

BOYD GROUP INCOME FUND

INTERIM REPORT TO UNITHOLDERS
Second Quarter and Six Months Ended June 30, 2018

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To our Unitholders,

In the second quarter of 2018, we were once again able to demonstrate our ability to deliver consistent positive results, with increases in revenue, same-store sales and Adjusted EBITDA¹. Growth in these key financial metrics is the result of continued execution and focus on our growth and operational effectiveness strategies.

Total sales for the quarter were \$456.6 million, an 18.9% increase over the \$384.0 million achieved in the second quarter of 2017. The 115 locations added since April 1, 2017 generated \$76.5 million in incremental sales. Same-store sales, excluding foreign exchange, increased by \$12.3 million or 3.2%. Our glass business had same-store sales gains this quarter and contributed \$5.7 million, excluding foreign exchange, to the same-store sales increase. A lower quarter over quarter U.S. dollar foreign exchange rate negatively impacted sales by \$14.7 million.

Thus far in 2018, we have added 30 locations, including three intake centers. Six of these locations represent entry into the states of Alabama, Texas and Wisconsin. This new location growth is in line with our strategy of doubling the size of our business by 2020. Our corporate development team continues to have a healthy pipeline of targets and we remain confident that we will achieve our long-term growth goal.

In the second quarter of 2018, Adjusted EBITDA¹grew to \$42.5 million, or 9.3% of sales, compared with \$35.5 million, or 9.2% of sales, in the prior year. Contributions from new locations were the primary driver of the 19.8% increase.

Boyd had net earnings of \$12.8 million in the second quarter of 2018, compared to \$0.4 million in the same quarter of 2017. Impacting net earnings were fair value adjustments to financial instruments as a result of unit price increases in the quarter as well as acquisition and transaction costs (net of tax), amounting to \$8.3 million. In the second quarter of 2017, these same adjustments amounted to \$14.6 million. Excluding their impact would increase second quarter 2018 net earnings to \$21.1 million or 4.6% of sales. This compares to adjusted net earnings¹ of \$15.0 million or 3.9% of sales in 2017. This translated to adjusted net earnings¹ of \$1.08 per unit, compared to \$0.83 in the second quarter of 2017. The increase is primarily the result of new location growth. Decreased income tax expense as a result of U.S. tax reform also impacted net earnings and adjusted net earnings¹; however, this decrease was partially offset by increased expenses related to the enhanced benefits for U.S. employees, as previously announced.

The Fund generated adjusted distributable cash¹ of \$57.4 million and paid distributions and dividends of \$2.6 million in the second quarter of 2018, resulting in a payout ratio based on adjusted distributable cash¹ of 4.6%. This compares with adjusted distributable cash¹ of \$31.7 million and distributions and dividends paid of \$2.4 million, resulting in a payout ratio of 7.5% a year ago. The increase in adjusted distributable cash¹ is primarily due to the combination of increased Adjusted EBITDA¹ which resulted from location growth as well as lower levels of tax installments in 2018 compared to 2017. On a trailing twelve-month basis, the Fund's payout ratio stands at 7.5%.

¹ EBITDA, Adjusted EBITDA, distributable cash, adjusted distributable cash, adjusted net earnings and adjusted net earnings per unit are not recognized measures under International Financial Reporting Standards ("IFRS"). Management believes that in addition to revenue, net earnings and cash flows, the supplemental measures of distributable cash, adjusted distributable cash, adjusted net earnings, adjusted net earnings per unit, EBITDA and Adjusted EBITDA are useful as they provide investors with an indication of earnings from operations and cash available for distribution, both before and after debt management, productive capacity maintenance and non-recurring and other adjustments. Investors should be cautioned, however, that EBITDA, Adjusted EBITDA, distributable cash, adjusted distributable cash and adjusted net earnings should not be construed as an alternative to net earnings determined in accordance with IFRS as an indicator of the Fund's performance. Boyd's method of calculating these measures may differ from other public issuers and, accordingly, may not be comparable to similar measures used by other issuers. For a detailed explanation of how the Fund's non-GAAP measures are calculated, please refer to the Fund's MD&A filing for the period ended June 30, 2018, which can be accessed via the SEDAR Web site (www.sedar.com).

With respect to the balance sheet, the Fund held total debt, net of cash, of \$174.9 million, compared to \$214.9 million at March 31, 2018 and \$219.1 million at December 31, 2017. The decrease in debt during the quarter was the result of increased cash flows from operations. Cash flow from operations, before considering working capital changes, was \$34.5 million for the three months ended June 30, 2018 compared with \$26.3 million for the same period in 2017. The increase reflects higher Adjusted EBITDA¹. Management believes that the Fund's capital resources are sufficient to meet growth, working capital, capital expenditure and distribution requirements.

We remain confident in our ability to achieve our long-term goal of doubling our business by 2020, compared to 2015 on a constant currency basis. We are well-positioned to take advantage of the industry trends of consolidation and have ample "dry powder" with over \$400 million in cash and availability in our credit facility to act on opportunities.

On behalf of the Trustees of the Boyd Group Income Fund and Boyd Group employees, thank you for your continued support.

Sincerely,

(signed)

Brock Bulbuck Chief Executive Officer

Management's Discussion & Analysis

OVERVIEW

Boyd Group Income Fund (the "Fund"), through its operating company, The Boyd Group Inc. and its subsidiaries ("Boyd" or the "Company"), is one of the largest operators of non-franchised collision repair centers in North America in terms of number of locations and sales. The Company currently operates locations in five Canadian provinces under the trade name Boyd Autobody & Glass and Assured Automotive, as well as in 24 U.S. states under the trade name Gerber Collision & Glass. The Company uses newly acquired brand names during a transition period until acquired locations have been rebranded. The Company is also a major retail auto glass operator in the U.S. with locations across 34 U.S. states under the trade names Gerber Collision & Glass, Glass America, Auto Glass Service, Auto Glass Authority and Autoglassonly.com. The Company also operates a third party administrator, Gerber National Claims Services ("GNCS"), that offers glass, emergency roadside and first notice of loss services. GNCS has approximately 5,500 affiliated glass provider locations and 4,600 affiliated emergency roadside services providers throughout the U.S. The following is a geographic breakdown of the collision repair locations, including intake centers, and trade names.

