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## **LEGAL NOTICE**

This document is not an offer or invitation for the subscription or purchase of or a recommendation of securities. It does not take into account the investment objectives, financial situation and particular needs of any investors. Before making an investment in Capstone Infrastructure Corporation (the "Corporation"), an investor or prospective investor should consider whether such an investment is appropriate to their particular investment needs, objectives and financial circumstances and consult an investment adviser if necessary.

### CAUTION REGARDING FORWARD-LOOKING STATEMENTS

Certain of the statements contained within this document are forward-looking and reflect management's expectations regarding the future growth, results of operations, performance and business of the Corporation based on information currently available to the Corporation. Forward-looking statements are provided for the purpose of presenting information about management's current expectations and plans relating to the future and readers are cautioned that such statements may not be appropriate for other purposes. These statements use forward-looking words, such as "anticipate", "continue", "could", "expect", "may", "will", "intend", "estimate", "plan", "believe" or other similar words, and include, among other things, statements found in "Results of Operations" and "Financial Position Review". These statements are subject to known and unknown risks and uncertainties that may cause actual results or events to differ materially from those expressed or implied by such statements and, accordingly, should not be read as guarantees of future performance or results. The forward-looking statements within this document are based on information currently available and what the Corporation currently believes are reasonable assumptions, including the material assumptions set out in the management's discussion and analysis of the results of operations and the financial condition of the Corporation ("MD&A") for the year ended December 31, 2022 under the headings "Changes in the Business", "Results of Operations" and "Financial Position Review", as updated in subsequently filed MD&A of the Corporation (such documents are available under the Corporation's SEDAR profile at www.sedar.com).

Other potential material factors or assumptions that were applied in formulating the forward-looking statements contained herein include or relate to the following: that the business and economic conditions affecting the Corporation's operations will continue substantially in their current state, including, with respect to industry conditions, general levels of economic activity, regulations, weather, taxes, inflation, and interest rates; that the preferred shares will remain outstanding and that dividends will continue to be paid on the preferred shares; that there will be no material delays in the Corporation's development projects achieving commercial operation; that the Corporation's power facilities will experience normal wind, hydrological and solar irradiation conditions, and ambient temperature and humidity levels; that there will be no further material changes to the Corporation's facilities, equipment or contractual arrangements; that there will be no material changes in the legislative, regulatory and operating framework for the Corporation's businesses; that there will be no material delays in obtaining required approvals for the Corporation's power facilities; that there will be no material changes in environmental regulations for the power facilities; that there will be no significant event occurring outside the ordinary course of the Corporation's businesses; the refinancing on similar terms of the Corporation's and its subsidiaries' various outstanding credit facilities and debt instruments which mature during the period in which the forward-looking statements relate; market prices for electricity in Ontario and the amount of hours that the Cardinal Facility is dispatched; the price that the Claresholm Solar Facility, the Kneehill Solar Facility, or the Whitecourt Biomass Facility will receive for its electricity considering the Whitecourt Biomass Facility's agreement with Millar Western, which includes sharing mechanisms regarding the price received for electricity sold by the facility.

Although the Corporation believes that it has a reasonable basis for the expectations reflected in these forward-looking statements, actual results may differ from those suggested by the forward-looking statements for various reasons, including: risks related to the Corporation's securities (controlling shareholder; dividends on common shares and preferred shares are not guaranteed; volatile market price for the Corporation's securities); risks related to the Corporation and its businesses (availability of debt and equity financing; default under credit agreements and debt instruments; geographic concentration; acquisitions, development and integration; environmental, health and safety; changes in legislation and administrative policy; foreign exchange fluctuations; reliance on key personnel); and risks related to the Corporation's power facilities (completion of the Corporation's development projects; power purchase agreements; operational performance; market price for electricity; contract performance and reliance on suppliers; land tenure and related rights; global conflicts; environmental; insurance coverage; climate change; cybersecurity and reliance on information technology; regulatory environment; environmental attributes; US jurisdiction; US tax incentives and availability of tax equity financing).

For a comprehensive description of these risk factors, please refer to the "Risk Factors" section of the Corporation's Annual Information Form dated March 21, 2023, as supplemented by disclosure of risk factors contained in any subsequent annual information form, material change reports (except confidential material change reports), business acquisition reports, interim financial statements, interim management's discussion and analysis and information circulars filed by the Corporation with the securities commissions or similar authorities in Canada (which are available under the Corporation's SEDAR profile at www.sedar.com).

The assumptions, risks and uncertainties described above are not exhaustive and other events and risk factors could cause actual results to differ materially from the results and events discussed in the forward-looking statements. The forward-looking statements within this document reflect current expectations of the Corporation as at the date of this document and speak only as at the date of this document. Except as may be required by applicable law, the Corporation does not undertake any obligation to publicly update or revise any forward-looking statements.

## MANAGEMENT'S DISCUSSION AND ANALYSIS

### INTRODUCTION

Management's discussion and analysis ("MD&A") summarizes Capstone Infrastructure Corporation's (the "Corporation" or "Capstone") consolidated operating results and cash flows for the three and six months ended June 30, 2023 with the comparative prior period and the Corporation's financial position as at June 30, 2022 and December 31, 2022.

This MD&A should be read in conjunction with the accompanying unaudited interim consolidated financial statements of the Corporation and notes thereto as at, and for the three and six months ended June 30, 2023, and the financial statements and MD&A for the year ended December 31, 2022. Additional information about the Corporation can be found in its other public filings, specifically the Corporation's Annual Information Form dated March 21, 2023 and its MD&A and audited annual financial statements for the year ended December 31, 2022. These filings are available under the Corporation's profile on the Canadian Securities Administrators' System for Electronic Document Analysis and Retrieval ("SEDAR") website at www.sedar.com.

This MD&A is dated August 4, 2023, the date on which this MD&A was approved by the Corporation's Board of Directors.

### BASIS OF PRESENTATION

Financial information in this MD&A is prepared in accordance with International Financial Reporting Standards ("IFRS") and amounts are in Canadian thousands of dollars or thousands of share amounts unless otherwise indicated.

### ADDITIONAL PERFORMANCE MEASURES DEFINITIONS

This MD&A also contains EBITDA, a performance measure not defined by IFRS. EBITDA is an additional GAAP performance measure and does not have a standardized meaning prescribed by IFRS and may not be comparable to similar measures presented by other issuers. The Corporation believes that this indicator is useful since it provides additional information about the Corporation's earnings performance and facilitates comparison of results over different periods. EBITDA is defined as earnings (loss) before financing costs, income tax expense, depreciation, and amortization. EBITDA includes earnings (loss) related to the non-controlling interest ("NCI") and equity accounted investments, interest income, other gains and losses (net), and foreign exchange gains and losses. EBITDA represents Capstone's capacity to generate income from operations before taking into account management's financing decisions and costs of consuming tangible capital assets and intangible assets, which vary according to their age, technology, and management's estimate of their useful life. EBITDA is presented on the consolidated statement of income.

### CHANGES IN THE BUSINESS

In the first half of 2023, Capstone continued to execute on its strategic objectives by achieving commercial operation ("COD") at each of Michichi and Kneehill, advancing its development projects, recontracting existing projects, and successfully managing financing activities providing funding for continued growth. Capstone also opened a western Canadian office in Calgary to support the company's growing fleet of renewable energy facilities in British Columbia, Alberta, and Saskatchewan.

### **Project Development Activities**

Capstone continues to pursue projects at various stages of development, and to build a development pipeline across several jurisdictions. The following table lists the significant development projects:

Name of project	Status	Gross MW	Jurisdiction	Technology
Michichi (1)	COD March 3, 2023	25	Alberta	Solar
Kneehill (2)	COD March 28, 2023	25	Alberta	Solar
MW added to operating portfolio		50		
Buffalo Atlee	In Construction	61	Alberta	Wind
Wild Rose 2 (3)	Development	192	Alberta	Wind
Early-stage development projects	Development	>1,000	Canada	Wind/Solar/Storage
MW capacity in Canada		>1,253		
Early-stage development projects	Development	>1,000	United States	Wind/Solar/Storage
MW capacity in the United States ("US")		>1.000		

- (1) Electricity and associated emissions offset credits generated are sold under the terms of a power purchase agreement ("PPA") expiring in 2038. The PPA includes an embedded derivative where the market price is swapped for a fixed price. Refer to "Accounting policies, estimates, and internal controls" in this MD&A
- (2) Electricity is sold at market rates to the Alberta Power Pool and associated emissions offset credits generated are sold to third parties.
- (3) The Alberta Utilities Commission ("AUC") will be holding a hearing with respect to amendments to the Wild Rose 2 project's existing approval.

