Sundance B PPAs
- Unprofitable market conditions are expected to continue as costs related to carbon emissions have increased and are forecast to continue to increase over the remaining term of the PPA agreements
- Continue to own four gas-fired cogeneration plants with capacity totaling 438 MW
- Also have an interest in two non-regulated natural gas storage facilities with 118 Bcf of capacity



Finance



Financial Strategy

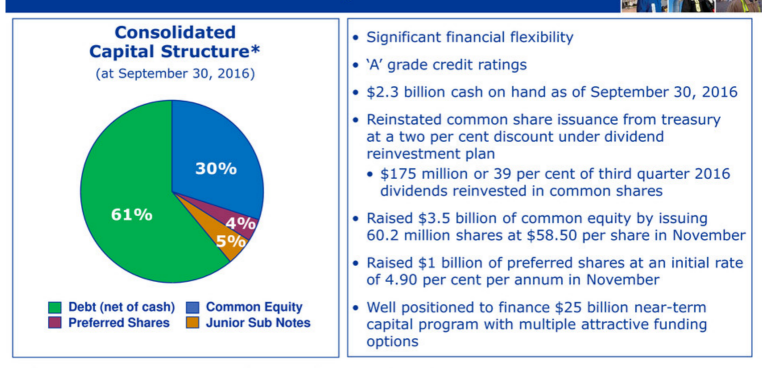




- Invest in low-risk assets that generate predictable and sustainable growth in earnings, cash flow and dividends
- Finance long-term assets with long-term capital
- Maintain financial strength and flexibility
- Value 'A' grade credit rating
- Effectively manage foreign exchange, interest rate and counterparty exposures
- Disciplined cost and capital management
- Simplicity and understandability of corporate structure

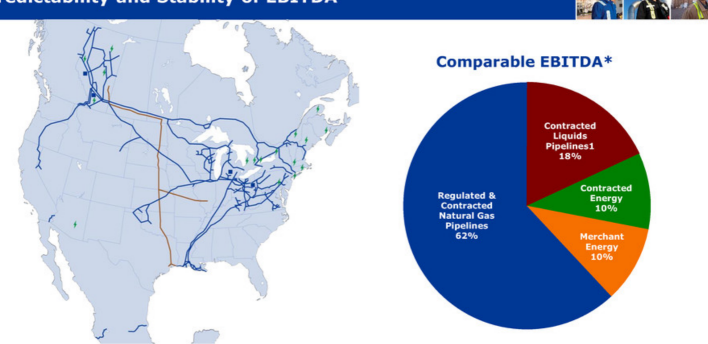
Built For All Phases of the Economic Cycle

Financial Position Remains Strong



* Common equity includes non-controlling interests in TC PipeLines, LP, Columbia Pipeline Partners LP and Portland.

Predictability and Stability of EBITDA



Monetization of U.S. Northeast Power Will Further Reduce Merchant Energy Exposure

*Based on amounts reported for the nine months ended September 30, 2016. Comparable EBITDA is a non-GAAP measure. See the non-GAAP measures slide at the front of this presentation for more information.

Risks are Known and Contained









Volumetric

- Spot movements on southern portion of Keystone System and on Great Lakes
- Availability at Bruce Power

Commodity

- · Alberta cogens and non-regulated natural gas storage
- Substantially reduced exposure upon sale of U.S. Northeast power portfolio and Alberta PPA terminations

Counterparty

- Strong counterparty support on contracted assets
- Cost-of-service or regulated businesses with strong underlying fundamentals

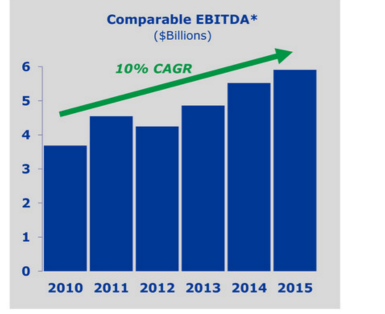
Interest Rates

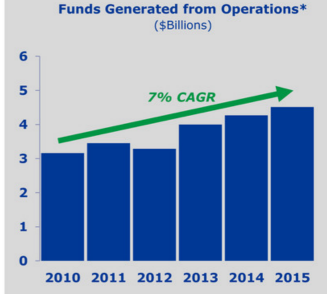
- Largely fixed-rate debt financed (~90%) with long duration
- 17-year average term at 5.3% coupon rate

Foreign Exchange

U.S. dollar assets and income streams predominately hedged with U.S. dollar-denominated debt

Strong Historical Financial Performance





Significant Growth in Comparable EBITDA and Funds Generated from Operations

*Comparable EBITDA and Funds Generated from Operations are non-GAAP measures. See the non-GAAP measures slide at the front of this presentation for more information.