AUTOBODY & GLASS	46 locations	9erbe	GLASS	403 locations		GLASS=AMERICA
Alberta	16	Florida	60	Oregon	9	oochoc
British Columbia	14	Illinois	57	Tennessee	9	gerber
Manitoba	14	Michigan	47	Oklahoma	5	53-30-50 (30-30-30-30-30-30-30-30-30-30-30-30-30-3
Saskatchewan	2	North Carolina	29	Pennsylvania	5	
		Ohio	27	Utah	5	AUTO GLASS SERVICE
		Indiana	26	Nevada	4	HOIC CLASS OLIKVICE
	76	Washington	26	Texas	3	
Assured	locations	Georgia	25	Alabama	2	A UTO GLASS
		Arizona	20	Idaho	1	UTO GLASS UTHORITY
Ontario	76	Colorado	19	Kansas	1	Experience the Difference
		Louisiana	11	Kentucky	1	
		Maryland	10	Wisconsin	1	
						AUTO SQLASSonly.com
The above numbers include 33 in	ake locations	The ab	ove numbers inc	clude 5 intake locations		gerber

Boyd provides collision repair services to insurance companies, individual vehicle owners, as well as fleet and lease customers, with a high percentage of the Company's revenue being derived from insurance-paid collision repair services. In Canada, government-owned insurers operating in Manitoba, Saskatchewan and British Columbia dominate the insurance-paid collision repair markets in which they operate. In the U.S. and Canadian markets other than Manitoba and Saskatchewan, private insurance carriers compete for consumer policyholders, and in many cases significantly influence the choice of collision repairer through Direct Repair Programs ("DRP's").

The Fund's units trade on the Toronto Stock Exchange under the symbol TSX: BYD.UN.

The following review of the Fund's operating and financial results for the three and six months ended June 30, 2018, including material transactions and events up to and including August 9, 2018, should be read in conjunction with the unaudited interim condensed consolidated financial statements for the three and six months ended June 30, 2018 as well as the annual audited consolidated financial statements, management discussion & analysis ("MD&A") and annual information form ("AIF") of Boyd Group Income Fund for the year ended December 31, 2017 as filed on SEDAR at www.sedar.com.

SIGNIFICANT EVENTS

On January 2, 2018, the Fund completed the settlement of the unit options issued on January 2, 2008. As a result of the settlement, 150,000 units were issued at an exercise price of \$2.70. The fair value of the unit options at settlement was \$14.7 million.

The Fund added 30 new collision locations since January 1, 2018 as follows:

Date	Location	Previously operated as
January 12, 2018	Lawrenceville, GA	n/a start-up
January 19, 2018	Collier County, FL (2 locations)	Autocraft Enterprises and Autocraft Naples
January 31, 2018	Sudbury, ON (4 locations)	Regent Autobody
February 20, 2018	Falcon, CO	Falcon Collision Center
February 23, 2018	Dallas, TX (3 locations)	Earth Collision Center
April 17, 2018	Seattle, WA (3 locations)	Professional Collision Group
May 1, 2018	Schaumburg, IL	n/a intake center
May 8, 2018	Merrillville, IN	n/a intake center
May 18, 2018	Alexandria, LA	Kyle's Collision Center
May 25, 2018	Atlanta, GA (2 locations)	Cherokee Collision Center
May 28, 2018	Bradford, ON	Chico's Collision
June 1, 2018	Orland Park, IL	n/a intake center
June 8, 2018	Chicago, IL	Brown's Auto Construction
June 27, 2018	Elk Grove Village, IL	Owner's Choice Collision
July 3, 2018	Aurora, ON	GaryRay Collision
July 6, 2018	Brunswick, OH	Shade's Auto Body
July 9, 2018	Nanaimo, BC	Stone Bros. Auto Body and Auto Wrecking
July 10, 2018	Elkhart, IN	Duncan RV Repair
August 3, 2018	Bessemer & Birmingham, AL	C&M Collision Center
August 3, 2018	Kenosha, WI	Jay-Bee Collision Repair Center

OUTLOOK

Boyd continues to execute on its growth strategy. During 2018, the Company has added 30 locations, while at the same time achieving organic growth through same-store sales increases of 3.5%.

Looking forward, the Company will continue to pursue accretive growth through a combination of organic growth (same-store sales growth) as well as acquisitions and new store development. Acquisitions will include both single location acquisitions as well as multi-location acquisitions. Combined, this strategy is expected to double the size of the business and revenues (on a constant currency basis) during the five-year period ending in 2020, implying an average annual growth rate of 15%. With prudent financial management and its strong balance sheet, Boyd is also well-positioned to take advantage of large acquisition opportunities, should they arise, which could accelerate the time frame to double its size. It is expected that this growth can be achieved while continuing to be disciplined and selective in the identification and assessment of all acquisition opportunities.

As performance based DRP programs with insurance companies continue to develop and evolve it is becoming increasingly important that top performing collision repairers, including Boyd, continue to drive towards higher levels of operating performance as measured primarily by customer satisfaction ratings, repair cycle times and average cost of repair. To this end, Boyd will continue to make investments to enhance its processes and operational performance.

Technician shortage is an ongoing issue that will take time to stabilize. Adding to the initiatives put in place in 2017, the Company has rolled out enhancements to benefits for U.S. employees that will be funded by a portion of the tax savings to be realized from U.S. Tax Reform. While the Company believes that these initiatives will prove successful in the long-term, the Company will continue to be challenged by technician capacity in the near term, including the third quarter of 2018. In the third quarter, the Company will also continue to incur additional expense related to enhanced benefits programs for U.S. employees. While the demand for Boyd's services continues to be strong and backlog and unprocessed repair work has

grown, third quarter same-store sales growth is likely to be lower than the level achieved in the second quarter. In terms of new location growth, the Company continues to see many opportunities to add new centers.