Capstone expects to fund these projects from a combination of sources including equity from existing corporate liquidity, government funding, and third party project financing, if accretive.

## Sechelt Creek Facility EPA

On October 30, 2022, Capstone entered into an extension to the Sechelt Creek hydro facility Electricity Purchase Agreement ("EPA") with BC Hydro until January 31, 2023. Following this, on February 1, 2023, Capstone entered into a new 20 year EPA for the Sechelt Creek facility with BC Hydro, subject to British Columbia Utilities Commission ("BCUC") approval.

### **Financing Activities**

Capstone has executed a project financing for the Buffalo Atlee wind facility, expanded the US LC credit facility, refinanced the SkyGen and Skyway 8 wind projects, and received shareholder funding to support ongoing growth.

#### **Buffalo Atlee financing**

On January 27, 2023, Buffalo Atlee entered into a credit agreement which provided up to \$50,000 of variable rate debt for the construction of the wind facilities, which is converted to a fixed rate using an interest rate swap contract.

### **US LC facility extension**

On February 28, 2023, the US LC facility was increased to \$39,058, and now expires on December 23, 2024.

### SkyGen and Skyway 8 extensions

On March 17, 2023, the SkyGen and Skyway 8 term loans were extended with existing lenders, and now mature on March 23, 2025 and March 17, 2025, respectively.

### Class A shareholder funding

On June 27, 2023, Capstone's Class A common shareholder contributed \$70,000 in cash.

### SUBSEQUENT EVENTS

### Alberta Pauses New Renewable Energy Project Approvals

On August 3, 2023, the Government of Alberta has enacted the Generation Approvals Pause Regulation (the "Regulation") under the AUC. The Regulation prohibits the AUC from granting an approval in respect of a power plant that produces renewable energy during the period in which the Regulation is in force. The Regulation, which expires on February 29, 2024, clarifies that the prohibition on approvals does not apply to certain amendments of existing approvals. Concurrently, the Government of Alberta has also directed the AUC to conduct what appears to be a broad inquiry into the development of electricity generation in Alberta. Capstone continues to monitor the impact of the recently announced Regulation and any potential impacts to our Alberta projects in development.

### **RESULTS OF OPERATIONS**

### Overview

In 2023, Capstone's EBITDA and net income were both higher in the second quarter compared to the same period in the prior year, and both lower for the year-to-date period. Lower year-to-date EBITDA primarily reflects:

- Lower revenue due to generally lower wind production from less resource and fewer market runs at Cardinal, partially offset by higher Alberta Power Pool prices and the addition of the solar projects which achieved COD in March 2023;
- · Higher other losses from unrealized fair value changes on derivative financial instruments; and
- Higher expenses due to investing more in project development costs, adding operating expenses from the solar projects which achieved COD in March 2023, plus higher fuel costs at Whitecourt.

	Thr	Three months ended			x months ende	d
	Jun 30, 2023	Jun 30, 2022	Change	Jun 30, 2023	Jun 30, 2022	Change
Revenue	62,407	59,937	2,470	120,786	119,137	1,649
Expenses	(26,217)	(22,269)	(3,948)	(45,751)	(39,073)	(6,678)
Other income and expenses	27,559	8,699	18,860	(3,492)	29,501	(32,993)
EBITDA	63,749	46,367	17,382	71,543	109,565	(38,022)
Interest expense	(12,732)	(11,751)	(981)	(24,939)	(22,700)	(2,239)
Depreciation and amortization	(24,543)	(24,618)	75	(48,234)	(48,395)	161
Income tax recovery (expense)	(5,931)	(2,329)	(3,602)	(719)	(9,482)	8,763
Net income	20,543	7,669	12,874	(2,349)	28,988	(31,337)

The remaining material change in net income was:

- Higher interest expense due to the addition of the Buffalo Atlee, Michichi and Kneehill, Riverhurst, and SLGR financings since June 30, 2022; and
- · Lower income tax expense in 2023 relates to deferred taxes on financial instruments and capital assets.

## Seasonality

Overall, the results for Capstone's power segment fluctuate during the year because of seasonal factors that affect the production of each facility. These factors include scheduled maintenance and environmental factors such as water flows, solar irradiance, wind speeds, air density, ambient temperature, and humidity, which affect the amount of electricity generated. In aggregate, these factors have historically resulted in higher electricity production during the first and fourth quarters.

### Results by Segment

Capstone's MD&A discusses the results of the power segment, as well as corporate activities. The power segment consists of operating and development activities. The operating facilities produce electricity from wind, solar, biomass, natural gas, and hydrological resources, and are located in Ontario, Alberta, Nova Scotia, British Columbia, Québec, and Saskatchewan.

Corporate activities primarily comprise growth initiatives, capital structure expenses not specifically attributed to the facilities, and costs to manage, oversee, and report on the facilities.

### Revenue

Capstone's revenue is generated through long-term power contracts, as well as sales directly into the Alberta Power Pool, and under various contracts for electricity and the associated emissions offset credits, which vary in nature as disaggregated below.

Revenue	Three months ended			S	ix months ende	d
	Jun 30, 2023	Jun 30, 2022	Change	Jun 30, 2023	Jun 30, 2022	Change
Wind	27,292	30,424	(3,132)	62,935	69,864	(6,929)
Solar (1)	17,024	11,677	5,347	24,261	18,361	5,900
Biomass (1)	8,234	6,058	2,176	15,522	10,424	5,098
Gas	6,140	7,135	(995)	11,589	12,897	(1,308)
Hydro	3,717	4,643	(926)	6,479	7,591	(1,112)
Total Revenue	62,407	59,937	2,470	120,786	119,137	1,649

(1) Solar and Biomass include revenue from the generation and sale of electricity and emissions offset credits.

Power generated (GWh)	Th	Three months ended			ix months ende	d
	Jun 30, 2023	Jun 30, 2022	Change	Jun 30, 2023	Jun 30, 2022	Change
Wind	233.3	261.3	(28.0)	537.5	607.8	(70.3)
Solar	127.1	89.1	38.0	192.1	140.8	51.3
Biomass	45.7	47.8	(2.1)	95.6	94.5	1.1
Gas	8.9	14.1	(5.2)	8.9	16.5	(7.6)
Hydro	53.5	57.8	(4.3)	82.8	92.8	(10.0)
Total Power	468.5	470.1	(1.6)	916.9	952.4	(35.5)

Capstone's power segment earns revenue from:

- The wind facilities, in Ontario, Nova Scotia, Québec, and Saskatchewan, by selling electricity in accordance with their PPAs. On a megawatt ("MW") weighted-average-basis, there are 9 years remaining on the current PPAs.
- · The solar facilities, consisting of:
  - Amherstburg in Ontario, selling its electricity under a long-term PPA expiring in 2031;
  - Various projects in Alberta, which sell electricity and the associated emissions offset credits under various contracts including PPAs, into the Alberta Power Pool, and to third parties. On a MW weighted-average-basis, there are 8 years remaining on the current PPAs, with the earliest expiry in 2029.
- Whitecourt, a biomass facility in Alberta, by selling electricity at market rates to the Alberta Power Pool. Whitecourt also
  earns a portion of its revenue from the sale of emissions offset credits. These are supplemented or offset by a revenue
  sharing agreement with Whitecourt's fuel supplier, Millar Western Forest Products Ltd. ("Millar Western"), where
  contractual settlements are included in other gains and losses in the consolidated statement of income.
- Cardinal, a natural gas peaking facility in Ontario, from fixed payments for providing capacity and availability to the IESO
  with a 2034 power contract expiry and by supplying electricity to the Ontario grid when it is profitable to do so. In addition,
  Cardinal receives a fixed amount (subject to escalation) to provide operational and maintenance services to Ingredion's
  15MW facility.
- The hydro facilities, in Ontario and British Columbia, by selling electricity under long-term PPAs. On a MW weightedaverage-basis, there are 19 years remaining on the current PPAs, with the earliest expiry in 2040.