Long Track Record of Dividend Growth



Supported by Industry-Leading Coverage Ratios

*Comparable Earnings per Share, Comparable Distributable Cash Flow per Share and Funds Generated from Operations are non-GAAP measures. See the non-GAAP measures slide at the front of this presentation for more information.

Appendix – Reconciliation of Non-GAAP Measures

	Nine months ended September 30	
	2016	2015
Net (Loss)/Income Attributable to Common Shares	482	1,218
Specific items (net of tax):		
Ravenswood goodwill impairment	656	
Alberta PPA terminations	176	
Acquisition related costs - Columbia	206	
Keystone XL income tax recoveries	(28)	
Keystone XL asset costs	24	-
Restructuring costs	10	14
TC Offshore loss on sale	3	
U.S. Northeast Power business monetization	3	
Alberta corporate income tax rate increase	-	34
Risk management activities	(50)	36
Comparable Earnings*	1,482	1,302
Net (Loss)/Income Per Common Share	\$0.66	\$1.72
Specific items (net of tax):		
Ravenswood goodwill impairment	0.89	
Alberta PPA terminations	0.25	
Acquisition related costs - Columbia	0.29	
Keystone XL income tax recoveries	(0.04)	
Keystone XL asset costs	0.03	
Restructuring costs	0.01	0.02
U.S. Northeast Power business monetization	-	
Alberta corporate income tax rate increase		0.05
Risk management activities	(0.07)	0.05
Comparable Earnings Per Common Share*	\$2.02	\$1.84
Average Common Shares Outstanding (millions)	734	709

*Comparable Earnings and Comparable Earnings per Share are non-GAAP measures. See the non-GAAP measures slide at the front of this presentation for more information.

Appendix – Reconciliation of Non-GAAP Measures continued

		Nine months ended September 30	
	2016	2015	
Comparable EBITDA*	4,757	4,381	
Depreciation and amortization	(1,425)	(1,313)	
Comparable EBIT*	3,332	3,068	
Other income statement items			
Comparable interest expense*	(1,341)	(990)	
Comparable interest income and other*	385	108	
Comparable income tax expense*	(630)	(668)	
Comparable net income attributable to non-controlling interests*	(187)	(145)	
Preferred share dividends	(77)	(71)	
Comparable Earnings*	1,482	1,302	
Specific items (net of tax):			
Ravenswood goodwill impairment	(656)	12	
Alberta PPA terminations	(176)		
Acquisition related costs - Columbia	(206)	1.7	
Keystone XL income tax recoveries	28		
Keystone XL asset costs	(24)		
Restructuring costs	(10)	(14)	
TC Offshore loss on sale	(3)		
U.S. Northeast Power business monetization	(3)		
Alberta corporate income tax rate increase	-	(34)	
Risk management activities	50	(36)	
Net Income Attributable to Common Shares	482	1,218	

*Comparable EBITDA, Comparable EBIT, Comparable interest expense, Comparable interest income and other, Comparable income tax expense, Comparable net income attributable to non-controlling interests and Comparable Earnings are non-GAAP measures. See the non-GAAP measures slide at the front of this presentation for more information. 53

Appendix – Reconciliation of Non-GAAP Measures continued

	Nine months ended September 30	
	2016	2015
Net Cash Provided by Operations	3,277	2,976
Increase/(decrease) in operating working capital	(28)	378
Funds Generated from Operations*	3,249	3,354
Specific items:		
Acquisition related costs - Columbia	238	
Keystone XL asset costs	37	-
Restructuring costs	-	20
U.S. Northeast Power business monetization	5	-
Current income taxes	-	
Comparable Funds Generated from Operations*	3,529	3,374

*Funds Generated from Operations, and Comparable Funds Generated from Operations are non-GAAP measures. See the non-GAAP measures slide at the front of this presentation for more information.



Corporate Profile November 2016