With respect to the trade dispute that continues to develop, based on currently available information and tariffs announced to date, there should be minimal impact, if any, on Boyd's business.

Management remains confident in its business model and its ability to increase market share by expanding its presence in North America through strategic acquisitions alongside organic growth from Boyd's existing operations. Accretive growth remains the Company's focus whether it is through organic growth or acquisitions. The North American collision repair industry remains highly fragmented and offers attractive opportunities for industry leaders to build value through focused consolidation and economies of scale. As a growth company, Boyd's objective continues to be to maintain a conservative distribution policy that will provide the financial flexibility necessary to support growth initiatives while gradually increasing distributions over time. The Company remains confident in its management team, systems and experience. This, along with a strong statement of financial position and financing options, positions Boyd well for success into the future.

BUSINESS ENVIRONMENT & STRATEGY

As at August 9, 2018, the business environment of the Company and strategies adopted by management remain unchanged from those described in the Fund's 2017 annual MD&A.

CAUTION CONCERNING FORWARD-LOOKING STATEMENTS

Statements made in this interim report, other than those concerning historical financial information, may be forward-looking and therefore subject to various risks and uncertainties. Some forward-looking statements may be identified by words like "may", "will", "anticipate", "estimate", "expect", "intend", or "continue" or the negative thereof or similar variations. Readers are cautioned not to place undue reliance on such statements, as actual results may differ materially from those expressed or implied in such statements.

The following table outlines forward-looking information included in this MD&A:

Forward-looking Information	Key Assumptions	Most Relevant Risk Factors
The stated objective of generating growth sufficient to double the size of the business over the five-year period	Acquisition opportunities continue to be available and are at acceptable and accretive prices	Acquisition market conditions change and repair shop owner demographic trends change
ending in 2020	Financing options continue to be available at reasonable rates and on	Credit and refinancing conditions prevent or restrict the ability of the Company to continue growth strategies
	acceptable terms and conditions	Changes in market conditions and operating environment
	New and existing customer relationships are expected to provide acceptable levels	Significant declines in the number of insurance claims
	of revenue opportunities	Integration of new stores is not accomplished as planned
	Anticipated operating results would be accretive to overall Company results	Increased competition which prevents achievement of acquisition and revenue goals
	Growth is defined as revenue on a constant currency basis	
Boyd remains confident in its business model to increase market share by	Continued stability in economic conditions and employment rates	Economic conditions deteriorate
expanding its presence in both the U.S. and Canada through strategic and accretive acquisitions alongside organic	Pricing in the industry remains stable	Loss of one or more key customers or loss of significant volume from any customer
growth from Boyd's existing operations	The Company's customer and supplier relationships provide it with competitive	Decline in the number of insurance claims
	advantages to increase sales over time	Inability of the Company to pass cost increases to customers over time
	Market share growth will more than offset systemic changes in the industry and environment	Increased competition which may prevent achievement of revenue goals
	Anticipated operating results would be accretive to overall Company results	Changes in market conditions and operating environment
		Changes in weather conditions

Forward-looking Information	Key Assumptions	Most Relevant Risk Factors
Stated objective to gradually increase distributions over time	Growing profitability of the Company and its subsidiaries	The Fund is dependent upon the operating results of the Company and its ability to pay interest and dividends to the Fund
	The continued and increasing ability of the Company to generate cash available for distribution	Economic conditions deteriorate
	Balance sheet strength and flexibility is	Changes in weather conditions
	maintained and the distribution level is manageable taking into consideration	Decline in the number of insurance claims
	bank covenants, growth requirements and maintaining a distribution level that is supportable over time	Loss of one or more key customers or loss of significant volume from any customer
		Changes in government regulation
	No change in the Fund's structure	
In 2018, the Company expects to make capital expenditures (excluding those related to acquisition and development of	The actual cost for these capital expenditures agrees with the original estimate	Expected actual expenditures could be beyond 1.6% to 1.8% of sales
new locations) within the range of 1.6% to 1.8% of sales	The purchase, delivery and installation of the capital items is consistent with the	The timing of the expenditures could occur on a different timeline
	estimated timeline	The Fund may identify additional capital expenditure needs that were not originally anticipated
	No other new capital requirements are identified or required during the period	
In 2018, third quarter same-store sales growth is likely to be lower than the	Technician capacity does not expand or contract rapidly	Changes in employee relations and staffing
level achieved in the second quarter of 2018	Demand for services remains stable	Changes in market conditions and operating environment
2018	Demand for services remains stable	Decline in the number of insurance claims
		Loss of one or more key customers or loss of significant volume from any customer

We caution that the foregoing table contains what the Fund believes are the material forward-looking statements and is not exhaustive. Therefore when relying on forward-looking statements, investors and others should refer to the "Risk Factors" section of the Fund's Annual Information Form, the "Business Risks and Uncertainties" and other sections of our Management's Discussion and Analysis and our other periodic filings with Canadian securities regulatory authorities. All forward-looking statements presented herein should be considered in conjunction with such filings.

NON-GAAP FINANCIAL MEASURES

EBITDA AND ADJUSTED EBITDA

Earnings before interest, taxes, depreciation and amortization ("EBITDA") is not a calculation defined in International Financial Reporting Standards ("IFRS"). EBITDA should not be considered an alternative to net earnings in measuring the performance of the Fund, nor should it be used as an exclusive measure of cash flow. The Fund reports EBITDA and Adjusted EBITDA because it is a key measure that management uses to evaluate performance of the business and to reward its employees. EBITDA is also a concept utilized in measuring compliance with debt covenants. EBITDA and Adjusted EBITDA are measures commonly reported and widely used by investors and lending institutions as an indicator of a company's operating performance and ability to incur and service debt, and as a valuation metric. While EBITDA is used to assist in evaluating the operating performance and debt servicing ability of the Fund, investors are cautioned that EBITDA and Adjusted EBITDA as reported by the Fund may not be comparable in all instances to EBITDA as reported by other companies.