The following table shows the significant changes in revenue from 2022:

Three months	Six months	Explanations
2,428	4,948	Higher revenue from Whitecourt due to higher Alberta Power Pool prices.
4,248	4,918	Revenue from adding Michichi and Kneehill which achieved COD in March 2023.
(995)	(1,308)	Lower revenue at Cardinal due to fewer market runs.
(3,132)	(6,929)	Lower revenue from the wind facilities, due to lower wind resources.
(79)	20	Various other changes.
2,470	1,649	Change in revenue.

### Expenses

Expenses consist of expenditures within the power segment relating to operating expenses and costs to develop new projects, as well as corporate business development and administrative expenses.

Expenses	Three months ended			S	ix months ended	
	Jun 30, 2023	Jun 30, 2022	Change	Jun 30, 2023	Jun 30, 2022	Change
Wind	(6,769)	(6,036)	(733)	(13,415)	(12,542)	(873)
Biomass	(3,963)	(3,261)	(702)	(7,509)	(6,141)	(1,368)
Gas	(3,177)	(3,870)	693	(5,996)	(6,975)	979
Solar	(3,319)	(2,143)	(1,176)	(4,461)	(2,975)	(1,486)
Hydro	(995)	(1,149)	154	(2,021)	(2,062)	41
Power operating expenses	(18,223)	(16,459)	(1,764)	(33,402)	(30,695)	(2,707)
Administrative expenses	(2,618)	(2,282)	(336)	(5,273)	(4,362)	(911)
Project development costs	(5,376)	(3,528)	(1,848)	(7,076)	(4,016)	(3,060)
Total Expenses	(26,217)	(22,269)	(3,948)	(45,751)	(39,073)	(6,678)

Expenses for the operation and maintenance ("O&M") of the power facilities mainly consist of wages and benefits and payments to third party providers. Capstone's wind facilities are operated by Capstone's in-house operations and maintenance teams, except for Glen Dhu, Goulais, SkyGen, Saint-Philémon, Glace Bay, and Riverhurst, which are maintained under service agreements, typically with the original equipment manufacturers. The hydro facilities are operated and maintained under an O&M agreement. In addition, Cardinal, Whitecourt, Claresholm, Amherstburg, Michichi, and Kneehill rely on the internal capabilities and experience of Capstone's staff. Other significant costs include fuel, transportation, insurance, utilities, land leases, raw materials, chemicals, supplies, and property taxes.

Project development costs consist of direct staff costs, professional fees, and other costs to pursue greenfield opportunities, as well as costs to explore and execute transactions. Administrative expenses are comprised of staff costs, professional fees for legal, audit, and tax, as well as certain office administration and premises costs.

The following table shows the significant changes in expenses from 2022:

Three months	Six months	Explanations
(1,848)	(3,060)	Higher project development costs associated with early-stage development in 2023 year-to-date versus 2022.
(702)	(1,368)	Higher expenses at Whitecourt primarily due to fuel & transportation costs.
(901)	(933)	Operating expenses from adding Michichi and Kneehill which achieved COD in March 2023.
(497)	(1,317)	Various other changes.
(3,948)	(6,678)	Change in expenses.

## FINANCIAL POSITION REVIEW

### Overview

As at June 30, 2023, Capstone's working capital was an \$12,220 deficit, compared with a surplus of \$88,979 as at December 31, 2022. The decrease relates to the Grey Highlands Clean debt maturity in 2024, which Capstone expects to refinance, as well as higher accruals and cash spent to build the development projects.

Capstone has adequate financial flexibility to meet liquidity needs and support further growth, including \$93,759 of unrestricted cash and cash equivalents, and credit facility capacity of \$174,985 available, to meet liquidity needs and support further growth. Capstone and its subsidiaries continue to comply with all debt covenants.

## Liquidity

### **Working capital**

As at	Jun 30, 2023	Dec 31, 2022
Power	(13,958)	88,638
Corporate	1,738	341
Working capital (equals current assets, less current liabilities)	(12,220)	88,979

Capstone's working capital was \$101,199 lower than December 31, 2022 due to a decrease of \$102,596 in power, slightly offset by an increase of \$1,397 at corporate. The power segment decrease reflects \$52,183 as the Grey Highlands Clean project financing matures in 2024, and more construction and development activities leading to \$35,432 of additional accruals and \$31,304 of lower cash. The remaining differences include shifts in the current derivative liabilities and accounts receivable, partly offset by \$22,914 from extending the SkyGen and Skyway 8 debt.

### Cash and cash equivalents

As at	Jun 30, 2023	Dec 31, 2022
Power	91,804	123,108
Corporate	1,955	1,789
Unrestricted cash and cash equivalents	93,759	124,897

These funds are available for operating activities, capital expenditures, and future acquisitions. The \$31,138 decrease consists of a \$31,304 lower balance at power, slightly offset by a \$166 higher balance at corporate, reflecting \$70,000 from Class A common shareholder capital contributions, offset by increased funding for construction and development activities.

Cash at the power segment is comprised of \$12,458 at CPC and \$79,346 at the projects, which is only periodically accessible by corporate through distributions. The power segment's cash and cash equivalents are accessible through distributions under the terms of the CPC revolving credit facility, which allows for distributions, subject to certain conditions. In turn, CPC receives distributions from its subsidiary power assets, which are subject to the terms of their project-specific credit agreements.

In addition to these funds, the CPC revolving credit facility has an available capacity of \$159,799 as at June 30, 2023.

### **Cash flow**

Capstone's consolidated cash and cash equivalents for the quarter decreased by \$31,138 in 2023 compared with an increase of \$57,744 in 2022. The components of the change in cash, as presented in the consolidated statement of cash flows, are summarized as follows:

Six months ended	Jun 30, 2023	Jun 30, 2022
Operating activities	55,531	54,619
Investing activities	(169,125)	(86,200)
Financing activities (excluding dividends to shareholders)	83,844	90,761
Dividends paid to shareholders	(1,388)	(1,436)
Change in cash and cash equivalents	(31,138)	57,744

**Cash flow from operating activities** was \$912 higher in 2023 comprised of a \$2,107 decrease from the corporate segment, slightly offset by a \$3,019 increase from the power segment. The changes in corporate and power mainly reflect changes in working capital.

Cash flow used in investing activities was comparatively \$82,925 higher in 2023 resulting from an increase in projects under development ("PUD") offset by a decrease in capital assets. In 2023, \$151,619 was used for PUD, mainly to build Buffalo Atlee, Michichi, and Kneehill, and to advance Wild Rose 2. Additionally, \$18,029 was used for capital assets, mainly at Claresholm, Hydros, and Whitecourt in 2023.

Cash flow from financing activities was \$6,869 lower in 2023, as proceeds from Class A common shareholder contributions were \$10,000 lower than 2022 for the year-to-date period. Additional proceeds from long-term debt of \$4,193 and government funding of \$2,359 were used to pay for construction in 2023. The remaining difference relates to higher long-term debt repayments in 2023 of \$2,238.

### Long-term Debt

Capstone's long-term debt continuity for the six months ended was:

	Dec 31, 2022	Additions	Repayments	Other	Jun 30, 2023
Long-term debt (1), (2), and (3)	936,156	83,693	(92,995)	_	926,854
Deferred financing fees (4)	(20,737)	222	_	1,384	(19,131)
	915,419	83,915	(92,995)	1,384	907,723
Less: current portion of long-term debt (5)	(87,862)	_	_	(29,121)	(116,983)
	827,557	83,915	(92,995)	(27,737)	790,740

- (1) The power segment has drawn \$100,300 for letters of credit for project securities, along with \$25,938 supported by the common shareholder.
- (2) Additions of \$83,693 consist of CPC revolving credit facility draws of \$60,000 and Buffalo Atlee construction financing of \$23,693.
- (3) Repayments of \$92,995 include \$60,500 on the CPC revolving credit facility, and scheduled repayments.
- (4) Additions consist of deferred transaction costs on the Michichi and Kneehill financing and extensions of the US LC facility. See the "Changes in the Business" section in this MD&A for detail.
- (5) Change to current portion of \$29,121 reflects an increase of \$56,139 for the current maturity of the Grey Highlands Clean debt maturing mid-2024, partly offset by a decrease of \$22,914 from the SkyGen and Skyway 8 project financing extensions.