The CPA's Canadian Performance Reporting Board defined standardized EBITDA to foster comparability of the measure between entities. Standardized EBITDA represents an indication of an entity's capacity to generate income from operations before taking into account management's financing decisions and costs of consuming tangible and intangible capital assets, which vary according to their vintage, technological age and management's estimate of their useful life. Accordingly, standardized EBITDA comprises sales less operating expenses before finance costs, capital asset amortization and impairment charges, and income taxes. Adjusted EBITDA is calculated to exclude items of an unusual nature that do not

reflect normal or ongoing operations of the Fund and which should not be considered in a valuation metric or should not be included in assessment of ability to service or incur debt. Included in this category of adjustments are the fair value adjustments to exchangeable Class A common shares, the fair value adjustments to unit based payment obligations, the fair value adjustments to convertible debenture conversion features and the fair value adjustments to the non-controlling interest put options and call liability. These items are adjustments that did not have any cash impact on the Fund. Also included as an adjustment to EBITDA are acquisition and transaction costs which do not relate to the current operating performance of the business units but are typically costs incurred to expand operations. From time to time, the Fund may make other adjustments to its Adjusted EBITDA for items that are not expected to recur.

The following is a reconciliation of the Fund's net earnings to EBITDA and Adjusted EBITDA:

	Fo	r the three Jun	mon e 30.		For the six months ended June 30,					
(thousands of Canadian dollars)		2018		2017		2018		2017		
Net earnings	\$	12,828	\$	421	\$	31,164	\$	15,433		
Add:										
Finance costs		2,298		3,016		4,920		5,514		
Income tax expense		6,433		7,780		13,084		15,197		
Depreciation of property, plant and equipment		8,126		6,590		15,824		12,713		
Amortization of intangible assets		4,326		2,914		8,503		5,662		
Standardized EBITDA	\$	34,011	\$	20,721	\$	73,495	\$	54,519		
Add:										
Fair value adjustments		7,829		14,327		10,134		13,129		
Acquisition and transaction costs		654		430		988		616		
Adjusted EBITDA	\$	42,494	\$	35,478	\$	84,617	\$	68,264		

ADJUSTED NET EARNINGS

In addition to EBITDA and Adjusted EBITDA, the Fund believes that certain users of financial statements are interested in understanding net earnings excluding certain fair value adjustments and other unusual or infrequent adjustments. This can assist these users in comparing current results to historical results that did not include such items. The following is a reconciliation of the Fund's net earnings to adjusted net earnings:

]	For the three Jun	 	For the six months ended June 30,					
(thousands of Canadian dollars, except per unit amounts)		2018	2017	2018		2017			
Net earnings Add:	\$	12,828	\$ 421	\$ 31,164	\$	15,433			
Fair value adjustments (non-taxable) Acquisition and transaction costs (net of tax)		7,829 484	14,327 262	10,134 731		13,129 375			
Adjusted net earnings	\$	21,141	\$ 15,010	\$ 42,029	\$	28,937			
Weighted average number of units		19,669,383	18,065,975	19,665,821		18,065,762			
Adjusted net earnings per unit	\$	1.075	\$ 0.831	\$ 2.137	\$	1.602			

Distributions and Distributable Cash

During the first quarter, distributions to unitholders and dividends to the BGHI shareholders were declared and paid as follows:

(thousands of Canadian doll	ars, except per unit and per share amounts)	Distribu	tion per Unit /	Distr	ibution	Dividend	
Record date	Payment date	Divide	nd per Share	a	mount	an	ount
January 31, 2018	February 26, 2018	\$	0.0440	\$	865	\$	10
February 28, 2018	March 27, 2018	Ψ	0.0440	Ψ	865	Ψ	10
March 31, 2018	April 26, 2018		0.0440		866		9
April 30, 2018	May 29, 2018		0.0440		865		10
May 31, 2018	June 27, 2018		0.0440		865		10
June 30, 2018	July 27, 2018		0.0440		866		9
		\$	0.2640	\$	5,192	\$	58

(thousands of Canadian doll	ars, except per unit and per share amounts)	Distribu	tion per Unit /	Distr	ibution	Dividend		
Record date	Divide	nd per Share	a	mount	amount			
January 31, 2017	February 24, 2017	\$	0.0430	\$	776	\$	10	
February 28, 2017	March 29, 2017		0.0430		777		10	
March 31, 2017	April 26, 2017		0.0430		777		10	
April 30, 2017	May 29, 2017		0.0430		777		10	
May 31, 2017	June 28, 2017		0.0430		777		10	
June 30, 2017	July 27, 2017		0.0430		777		10	
		\$	0.2580	\$	4,661	\$	60	

Maintaining Productive Capacity

Maintaining productive capacity is defined by Boyd as the maintenance of the Company's facilities, equipment, signage, vehicles, systems, brand names and infrastructure. Although most of Boyd's repair facilities are leased, funds are required to ensure facilities are properly repaired and maintained to ensure the Company's physical appearance communicates Boyd's standard of professional service and quality. The Company's need to maintain its facilities and upgrade or replace equipment, signage, systems and vehicles forms part of the annual cash requirements of the business. The Company manages these expenditures by annually reviewing and determining its capital budget needs and then authorizing major expenditures throughout the year based upon individual business cases.

For 2018, due to the fast evolving collision repair market, the Company expects to make cash capital expenditures (excluding those related to acquisition and development of new locations) within the range of 1.6% and 1.8% of sales. Emerging vehicle technologies requiring new, specialized repair equipment, as well as evolving information technology needs will again contribute to this higher level of budgeted spend for 2018. These proactive investments will position the Company to meet anticipated market needs.

In many circumstances, large equipment expenditures including automobiles, shop equipment and computers can be financed using either operating or finance leases. Cash spent on maintenance capital expenditures plus the repayment of operating and finance leases, including the interest thereon, form part of the distributable cash calculations.

Non-recurring and Other Adjustments

Non-recurring and other adjustments may include, but are not limited to, post closure environmental liabilities, restructuring costs and acquisition and transaction costs. Management is not currently aware of any environmental remediation requirements. Acquisition and transaction costs are added back to distributable cash as they occur.

Debt Management

In addition to finance lease obligations arranged to finance growth and maintenance expenditures on property and equipment, the Company has historically utilized long-term debt to finance the expansion of its business, usually through the acquisition and start-up of collision and glass repair and replacement businesses. Repayments of this debt do not form part of distributable cash calculations. Boyd's bank facilities include restrictive covenants, which could limit the Fund's ability to distribute cash. These covenants, based upon current financial results, would not prevent the Fund from paying future distributions at conservative and sustainable levels. These covenants will continue to be monitored in conjunction with any future anticipated distributions.

The following is a standardized and adjusted distributable cash calculation for 2018 and 2017:

Standardized and Adjusted Distributable Cash ⁽¹		For the three	mon	ths ended		For the six months ended						
(thousands of Canadian dollars, except per unit and		Jun	e 30,			June	e 30 ,					
per share amounts)		2018		2017		2018		2017				
Cash flow from operating activities before												
changes in non-cash working capital items	\$	34,457	\$	26,311	\$	69,522	\$	50,249				
Changes in non-cash working capital items		28,146		10,482		27,314		6,556				
Cash flows from operating activities		62,603		36,793		96,836		56,80				
Less adjustment for: Sustaining expenditures on plant, software												
and equipment (2)		(4,930)		(4,270)		(8,840)		(8,075				
Standardized distributable cash	\$	57,673	\$	32,523	\$	87,996	\$	48,730				
Standardized distributable cash per average unit and Class A common share												
Per average unit and Class A common share	\$	2.900	\$	1.778	\$	4.425	\$	2.664				
Per diluted unit and Class A common share (5)	\$	2.900	\$	1.752	\$	4.425	\$	2.62				
Standardized distributable cash from above Add (deduct) adjustments for:	\$	57,673	\$	32,523	\$	87,996	\$	48,730				
Acquisition and transaction costs (3)		654		430		988		610				
Proceeds on sale of equipment and software		182		96		353		259				
Principal repayments of finance leases (4)		(1,065)		(1,274)		(1,979)		(2,37)				
Payment to non-controlling interest (6)		(1,002)		(105)		(1,5.7)		(14)				
Adjusted distributable cash	\$	57,444	\$	31,670	\$	87,358	\$	47,08				
Adjusted distributable cash per average unit and Class A common share												
Per average unit and Class A common share	\$	2.888	\$	1.731	\$	4.392	\$	2.57				
Per diluted unit and Class A common share (5)	\$	2.888	\$	1.706	\$	4.392	\$	2.53				
Distributions and dividends paid												
Unitholders	\$	2,596	\$	2,331	\$	5,185	\$	4,66				
Class A common shareholders	Ψ	29	Ψ	29	Ψ	59	Ψ	59				
Total distributions and dividends paid	\$	2,625	\$	2,360	\$	5,244	\$	4,720				
Distributions and dividends paid												
Per unit	\$	0.132	\$	0.129	\$	0.264	\$	0.25				
Per Class A common share	\$	0.132		0.129	\$	0.264	\$	0.258				
Payout ratio based on standardized												
distributable cash		4.6%		7.3%		6.0%		9.79				
Payout ratio based on adjusted distributable cas		4.6%		7.5%		6.0%		10.09				

⁽¹⁾ As defined in the non-GAAP financial measures section of the MD&A.

⁽²⁾ Includes sustaining expenditures on plant and equipment, information technology hardware and computer software but excludes capital expenditures associated with acquisition and development activities including rebranding of acquired locations. In addition to the maintenance capital expenditures paid with cash, during 2018 the Company acquired a further \$0.9 million (2017 - \$1.0 million) in capital assets which were financed through finance leases and did not affect cash flows in the current period.

The Company has added back to distributable cash the costs related to acquisitions.

⁴⁾ Repayments of these leases represent additional cash requirements to support the productive capacity of the Company and therefore have been deducted when calculating adjusted distributed cash.

RESULTS OF OPERATIONS

Results of Operations	For the	three month	s ended	For the six months ended						
		June 30,			June 30,					
(thousands of Canadian dollars, except per unit amounts)	2018	% change	2017	2018	% change	2017				
Sales - Total	456,627	18.9	383,981	909,918	19.3	762,896				
Same-store sales - Total (excluding foreign exchange)	393,626	3.2	381,291	775,275	3.5	748,822				
Gross margin %	46.0	(0.9)	46.4	45.5	(1.3)	46.1				
Operating expense %	36.7	(1.3)	37.2	36.2	(2.4)	37.1				
Adjusted EBITDA (1)	42,494	19.8	35,478	84,617	24.0	68,264				
Acquisition and transaction costs	654	52.1	430	988	60.4	616				
Depreciation and amortization	12,452	31.0	9,504	24,327	32.4	18,375				
Fair value adjustments	7,829	(45.4)	14,327	10,134	(22.8)	13,129				
Finance costs	2,298	(23.8)	3,016	4,920	(10.8)	5,514				
Income tax expense	6,433	(17.3)	7,780	13,084	(13.9)	15,197				
Adjusted net earnings (1)	21,141	40.8	15,010	42,029	45.2	28,937				
Adjusted net earnings per unit (1)	1.075	29.4	0.831	2.137	33.4	1.602				
Net earnings	12,828	N/A	421	31,164	N/A	15,433				
Basic earnings per unit	0.652	N/A	0.023	1.585	N/A	0.854				
Diluted earnings (loss) per unit	0.652	N/A	(0.078)	1.585	N/A	0.673				
Standardized distributable cash (1)	57,673	77.3	32,523	87,996	80.6	48,730				
Adjusted distributable cash (1)	57,444	81.4	31,670	87,358	85.5	47,087				
Distributions and dividends paid	2,625	11.2	2,360	5,244	11.1	4,720				
(1) As defined in the non-GAAP financial measures section of the MD	&A									

2nd Quarter Comparison – Three months ended June 30, 2018 vs. 2017

Sales

Sales totaled \$456.6 million for the three months ended June 30, 2018, an increase of \$72.6 million or 18.9% when compared to 2017. The increase in sales was the result of the following:

- \$76.5 million of incremental sales were generated from 115 new locations
- Same-store sales excluding foreign exchange increased \$12.3 million or 3.2%, but decreased \$14.7 million due to the translation of same-store sales at a lower U.S. dollar exchange rate. The increase in same-store sales percentage was positively impacted by approximately 1.3 percentage points or \$5.7 million, excluding foreign exchange, due to same-store sales gains in the Glass business.
- Sales were affected by the closure of under-performing facilities which decreased sales by \$1.5 million

Same-store sales are calculated by including sales for locations and businesses that have been in operation for the full comparative period.