As at June 30, 2023, Capstone's long-term debt consisted of \$891,854 of project debt and \$35,000 for the CPC credit facility. The current portion of long-term debt was \$116,983, consisting of \$56,139 for Grey Highlands Clean debt maturing in 2024 and scheduled debt amortization. Capstone expects to repay the scheduled amortization from income generated by the power assets and is evaluating readily available options to refinance or extend the project debt maturing in the next twelve months.

CPC is subject to customary covenants, including specific limitations on leverage and interest coverage ratios. All of the power segment's project debt is non-recourse to Capstone, except for certain limited recourse guarantees provided to the lenders of the various facilities.

## Equity

Shareholders' equity comprised:

Jun 30, 2023	Dec 31, 2022
212,270	142,270
72,020	72,020
284,290	214,290
89,046	95,984
373,336	310,274
120,744	119,040
494,080	429,314
	212,270 72,020 284,290 89,046 373,336 120,744

- (1) Includes \$70,000 of cash capital contributions from Class A common shareholder in 2023.
- (2) Capstone has 3,000 publicly listed Series A preferred shares on the Toronto Stock Exchange.

## Capital Expenditure Program

Capstone's power segment incurred \$177,416 of capital expenditures during the six months ended June 30, 2023, which included \$201,383 of costs capitalized to PUD, less \$30,311 of government funding, plus \$6,344 of capital asset additions, excluding right-of-use ("ROU") asset additions.

Amounts capitalized to PUD in 2023 were primarily for costs to advance the Wild Rose 2 and Buffalo Atlee wind projects (\$130,366 and \$21,964, respectively), and costs for the construction of Michichi and Kneehill (\$54,583).

The government funding relates to the Michichi, Kneehill, Buffalo Atlee, and Wild Rose 2 projects which have agreements with the government of Canada, and are eligible for funding for a portion of the capital expenditures, subject to certain conditions.

### **Contractual Obligations**

Capstone enters into contractual commitments in the normal course of business, summarized as follows:

- · Long-term debt, financial instruments, and leases;
- · Purchase obligations, including capital expenditure commitments, operations, and management agreements; and
- Other commitments, including management services agreements, wood waste agreements, and guarantees.

As at June 30, 2023, Capstone's capital purchase obligations for development projects are \$171,733 for the Wild Rose 2 wind project, and \$45,572 for the Buffalo Atlee wind project.

There are no other significant changes to the specified contractual obligations that are outside the ordinary course of business. In addition, Capstone is not engaged in any off-balance sheet financing transactions or material contingent liabilities from asset operations.

### **Income Taxes**

The deferred income tax recovery relates to the deductible temporary differences on financial instruments and capital assets.

Deferred income tax assets and liabilities are recognized on Capstone's consolidated statement of financial position based on temporary differences between the accounting and tax bases of existing assets and liabilities. Deferred income tax assets and liabilities are calculated on a net basis where there is a legally enforceable right of offset within the same tax jurisdictions.

Capstone's deferred income tax assets primarily relate to unused tax losses carried forward. Capstone's deferred income tax liabilities primarily relate to the differences between the amortization of intangible and capital assets for tax and accounting purposes.

### DERIVATIVE FINANCIAL INSTRUMENTS

To manage certain financial risks inherent in the business, Capstone enters into derivative contracts primarily to mitigate the economic impact of the fluctuations in interest rates, foreign exchange, or electricity market prices. The fair values of these contracts included in the consolidated statement of financial position, were:

As at	Jun 30, 2023	Dec 31, 2022
Derivative contract assets	44,253	39,727
Derivative contract liabilities	(12,318)	(4,220)
Net derivative contract assets (liabilities)	31,935	35,507

Net derivative contract assets decreased by \$3,572 from December 31, 2022, due to losses of \$6,197 in the statement of income offset by contractual settlements of \$2,625 paid.

Fair value changes of derivatives in the consolidated statements of income and comprehensive income comprised:

	Three months ended		Six month	s ended
	Jun 30, 2023	Jun 30, 2022	Jun 30, 2023	Jun 30, 2022
Interest rate swap contracts (1)	19,588	14,844	(2,202)	34,921
Embedded derivatives (2)	6,892	(7,641)	(3,995)	(7,670)
Foreign currency contracts		9	_	
Gains (losses) on derivatives in net income	26,480	7,212	(6,197)	27,251
Foreign currency contracts in OCI	_	770	_	441
Gains (losses) on derivatives in comprehensive income	26,480	7,982	(6,197)	27,692

<sup>(1)</sup> The interest rate swap contracts include a contingent interest rate swap in anticipation of financing the Wild Rose 2 project. On March 13, 2023, the interest rate swap contract at Michichi was novated to each of the Michichi and Kneehill projects, as borrowers, and the interest rate swap contract at Buffalo Atlee 1 was novated to each of the four Buffalo Atlee projects, as borrowers.

The year-to-date loss of \$6,197 on derivatives includes a loss of \$32,677 for the three months ended March 31, 2023 offset by a gain of \$26,480 in the three months ended June 30, 2023. The year-to-date losses reflect higher forecasted Alberta Power Pool prices, resulting in a net decrease in the embedded derivatives, as well as generally lower forecasted interest rates during the swap periods since December 31, 2022, despite increases in the quarter, reducing the value of the interest rate swap contracts.

### RISKS AND UNCERTAINTIES

Capstone is subject to a variety of risks and uncertainties. These risks and uncertainties could impact future operating results and financial condition, which could adversely affect Capstone's ability to pay preferred dividends. For a comprehensive description of risks, please refer to the disclosure in the Corporation's MD&A for the year ended December 31, 2022 and the "Risk Factors" section of the Annual Information Form ("AIF") dated March 21, 2023 as supplemented by risk factors contained in any material change reports (except confidential material change reports), business acquisition reports, interim financial statements, interim MD&A, and information circulars filed by the Corporation with securities commissions or similar authorities in Canada, which are available on the SEDAR website at www.sedar.com.

## ENVIRONMENTAL, HEALTH, AND SAFETY REGULATION

Capstone monitors developments with respect to environmental, health, and safety regulation. Refer to the Corporation's prior environmental, health, and safety regulation disclosure in its MD&A for the year ended December 31, 2022 and the "Environmental, Health, and Safety Matters" section of the Corporation's Annual Information Form dated March 21, 2023, which are available on the SEDAR website at www.sedar.com.

<sup>(2)</sup> The embedded derivatives relate to fuel supply and PPA contracts. Refer to "Accounting policies, estimates, and internal controls" in this MD&A.

### SUMMARY OF QUARTERLY RESULTS

The following table provides a summary of the previous eight quarters of Capstone's financial performance.

	202	2023		2022	!	2021		
	Q2	Q1	Q4	Q3	Q2	Q1	Q4	Q3
Revenue	62,407	58,379	76,261	59,624	59,937	59,200	64,120	47,788
EBITDA	63,749	7,794	42,956	33,604	46,367	63,198	38,674	29,799
Net income (loss) (1)	13,249	(18,813)	2,193	(2,281)	5,854	19,342	2,559	(5,262)
Preferred dividends	694	694	694	694	694	694	694	613

<sup>(1)</sup> Net income (loss) attributable to the common shareholders of Capstone, which excludes non-controlling interests.

## ACCOUNTING POLICIES, ESTIMATES, AND INTERNAL CONTROLS

## **Changes in Accounting Policies**

The consolidated financial statements have been prepared in accordance with IFRS and are consistent with policies for the year ended December 31, 2022, except for the update to revenue recognition as described below.

The Corporation enters certain PPAs from time to time whereby the Corporation receives a fixed price per MW of electricity and the associated emissions offset credits generated and pays the prevailing Alberta Power Pool price per MW. Such PPAs may include embedded derivatives for the electricity component according to conditions met under IAS 37 and IFRS 9. The PPA embedded derivatives are classified as fair value through profit and loss ("FVTPL") as disclosed in the Financial Instruments accounting policy in the audited consolidated financial statements for the year ended December 31, 2022.