Per diluted unit and Class A common share amounts have been calculated in accordance with definitions of dilution and anitdilution contained in IAS 33, *Earnings per Share*. Diluted distributable cash amounts will differ from average distributable cash amounts on a per unit basis if earnings per unit calculations show a dilutive impact.

⁽⁶⁾ The transfer of cash during the period to the external partners of Glass America, associated with the taxable income and tax liabilities being allocated to them.

Gross Profit

Gross Profit was \$209.9 million or 46.0% of sales for the three months ended June 30, 2018 compared to \$178.3 million or 46.4% of sales for the same period in 2017. Gross profit increased primarily as a result of higher sales due to acquisition growth compared to the prior period. The gross margin percentage is impacted by the lower gross margin percentage in the Assured business, partially offset by improved parts margins. Assured has lower gross margins due to some higher sales sourcing costs, which are more than offset by their higher capacity utilization and, in turn, their higher operating leverage. The gross margin percentage is within normal ranges for mix and margin changes period to period.

Operating Expenses

Operating Expenses for the three months ended June 30, 2018 increased \$24.6 million to \$167.4 million from \$142.8 million for the same period of 2017, primarily due to the acquisition of new locations. Excluding the impact of foreign currency translation which lowered operating expenses by approximately \$6.0 million, expenses increased \$30.6 million from 2017 primarily as a result of new locations. Closed locations lowered operating expenses by a combined \$0.8 million.

Operating expenses as a percentage of sales were 36.7% for the three months ended June 30, 2018, which compared to 37.2% for the same period in 2017. The decrease as a percentage of sales was primarily due to the impact of lower operating expense ratios associated with the Assured business as a result of their higher capacity utilization, partially offset by the 0.3%, or 30 basis point impact of the enhanced benefits for U.S. employees.

Acquisition and Transaction Costs

Acquisition and Transaction Costs for the three months ended June 30, 2018 were \$0.7 million compared to \$0.4 million recorded for the same period of 2017. The costs relate to various acquisitions, including acquisitions from prior periods, as well as other completed or potential acquisitions.

Adjusted EBITDA

Earnings before interest, income taxes, depreciation and amortization, adjusted for the fair value adjustments related to the exchangeable share liability and unit option liability, convertible debenture conversion features and non-controlling interest put options and call liability, as well as acquisition and transaction costs ("Adjusted EBITDA")¹ for the three months ended June 30, 2018 totaled \$42.5 million or 9.3% of sales compared to Adjusted EBITDA of \$35.5 million or 9.2% of sales in the prior year. The \$7.0 million increase was primarily the result of incremental EBITDA contribution from new location growth. Changes in U.S. dollar exchange rates in 2018 decreased Adjusted EBITDA by \$1.3 million.

Depreciation and Amortization

Depreciation related to property, plant and equipment totaled \$8.1 million or 1.8% of sales for the three months ended June 30, 2018, an increase of \$1.5 million when compared to the \$6.6 million or 1.7% of sales recorded in the same period of the prior year. The increase was primarily due to acquisition growth as well as increased capital expenditures.

Amortization of intangible assets for the three months ended June 30, 2018 totaled \$4.3 million or 0.9% of sales, an increase of \$1.4 million when compared to the \$2.9 million or 0.8% of sales expensed for the same period in the prior year. The increase is primarily the result of the addition of new intangible assets from recent acquisitions.

Fair Value Adjustments

Fair Value Adjustment to Exchangeable Class A Common Shares liability resulted in a non-cash expense of \$2.5 million during the second quarter of 2018 compared to a non-cash expense of \$2.3 million in the prior year. The Class A exchangeable shares of BGHI are exchangeable into units of the Fund. This exchangeable feature results in the shares being presented as financial liabilities of the Fund. The liability represents the value of the Fund attributable to these shareholders. Exchangeable Class A shares are measured at the market price of the units of the Fund as of the statement of financial

¹ As defined in the non-GAAP financial measures section of the MD&A.

position date. The fair value adjustment, which increased the liability and resulted in the recording of the related expense, is the result of the increase in the value of the Fund's units.

Fair Value Adjustment to Unit Based Payment Obligation liability resulted in a non-cash expense of \$4.3 million for the second quarter of 2018 compared to \$5.4 million in the prior year. Similar to the exchangeable share liability, the unit option liability is impacted by changes in the value of the Fund's units. The cost of cash-settled unit-based transactions is measured at fair value using a Black-Scholes model and expensed over the vesting period with the recognition of a corresponding liability. The decrease in the liability is primarily the result of the settlement of 150,000 unit options on January 2, 2018, partially offset by the non-cash expense for the second quarter, which is primarily the result of the increase in the value of the Fund's units.

Fair Value Adjustment to Non-controlling Interest Put Option and Call liability resulted in a non-cash expense of \$1.0 million for the second quarter of 2018 compared to a \$1.8 million non-cash recovery in the same period of the prior year. The value of the put option is determined by discounting the estimated future payment obligations at each statement of financial position date. Pricing and market challenges in 2017 resulted in a non-cash recovery in the second quarter of 2017. The non-cash expense in the second quarter of 2018 is primarily the result of improvements in the Glass business, as well as the passage of time, resulting in a shorter period used in discounting the put option.

Finance Costs

Finance Costs of \$2.3 million or 0.5% of sales for the three months ended June 30, 2018 decreased from \$3.0 million or 0.8% of sales for the prior year. Finance costs decreased due to the conversion and redemption of the 2014 convertible debentures in November 2017, partially offset by draws on the revolving credit facility to fund acquisitions, including Assured.