## **Future Accounting Changes**

The International Accounting Standards Board ("IASB") has not issued any significant accounting changes that impact the Corporation. Capstone is evaluating the impact of the narrow-scope amendments to IAS 1 and IAS 12 on the Corporation. The IAS 1 amendments clarify how liabilities are classified based on the conditions with which an entity must comply within twelve months after the reporting period, and are effective for annual reporting periods beginning on or after January 1, 2024. The IAS 12 amendment provides temporary relief from accounting for deferred taxes arising from the implementation of a minimum tax regime for multinationals, and is effective for annual reporting periods beginning on or after January 1, 2023.

In addition, the International Sustainability Standards Board ("ISSB") issued IFRS S1 and IFRS S2. These new standards identify and determine disclosure requirements for sustainability-related risks and opportunities that could affect an entity, and are effective for annual reporting periods beginning on or after January 1, 2024. Capstone is evaluating the impact on the Corporation. Furthermore, Capstone plans to monitor changes to IFRS and has implemented applicable IASB and ISSB changes to standards, new interpretations, and annual improvements.

### **Accounting Estimates**

The interim consolidated financial statements are prepared in accordance with IFRS, which require the use of estimates and judgment in reporting assets, liabilities, revenues, expenses, and contingencies.

Refer to note 2 "Summary of Significant Accounting Policies" in the most recent annual financial statements for the year ended December 31, 2022 for greater details of the areas of significance and the related critical estimates and judgments.

The following accounting estimates included in the preparation of the interim consolidated financial statements are based on significant estimates and judgments, which are summarized as follows:

A (0: :"	
Area of Significance	Critical Estimates and Judgments
Capital assets, projects under development and intangible asset	ts:
Purchase price allocations.	Initial fair value of net assets.
Depreciation on capital assets.	Estimated useful lives and residual value.
Amortization on intangible assets.	Estimated useful lives.
Asset retirement obligations.	Expected settlement date, amount and discount rate.
Impairment assessments of capital assets, projects under development and intangible assets.	Future cash flows and discount rate.
Deferred income taxes	Timing of reversal of temporary differences, tax rates and current and future taxable income.
Financial instruments and fair value measurements	<ul> <li>Forward Alberta Power Pool prices, volatility, credit spreads and production projections.</li> <li>Future cash flows and discount rate.</li> </ul>

Management's estimates are based on historical experience, trends, and various other assumptions that are believed to be reasonable under the circumstances. Actual results could materially differ from those estimates.

### Internal Controls over Financial Reporting and Disclosure Controls and Procedures

Since December 31, 2022, no material changes have occurred in Capstone's policies and procedures and other processes that comprise its internal controls over financial reporting and disclosure controls and procedures.

# INTERIM CONSOLIDATED FINANCIAL STATEMENTS

## UNAUDITED CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

As at	Notes	Jun 30, 2023	Dec 31, 2022
Current accets			
Current assets Cash and cash equivalents		93,759	124,897
Restricted cash		28,092	28,615
Accounts receivable		43,768	47,890
Current portion of loan receivable	5	16,181	14,921
Other assets	3	5,114	5,247
Current portion of derivative contract assets	6	13,244	11,028
Current portion of derivative contract assets	0	200,158	232,598
Non-current assets		200,136	232,396
Loans receivable	5	22,023	21,567
Derivative contract assets	6	31,009	28,699
	7	5,681	6,492
Equity accounted investments Capital assets	8	983,150	954,922
·	9	278,507	162,018
Projects under development	9	131,265	•
Intangible assets		7,159	137,811
Deferred income tax assets		1,658,952	6,328 1,550,435
Total assets	:	1,030,932	1,330,433
Current liabilities			
Accounts payable and other liabilities		88,455	53,976
Current portion of derivative contract liabilities	6	5,629	401
Current portion of lease liabilities		1,311	1,380
Current portion of long-term debt	10	116,983	87,862
		212,378	143,619
Long-term liabilities			
Derivative contract liabilities	6	6,689	3,819
Deferred income tax liabilities		99,146	98,135
Lease liabilities		42,926	35,309
Long-term debt	10	790,740	827,557
Liability for asset retirement obligation		12,993	12,682
Total liabilities		1,164,872	1,121,121
Equity attributable to shareholders of Capstone		373,336	310,274
Non-controlling interest		120,744	119,040
Total liabilities and shareholders' equity		1,658,952	1,550,435
Commitments and contingencies	16		

## UNAUDITED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

		Equity attributable to shareholders of Capstone				
	Notes	Share Capital	AOCI (1)	Retained Earnings	NCI (2)	Total Equity
Balance, December 31, 2021		134,290	5	73,742	96,129	304,166
Capital contribution	11	80,000	_	_		80,000
Other comprehensive income (loss)		_	332	_	_	332
Net income (loss) for the period  Dividends declared to preferred shareholders of		_	_	25,196	3,792	28,988
Dividends declared to preferred shareholders of Capstone <sup>(3)</sup>	11	_	_	(1,436)	_	(1,436)
Dividends declared to NCI		_	_	_	(1,835)	(1,835)
Convertible debenture repayments (4)		_	_	_	(150)	(150)
Contributions from NCI (5)		_	_	_	10,644	10,644
Balance, June 30, 2022		214,290	337	97,502	108,580	420,709

	Equity attributable to shareholders of Capstone					
	Notes	Share Capital	AOCI (1)	Retained Earnings	NCI <sup>(2)</sup>	Total Equity
Balance, December 31, 2022		214,290	_	95,984	119,040	429,314
Capital contribution	11	70,000	_	_	_	70,000
Net income (loss) for the period  Dividends declared to preferred shareholders of		_	_	(5,564)	3,215	(2,349)
Capstone (3)	11	_	_	(1,374)	_	(1,374)
Dividends declared to NCI		_	_	_	(1,967)	(1,967)
Contributions from NCI (5)		_	_	_	456	456
Balance, June 30, 2023		284,290		89,046	120,744	494,080

Accumulated other comprehensive income (loss) ("AOCI"). Non-controlling interest ("NCI").

Dividends declared to preferred shareholders of Capstone include current and deferred income tax recovery of \$14 (2022 - expense of \$48).

<sup>(3)</sup> (4) Repayments were to the holder of the convertible debenture related to the GHG Wind Development LP, SR Wind Development LP and SLS Wind Development LP wind facilities prior to the conversion from debt to equity by the debenture holder. Refer to Note 4. Includes contributions from Sawridge First Nation ("Sawridge") to Buffalo Atlee, Michichi, and Kneehill.

## UNAUDITED CONSOLIDATED STATEMENTS OF INCOME

		Three mont	Three months ended		s ended
	Notes	Jun 30, 2023	Jun 30, 2022	Jun 30, 2023	Jun 30, 2022
Revenue	12	62,407	59,937	120,786	119,137
Operating expenses	13	(18,223)	(16,459)	(33,402)	(30,695)
Administrative expenses	13	(2,618)	(2,282)	(5,273)	(4,362)
Project development costs	13	(5,376)	(3,528)	(7,076)	(4,016)
Equity accounted income (loss)	7	(537)	(198)	(811)	(198)
Interest income		1,589	493	3,221	824
Other gains and (losses), net	14	26,390	8,041	(5,979)	28,636
Foreign exchange gain (loss)		117	363	77	239
Earnings before interest expense, taxes, depreciation and amortization	-	63,749	46,367	71,543	109,565
Interest expense		(12,732)	(11,751)	(24,939)	(22,700)
Depreciation of capital assets	8	(21,166)	(21,255)	(41,651)	(41,693)
Amortization of intangible assets		(3,377)	(3,363)	(6,583)	(6,702)
Earnings before income taxes		26,474	9,998	(1,630)	38,470
Income tax recovery (expense)					
Current		(34)	(31)	(35)	(193)
Deferred		(5,897)	(2,298)	(684)	(9,289)
Total income tax recovery (expense)		(5,931)	(2,329)	(719)	(9,482)
Net income (loss)		20,543	7,669	(2,349)	28,988
Attributable to:	-				
Shareholders of Capstone		13,249	5,854	(5,564)	25,196
Non-controlling interest	_	7,294	1,815	3,215	3,792
		20,543	7,669	(2,349)	28,988
	-				