Income Taxes

Current and Deferred Income Tax Expense of \$6.4 million for the three months ended June 30, 2018 compares to an expense of \$7.8 million for the same period in 2017. Income tax expense in 2018 is impacted by U.S. tax reform, which reduced the estimated blended U.S. federal and state tax rate from 39% to 26% in the U.S., effective January 1, 2018. Income tax expense continues to be impacted by permanent differences such as mark-to-market adjustments which impacts the tax computed on accounting income.

Net Earnings and Earnings Per Unit

Net Earnings for the three months ended June 30, 2018 was \$12.8 million or 2.8% of sales compared to net earnings of \$0.4 million or 0.1% of sales last year. The net earnings amount in 2018 was negatively impacted by fair value adjustments of \$7.8 million which were primarily due to the increase in unit price during the period and acquisition and transaction costs of \$0.5 million (net of tax). Excluding the impact of these adjustments, net earnings would have increased to \$21.1 million or 4.6% of sales. This compares to adjusted net earnings of \$15.0 million or 3.9% of sales for the same period in 2017 if the same items were adjusted. The increase in the adjusted net earnings for the year is primarily the result of the contribution of new location growth. Decreased income tax expense as a result of U.S. tax reform also impacted net earnings and adjusted net earnings; however, this decrease was partially offset by increased expenses related to the enhanced benefits for U.S. employees previously announced.

Basic Earnings Per Unit was \$0.652 per unit for the three months ended June 30, 2018 compared to a basic earnings per unit of \$0.023 in the same period in 2017. Diluted earnings per unit was \$0.652 for the three months ended June 30, 2018 compared to diluted loss per unit of \$0.078 in the same period of 2017. The increases in these amounts for the second quarter of 2018 are primarily attributed to the contribution of new location growth, decreased income tax expense and the impact of the fair value adjustments during 2018 compared to 2017, partially offset by increased expenses related to the enhanced benefits for U.S. employees, higher depreciation and amortization. Adjusted net earnings per unit was \$1.075 compared to \$0.831 in the second quarter of 2017.

Year-to-date Comparison – Six months ended June 30, 2018 vs. 2017

Sales

Sales totaled \$909.9 million for the six months ended June 30, 2018, an increase of \$147.0 million or 19.3% when compared to 2017. The increase in sales was the result of the following:

- \$154.2 million of incremental sales were generated from 123 new locations.
- Same-store sales excluding foreign exchange increased \$26.5 million or 3.5%, but decreased \$30.5 million due to the translation of same-store sales at a higher U.S. dollar exchange rate. The increase in same-store sales percentage was positively impacted by approximately 0.8 percentage points or \$8.4 million, excluding foreign exchange, due to same-store sales gains in the Glass business.
- Sales were affected by the closure of under-performing facilities which decreased sales by \$3.2 million.

Same-store sales are calculated by including sales for locations and businesses that have been in operation for the full comparative period.

Gross Profit

Gross Profit was \$414.4 million or 45.5% of sales for the six months ended June 30, 2018 compared to \$351.4 million or 46.1% of sales for the same period in 2017. Gross profit increased primarily as a result of higher sales due to acquisition growth compared to the prior period. The gross margin percentage is impacted by the lower gross margin percentage in the Assured business, as well as a higher mix of parts sales in relation to labour, partially offset by improved DRP pricing and improved parts margins. Assured has lower gross margins due to some higher sales sourcing costs, which are more than offset by their higher capacity utilization and, in turn, their higher operating leverage. The gross margin percentage is within normal ranges for mix and margin changes period to period.

Operating Expenses

Operating Expenses for the six months ended June 30, 2018 increased \$46.7 million to \$329.8 million from \$283.1 million for the same period of 2017, primarily due to the acquisition of new locations. Excluding the impact of foreign currency translation of approximately \$12.3 million, expenses increased \$59.0 million from 2017, primarily as a result of new locations. Closed locations lowered operating expenses by \$1.5 million.

Operating expenses as a percentage of sales were 36.2% for the six months ended June 30, 2018, which compared to 37.1% for the same period in 2017. The decrease in operating expenses as a percentage of sales was primarily due to the impact of lower operating expense ratios associated with the Assured business as a result of their higher capacity utilization as well as the impact of higher same-store sales levels leveraging the fixed component of operating expenses, partially offset by the impact of the enhanced benefits for U.S. employees.

Adjusted EBITDA

Earnings before interest, income taxes, depreciation and amortization, adjusted for the fair value adjustments related to the exchangeable share liability and unit option liability, convertible debenture conversion features and non-controlling interest put option and call liability, as well as acquisition and transaction costs ("Adjusted EBITDA")¹ for the six months ended June 30, 2018 totaled \$84.6 million or 9.3% of sales compared to Adjusted EBITDA of \$68.3 million or 8.9% of sales in the prior year. The \$16.3 million increase was primarily the result of incremental EBITDA contribution from new location growth, combined with a lower operating expense ratio. Changes in U.S. dollar exchange rates in 2018 decreased Adjusted EBITDA by \$2.7 million.

¹ As defined in the non-GAAP financial measures section of the MD&A.

Depreciation and Amortization

Depreciation related to property, plant and equipment totaled \$15.8 million or 1.7% of sales for the six months ended June 30, 2018, an increase of \$3.1 million when compared to the \$12.7 million or 1.7% of sales recorded in the same period of the prior year. The increase was primarily due to acquisition growth as well as increased capital expenditures.

Amortization of intangible assets for the six months ended June 30, 2018 totaled \$8.5 million or 0.9% of sales, an increase of \$2.8 million when compared to the \$5.7 million or 0.7% of sales expensed for the same period in the prior year. The increase is primarily the result of the addition of new intangible assets from recent acquisitions.

Fair Value Adjustments

Fair Value Adjustment to Exchangeable Class A Common Shares liability resulted in a non-cash expense of \$3.2 million for the first six months of 2018 compared to \$2.2 million in the prior year. The Class A exchangeable shares of BGHI are exchangeable into units of the Fund. This exchangeable feature results in the shares being presented as financial liabilities of the Fund. The liability represents the value of the Fund attributable to these shareholders. Exchangeable Class A shares are measured at the market price of the units of the Fund as of the statement of financial position date. The fair value adjustment, which increased the liability and the related expense for both periods, is the result of increases in the value of the Fund's units.