## UNAUDITED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

		Three months ended		Six months ended		
	Notes	Jun 30, 2023	Jun 30, 2022	Jun 30, 2023	Jun 30, 2022	
Gains (losses) on financial instruments designated as cash flow hedges <sup>(1)</sup>		_	577	_	332	
Other comprehensive income (loss)	_	_	577	_	332	
Net income (loss)	_	20,543	7,669	(2,349)	28,988	
Total comprehensive income (loss)		20,543	8,246	(2,349)	29,320	
Comprehensive income (loss) attributable to:	_					
Shareholders of Capstone		13,249	6,431	(5,564)	25,528	
Non-controlling interest	_	7,294	1,815	3,215	3,792	
		20,543	8,246	(2,349)	29,320	

<sup>(1)</sup> No cash flow hedges in 2023 (2022 - net of tax expense of \$193 and \$109 for the quarter and year to date)

## UNAUDITED CONSOLIDATED STATEMENTS OF CASH FLOWS

Six months ended	Notes	Jun 30, 2023	Jun 30, 2022
Operating activities:			
Net income (loss)		(2,349)	28,988
Deferred income tax expense		684	9,289
Depreciation and amortization		48,234	48,395
Non-cash other gains and (losses), net		2,961	(28,921)
Transaction costs on debt		(112)	(3,133)
Amortization of deferred financing costs and non-cash financing costs		1,704	2,779
Equity accounted (income) loss		811	198
Change in non-cash working capital and foreign exchange	_	3,598	(2,976)
Total cash flows from operating activities		55,531	54,619
Investing activities:			
Investment in projects under development	9	(151,619)	(63,970)
Investment in capital assets	8	(18,029)	(26,230)
Decrease (increase) in restricted cash		523	698
Proceeds from partial sale of subsidiary		_	3,302
Total cash flows used in investing activities		(169,125)	(86,200)
Financing activities:			
Proceeds from issuance of long-term debt		83,693	79,500
Proceeds from Class A common shareholder capital contribution		70,000	80,000
Proceeds from government funding		27,280	24,921
Proceeds received for repayment of loans to partner		421	_
Repayment of long-term debt		(92,995)	(90,757)
Dividends paid to non-controlling interests		(1,967)	(1,835)
Lease principal payments		(1,510)	(918)
Dividends paid to preferred shareholders		(1,388)	(1,436)
Advances on loans receivable to partner	5	(1,078)	_
Convertible debenture repayments		_	(150)
Total cash flows from (used in) financing activities	-	82,456	89,325
Increase (decrease) in cash and cash equivalents	-	(31,138)	57,744
Cash and cash equivalents, beginning of year		124,897	57,376
Cash and cash equivalents, end of period	-	93,759	115,120
Supplemental information:			
Interest paid		21,766	20,807
Taxes paid		935	699

## NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

### CORPORATE INFORMATION

Capstone is incorporated in British Columbia, domiciled in Canada, and located at 155 Wellington Street West, Suite 2930, Toronto, Ontario, M5V 3H1. All of Capstone's Class A common shares are owned by Irving Infrastructure Corp. ("Irving"), a subsidiary of iCON Infrastructure Partners III, LP ("iCON III"), a fund advised by London, UK-based iCON Infrastructure LLP ("iCON"), who is the ultimate parent. Capstone Infrastructure Corporation and its subsidiaries' (together the "Corporation" or "Capstone") mission is to drive the energy transition forward through creative thinking, strong partnerships, and a commitment to quality and integrity in how it does business. As at June 30, 2023, Capstone develops, owns, and operates clean and renewable energy projects across North America with an approximate net installed capacity of 824 megawatts across 31 facilities in Canada, including wind, solar, hydro, biomass, and natural gas power plants.

## 2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES AND ESTIMATES

There have been no material changes to Capstone's accounting policies during the first six months of 2023, except for the update to revenue recognition as described below.

### **Basis of Preparation**

### Statement of compliance

The interim consolidated financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS"), including International Accounting Standard ("IAS") 34 Interim Financial Reporting ("IAS 34") on a basis consistent with the accounting policies disclosed in the audited consolidated financial statements for the year ended December 31, 2022. In accordance with IAS 34, certain information and footnote disclosures included in the annual financial statements prepared in accordance with IFRS, as issued by the International Accounting Standards Board ("IASB"), have been omitted or condensed. These unaudited interim consolidated financial statements should be read in conjunction with the audited 2022 annual consolidated financial statements.

For a comprehensive description of risks, please refer to the disclosure in the Corporation's MD&A for the year ended December 31, 2022 and the "Risk Factors" section of the Annual Information Form ("AIF") dated March 21, 2023, which are available on the SEDAR website at www.sedar.com.

These interim condensed consolidated financial statements were approved by the Board of Directors for issue on August 4, 2023. All amounts are in Canadian thousands of dollars or thousands of share amounts unless otherwise indicated.

#### **Basis of measurement**

The interim consolidated financial statements have been prepared on a going concern basis of accounting and primarily under the historical cost basis, except for the revaluation of certain financial instruments, which are measured at fair value.

## Revenue Recognition

### **Revenue from Contracts with Customers**

The Corporation enters certain power purchase agreements ("PPA") from time to time whereby the Corporation receives a fixed price per MW of electricity and the associated emissions offset credits generated and pays the prevailing Alberta Power Pool price per MW. Such PPAs may include embedded derivatives for the electricity component according to conditions met under IAS 37 and IFRS 9. The PPA embedded derivatives are classified as fair value through profit and loss ("FVTPL") as disclosed in the Financial Instruments accounting policy in the audited consolidated financial statements for the year ended December 31, 2022.

### **Future Accounting Changes**

The IASB has not issued any significant new accounting standards that impact the Corporation since the standards described in the most recent annual financial statements for the year ended December 31, 2022. Capstone is evaluating the impact of the narrow-scope amendments to IAS 1 and IAS 12 on the Corporation. The IAS 1 amendments clarify how liabilities are classified based on the conditions with which an entity must comply within twelve months after the reporting period, and are effective for annual reporting periods beginning on or after January 1, 2024. The IAS 12 amendment provides temporary relief from accounting for deferred taxes arising from the implementation of a minimum tax regime for multinationals, and is effective for annual reporting periods beginning on or after January 1, 2023.

In addition, the International Sustainability Standards Board ("ISSB") issued IFRS S1 and IFRS S2. These new standards identify and determine disclosure requirements for sustainability-related risks and opportunities that could affect an entity, and are effective for annual reporting periods beginning on or after January 1, 2024. Capstone is evaluating the impact on the Corporation. Furthermore, Capstone plans to monitor changes to IFRS and has implemented applicable IASB and ISSB changes to standards, new interpretations and annual improvements.

## 3. SEASONALITY

The seasonality of environmental factors such as water flows, solar irradiance, wind speeds, air density, ambient temperature, and humidity, and scheduled maintenance, which affect the amount of electricity generated, may result in fluctuations in power segment revenue and net income during the period.

### 4. ACQUISITIONS AND TRANSACTIONS

### SLGR Convertible Debenture, Reorganization, and Refinancing

Pursuant to a convertible debenture held by a subsidiary of One West Holdings Ltd. ("Concord"), Concord had an option to convert the debt into a 50% ownership interest in the Ganaraska and Grey Highlands ZEP ("GHG"), Snowy Ridge ("SR"), and Settlers Landing ("SLS") wind projects. On July 14, 2022, as part of a reorganization, Capstone purchased 1% of Concord's option, then Concord exercised its right to convert its outstanding convertible debenture debt to equity, resulting in Capstone and Concord having 51% and 49% ownership interests in the projects, respectively. After conversion, changes to Concord's interest in the projects are reflected as net income (loss) attributable to NCI.

On July 14, 2022, the GHG, SR, and SLS wind projects were reorganized and the assets and liabilities of these wind facilities were transferred into SLGR Wind LP ("SLGR"). The projects remain consolidated in Capstone's interim statement of financial position and the statements of comprehensive income and cash flows in 2022 and 2023.

Concurrently, SLGR executed a refinancing which provided \$119,000 of variable rate project debt and swap contracts to convert the variable rate obligations to a fixed rate. The debt amortizes over the remaining term of the projects' PPAs.

### LOANS RECEIVABLE

	Jun 30, 2023	Dec 31, 2022
Sawridge (1)	22,023	21,567
Current portion (2)	16,181	14,921
	38,204	36,488

- (1) Capstone has provided its First Nation partner on the Buffalo Atlee wind projects and Michichi and Kneehill solar projects with a loan for their pro rata share of project costs. The principal is to be repaid from the projects' excess cash flows subsequent to the achievement of commercial operation ("COD"). The loan is interest-free until COD. The loan receivable is recorded at its fair value.
- (2) Capstone's demand loans to a partner, presented net of amortization. This loan receivable is recorded at amortized cost.

### 6. FINANCIAL INSTRUMENTS

The following table illustrates the classification of the Corporation's financial instruments, that have been recorded at fair value:

Recurring measurements	Level 1 Quoted prices in active markets for identical assets	<b>Level 2</b> Significant other observable inputs	Level 3 Significant unobservable inputs	Jun 30, 2023	Dec 31, 2022
Loans receivable (1)	_	22,023	_	22,023	21,567
Derivative contract assets:					
Embedded derivatives (3)	_	_	5,000	5,000	_
Interest rate swap contracts (2)	_	39,253	_	39,253	39,727
Less: current portion	_	(13,244)	_	(13,244)	(11,028)
	_	26,009	5,000	31,009	28,699
Derivative contract liabilities:					
Embedded derivatives (3)	_	_	10,189	10,189	3,819
Interest rate swap contracts	_	2,129	_	2,129	401
Less: current portion		(2,129)	(3,500)	(5,629)	(401)
	_		6,689	6,689	3,819

- (1) Includes loans receivable which are recorded at fair value with changes recognized through profit and loss. Refer to note 5.
- (2) The interest rate swap contracts include a contingent interest rate swap in anticipation of financing the Wild Rose 2 project. On March 13, 2023, the interest rate swap contract at Michichi was novated to each of the Michichi and Kneehill projects, as borrowers, and the interest rate swap contract at Buffalo Atlee 1 was novated to each of the four Buffalo Atlee projects, as borrowers.
- (3) The embedded derivatives relate to fuel supply and PPA contracts. Refer to note 2.

### Financial instruments not recorded at fair value

Accounts receivable, loans receivable, accounts payable and long-term debt are reported at carrying value on the statement of financial position. The fair values of these items approximate their carrying values with the exception of long-term debt, which has a fair value of \$913,685 compared to a carrying value of \$907,723.

#### Fair value determination

The Corporation has determined the fair value of Level 2 and 3 financial instruments as follows:

Loans receivable at FVTPL	According to the conditions met under IFRS 9, loans carried at FVTPL are measured using a discounted cash flow valuation based on the repayment schedule from project cash flows.
Interest rate swaps	Fair value fluctuates with changes in market interest rates.
<u> </u>	A discounted cash flow valuation based on a forward interest rate curve was used to determine their fair value.
Embedded derivatives	The determination of the fair value of the embedded derivative requires the use of option pricing models involving significant judgment based on management's estimates and assumptions, including the forward Alberta Power Pool prices, volatility, credit spreads and production projections.
Foreign currency	Fair value fluctuates with changes in the US dollar to the Canadian dollar.
contracts	A discounted cash flow valuation based on a forward USD/CAD exchange rate curve was used to determine their fair value.

Capstone, with the assistance of third-party experts, is responsible for performing the valuation of financial instruments, including Level 3 fair values. The valuation processes and results are reviewed and approved each reporting period. These critical estimates are discussed as part of the Audit Committee's quarterly review of the financial statements.

### EQUITY ACCOUNTED INVESTMENTS

As at		Jun 30, 2023	Dec 31, 2022
	Ownership %	Carrying Value	Carrying Value
Obra Maestra	50%	5,681	6,492
		5,681	6,492

Capstone's June 30, 2023 consolidated financial statements include its 50% interest as an equity accounted investment adjusted by its share of net income (loss) and contributions made subsequent to the initial contribution on June 7, 2022.

The change in Capstone's equity accounted investment for the period ended June 30, 2023 was:

Three months ended	Opening Balance <sup>(1)</sup>	Equity accounted income (loss)	Contributions	Ending balance
June 30, 2023	6,218	(537)	_	5,681
June 30, 2022	3,302	(198)	322	3,426

Six months ended	Opening Balance <sup>(1)</sup>	Equity accounted income (loss)	Contributions	Ending balance
June 30, 2023	6,492	(811)	_	5,681
June 30, 2022	3,302	(198)	322	3,426

<sup>(1)</sup> Prior year opening balance reflects balance at June 7, 2022.

On June 7, 2022, a Capstone subsidiary entered into an agreement with a subsidiary of Eurowind Energy A/S ("Eurowind") for the purpose of jointly developing renewable energy projects in the United States ("US"). Capstone and Eurowind have equal interests in these projects. Prior to the transaction, Capstone indirectly owned the projects and had included the balances as part of the March 31, 2022 consolidated financial statements.

The investments were deconsolidated on the date of the transaction. Since Capstone has the ability to exercise significant influence, but not control, over financial and operating policy decisions, the investment is accounted for on an equity accounting basis.

### CAPITAL ASSETS

	2023
As at January 1	954,922
Additions	15,402
Transferred from PUD (1)	54,583
Disposals	(106)
Depreciation	(41,651)
As at June 30	983,150

<sup>(1)</sup> Transfers of \$54,583 on COD of Michichi and Kneehill from projects under development. Refer to note 9.

The reconciliation of capital asset additions to cash basis included in consolidated statement of cash flow was:

	Six months	s ended
	Jun 30, 2023	Jun 30, 2022
Additions	15,402	6,008
Adjustment for non-cash ROU asset additions	(9,058)	_
Adjustment for change in capital asset additions included in accounts payable and accrued liabilities	11,685	20,222
Cash additions	18,029	26,230

## 9. PROJECTS UNDER DEVELOPMENT ("PUD")

	2023
As at January 1	162,018
Capitalized costs during the period	201,383
Less government funding	(30,311)
Transferred to capital assets (1)	(54,583)
As at June 30 <sup>(2)</sup>	278,507

- (1) Amounts were transferred on COD of Michichi and Kneehill. Refer to note 8.
- The balance primarily includes costs to develop the Wild Rose 2 project (\$193,444), Buffalo Atlee projects (\$63,874), and early-stage US development projects (\$12,571).

The reconciliation of additions to PUD to cash basis included in consolidated statement of cash flow was:

	Six months	Six months ended	
	Jun 30, 2023	Jun 30, 2022	
Capitalized costs during the period	201,383	70,309	
Adjustment for change in additions to PUD included in accounts payable and accrued liabilities	(49,764)	(6,339)	
Cash additions	151,619	63,970	

## 10. LONG-TERM DEBT

## (A) Components of Long-term Debt

As at	Jun 30, 2023	Dec 31, 2022
CPC credit facilities (1)	35,000	35,500
Project debt		
Wind (2)	524,883	548,492
Wind - Development (3)	23,693	_
Solar (4)	213,979	219,414
Gas	63,606	66,080
Hydro	65,633	66,610
Other	60	60
Power <sup>(5)</sup>	926,854	936,156
Less: deferred financing costs (6)	(19,131)	(20,737)
Long-term debt	907,723	915,419
Less: current portion	(116,983)	(87,862)
	790,740	827,557

- (1) The Capstone Power Corp. ("CPC") revolving credit facilities mature on December 15, 2024.
- (2) Wind project debt consists of Amherst, Erie Shores, Glace Bay, Glen Dhu, Goulais, Grey Highlands Clean, Saint-Philémon, SkyGen, Skyway8, SLGR, SWNS, and Riverhurst term facilities.
- (3) Wind project debt for development consists of Buffalo Atlee.
- (4) Solar project debt consists of Claresholm, Amherstburg, Michichi and Kneehill term facilities.
- 5) The power segment has \$100,300 of securities used on its letter of credit facilities and \$25,938 of letters of credit supported by the common shareholder.
- (6) Additions consist of deferred transaction costs on the Michichi and Kneehill financing, and extensions of the US LC facility.

### (B) Financing Changes

### **Buffalo Atlee financing**

On January 27, 2023, Buffalo Atlee entered into a credit agreement which provided up to \$50,000 of variable rate debt for the construction of the wind facilities, which is converted to a fixed rate using an interest rate swap contract.

### **US LC facility extension**

On February 28, 2023, the US LC facility was increased to \$39,058, and now expires on December 23, 2024.

### SkyGen and Skyway 8 extensions

On March 17, 2023, the SkyGen and Skyway 8 term loans were extended with existing lenders, and now mature on March 23, 2025 and March 17, 2025, respectively.

### 11. SHAREHOLDERS' EQUITY

The following table summarizes the Corporation's share capital:

As at	Jun 30, 2023	Dec 31, 2022
Common shares (1), (2)	212,270	142,270
Preferred shares	72,020	72,020
	284,290	214,290

- (1) Includes \$70,000 of cash capital contributions from Class A common shareholder in 2023.
- (2) Capstone has outstanding letters of credit of \$25,938 which are supported by the common shareholder under a financing and reimbursement agreement. Under the terms of the agreement, Capstone would reimburse the common shareholder for any payments made on its behalf related to the letters of credit.

Capstone maintains its preferred shares which declared dividends during the quarter as follows:

	Three mon	Three months ended		Six months ended	
	Jun 30, 2023	Jun 30, 2022	Jun 30, 2023	Jun 30, 2022	
Preferred shares declared (1)	692	755	1,374	1,436	

(1) Includes current and deferred income tax recovery of \$2 and \$14 for the quarter and year to date, respectively (2022 - expense of \$61 and \$48 for the quarter and year to date, respectively).

### 12. REVENUE BY NATURE

Capstone's power segment revenue is generated through long-term power contracts, as well as sales directly into the Alberta Power Pool, and under various contracts for electricity and the associated emissions offset credits, which vary in nature as disaggregated below. The corporate activities do not generate revenue.

	Three mon	Three months ended		s ended	
	Jun 30, 2023	Jun 30, 2022	Jun 30, 2023	Jun 30, 2022	
Wind	27,292	30,424	62,935	69,864	
Solar (1)	17,024	11,677	24,261	18,361	
Biomass (1)	8,234	6,058	15,522	10,424	
Gas <sup>(2)</sup>	6,140	7,135	11,589	12,897	
Hydro	3,717	4,643	6,479	7,591	
Total	62,407	59,937	120,786	119,137	

- (1) Solar and Biomass include revenue from the generation and sale of electricity and emissions offset credits.
- (2) Gas revenue at Cardinal consists of fixed payments for providing capacity and availability based on its PPA and other contracts; the remaining revenue is variable based on production.

## 13. EXPENSES BY NATURE

	Three months ended Jun 30, 2023 Project				Three months ended Jun 30, 2022 Project				
	Operating	Admin.	Development Costs	Total	Operating	Admin.	Development Costs	Total	
Maintenance & supplies	7,572	Admin.	Costs	7,572	4,960	Admin.	Costs	4,960	
• • • • • • • • • • • • • • • • • • • •	· ·	_	_	*	*	_	_	*	
Wages and benefits (1)	3,785	1,975	668	6,428	3,298	1,709	123	5,130	
Fuel & transportation	2,162	_	_	2,162	2,266	_	_	2,266	
Property expenses (2)	1,764	140	58	1,962	2,689	98	54	2,841	
Professional fees (3)	502	66	1,354	1,922	857	82	536	1,475	
Contract termination costs	_	_	2,873	2,873	_	_	2,415	2,415	
Insurance	1,082	40	_	1,122	1,052	37	_	1,089	
Power facility administration	859	_	_	859	854	_	_	854	
Other	497	397	423	1,317	483	356	400	1,239	
Total	18,223	2,618	5,376	26,217	16,459	2,282	3,528	22,269	

	Six months ended Jun 30, 2023				Six months ended Jun 30, 2022			
	Operating	Admin.	Project Development Costs	Total	Operating	Admin.	Project Development Costs	Total
Maintenance & supplies	12,454	_	_	12,454	9,272	_	_	9,272
Wages and benefits (1)	7,549	3,928	1,221	12,698	6,650	3,321	272	10,243
Fuel & transportation	3,989	_	_	3,989	3,919	_	_	3,919
Property expenses (2)	3,636	265	85	3,986	4,575	233	54	4,862
Professional fees (3)	881	126	2,180	3,187	1,638	141	759	2,538
Contract termination costs	_	_	2,873	2,873	_	_	2,415	2,415
Insurance	2,105	75	_	2,180	2,102	66	_	2,168
Power facility administration	1,672	_	_	1,672	1,549	_	_	1,549
Other	1,116	879	717	2,712	990	601	516	2,107
Total	33,402	5,273	7,076	45,751	30,695	4,362	4,016	39,073

<sup>(1)</sup> Wages and benefits include project development direct staff costs.

## 14. OTHER GAINS AND LOSSES

	Three mon	ths ended	Six months ended		
	Jun 30, 2023	Jun 30, 2022	Jun 30, 2023	Jun 30, 2022	
Changes in derivative financial instruments fair value (1)	26,480	7,203	(6,197)	27,251	
Losses on disposal of capital assets	(31)	(762)	(31)	(542)	
Other	(59)	1,591	249	1,927	
Unrealized losses on foreign currency contracts	_	9	_	_	
Other gains and (losses), net	26,390	8,041	(5,979)	28,636	

<sup>(1)</sup> The year-to-date loss of \$6,197 on derivatives includes losses from the interest rate swap contracts and a net decrease in the embedded derivatives, which consist of the fuel supply and PPA contracts. Refer to note 6.

 <sup>(2)</sup> Property expenses include leases, utilities, and property taxes.
 (3) Professional fees include legal, audit, tax and other advisory services.

### 15. SEGMENTED INFORMATION

The Corporation's business has one reportable segment containing the power operations, in order to assess performance and allocate capital, as well as the remaining corporate activities. The power operations and corporate activities are all located in Canada and the US. Management evaluates performance primarily on revenue, expenses, and EBITDA. Cash generating units within the power segment have similar economic characteristics based on the nature of the products or services they provide, the customers they serve, the method of distributing those products or services, and the prevailing regulatory environment.

	Three mo	nths ended Jun 30	Three months ended Jun 30, 2022			
	Power	Corporate	Total	Power	Corporate	Total
Revenue	62,407	_	62,407	59,937	_	59,937
Expenses	(23,106)	(3,111)	(26,217)	(19,754)	(2,515)	(22,269)
EBITDA	66,460	(2,711)	63,749	48,533	(2,166)	46,367
Interest expense	(12,732)	_	(12,732)	(11,751)	_	(11,751)
Income tax recovery (expense)	(6,364)	433	(5,931)	(2,594)	265	(2,329)
Net income (loss)	22,911	(2,368)	20,543	9,661	(1,992)	7,669
Additions to capital assets	5,237		5,237	3,780	_	3,780
Additions to PUD (1)	61,559		61,559	33,520	_	33,520

	Six mon	Six months ended Jun 30, 2023				Six months ended Jun 30, 2022			
	Power	Corporate	Total	Power	Corporate	Total			
Revenue	120,786	_	120,786	119,137	_	119,137			
Expenses	(39,622)	(6,129)	(45,751)	(34,545)	(4,528)	(39,073)			
EBITDA	76,875	(5,332)	71,543	113,473	(3,908)	109,565			
Interest expense	(24,939)	_	(24,939)	(22,700)	_	(22,700)			
Income tax recovery (expense)	(1,560)	841	(719)	(10,121)	639	(9,482)			
Net income (loss)	2,322	(4,671)	(2,349)	32,439	(3,451)	28,988			
Additions to capital assets	15,402	_	15,402	6,008	_	6,008			
Additions to PUD (1)	201,383	_	201,383	70,309	_	70,309			

<sup>(1)</sup> PUD additions primarily include costs to develop the Buffalo Atlee wind projects, Wild Rose 2 wind project, and early-stage US development projects, as well as Michichi and Kneehill prior to COD.

### 16. COMMITMENTS AND CONTINGENCIES

The Corporation, either directly or indirectly through its subsidiaries, has entered into various material contracts and commitments as disclosed in the annual consolidated financial statements for the year ended December 31, 2022. As at June 30, 2023, Capstone's development projects have aggregate commitments of \$217,305 for the construction of the projects. There are no other significant changes to the specified contractual obligations that are outside the ordinary course of business.

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