Fair Value Adjustment to Unit Based Payment Obligation was a non-cash expense of \$5.9 million for the first six months of 2018 compared to \$6.0 million in the prior year. The cost of cash-settled unit-based transactions is measured at fair value using a Black-Scholes model and expensed over the vesting period with the recognition of a corresponding liability. The decrease in the liability is primarily the result of the settlement of 150,000 unit options on January 2, 2018, partially offset by the non-cash expense for the first two quarters of 2018, which is primarily the result of the increase in the value of the Fund's units.

Fair Value Adjustment to Non-controlling Interest Put Options and Call Liability resulted in a non-cash expense of \$1.1 million for the first six months of 2018 compared to a non-cash recovery of \$3.1 million in the same period of the prior year. The value of the put option is determined by discounting the estimated future payment obligations at each statement of financial position date. The non-cash expense in the first two quarters of 2018 is primarily the result of improvements in the Glass business, as well as the passage of time, resulting in a shorter period used in discounting the put option.

Finance Costs

Finance Costs of \$4.9 million or 0.5% of sales for the six months ended June 30, 2018 decreased from \$5.5 million or 0.7% of sales for the prior year. Finance costs decreased due to conversion and redemption of the 2014 convertible debentures in November 2017, partially offset by draws on the revolving credit facility to fund acquisitions, including Assured.

Income Taxes

Current and Deferred Income Tax Expense of \$13.1 million for the six months ended June 30, 2018 compares to an expense of \$15.2 million for the same period in 2017. Income tax expense in 2018 is impacted by U.S. tax reform, which reduced the estimated blended U.S. federal and state tax rate from 39% to 26% in the U.S., effective January 1, 2018. Income tax expense is impacted by permanent differences such as mark-to-market adjustments which impacts the tax computed on accounting income.

Net Earnings and Earnings Per Unit

Net Earnings for the six months ended June 30, 2018 was \$31.2 million or 3.4% of sales compared to \$15.4 million or 2.0% of sales last year. The net earnings amount in 2018 was negatively impacted by the fair value adjustments to financial instruments of \$10.1 million which are primarily due to the increase in unit price during the period and acquisition and transaction costs of \$0.7 million (net of tax). Excluding the impact of these adjustments, net earnings would have increased to \$42.0 million or 4.6% of sales. This compares to adjusted net earnings of \$28.9 million or 3.8% of sales for the same period in 2017 if the same items were adjusted. The increase in the adjusted net earnings for the year is the result of the contribution of new location growth as well as lower operating expense ratios and decreased income tax expense, partially offset by higher depreciation and amortization.

Basic Earnings Per Unit was \$1.585 for the first six months ended June 30, 2018 compared to \$0.854 in the same period in 2017. Diluted earnings per unit was \$1.585 for the six months ended June 30, 2018 compared to diluted earnings of \$0.673 per unit in the same period in 2017. The increases in these amounts are primarily attributed to the contribution of new location growth, lower operating expense ratios and decreased income tax expense, partially offset by higher depreciation and amortization. Adjusted net earnings per unit was \$2.137 compared to \$1.602 in the second quarter of 2017.

Summary of Quarterly Results																
(in thousands of Canadian dollars, except per unit amounts)	2	2018 Q2	2	018 Q1		2017 Q4	2	.017 Q3	2	017 Q2	,	2017 Q1	2	016 Q4	2	2016 Q3
Sales	\$	456,627	\$	453,291	\$	414,619	\$	391,933	\$	383,981	\$	378,915	\$	360,449	\$	345,309
Adjusted EBITDA (1)	\$	42,494	\$	42,123	\$	41,810	\$	35,561	\$	35,478	\$	32,786	\$	32,646	\$	31,620
Net earnings	\$	12,828	\$	18,336	\$	23,167	\$	19,835	\$	421	\$	15,012	\$	8,397	\$	6,474
Basic earnings per unit	\$	0.652	\$	0.932	\$	1.206	\$	1.067	\$	0.023	\$	0.831	\$	0.465	\$	0.358
Diluted earnings (loss) per unit	\$	0.652	\$	0.928	\$	1.185	\$	0.396	\$	(0.078)	\$	0.699	\$	0.399	\$	0.158
Adjusted net earnings (1)	\$	21,141	\$	20,888	\$	17,422	\$	12,473	\$	15,010	\$	13,927	\$	13,116	\$	13,069
Adjusted net earnings per unit (1)	\$	1.075	\$	1.062	\$	0.907	\$	0.671	\$	0.831	\$	0.771	\$	0.726	\$	0.724
(1) As defined in the non-GAAP finan	cial	measures se	ectic	on of the M	ID&	zA.										

Sales and adjusted EBITDA have increased in recent quarters due to the acquisition of Assured and other new locations as well as same-store sales increases.

LIQUIDITY AND CAPITAL RESOURCES

Cash flow from operations, together with cash on hand and unutilized credit available on existing credit facilities are expected to be sufficient to meet operating requirements, capital expenditures and distributions. At June 30, 2018, the Fund had cash, net of outstanding deposits and cheques, held on deposit in bank accounts totaling \$73.2 million (December 31, 2017 - \$47.8 million). The net working capital ratio (current assets divided by current liabilities) was 0.94:1 at June 30, 2018 (December 31, 2017 – 0.98:1).

At June 30, 2018, the Fund had total debt outstanding, net of cash, of \$174.9 million compared to \$214.9 million at March 31, 2018, \$219.1 million at December 31, 2017, \$264.4 million at September 30, 2017 and \$93.8 million at June 30, 2017. Debt, net of cash, decreased when compared to December 31, 2017 as a result of increased cash flows from operations.

Total debt, net of cash (thousands of Canadian dollars)	June 30, 2018		N	March 31, 2018		cember 31, 2017	Sej	otember 30, 2017	June 30, 2017		
Revolving credit facility Convertible debentures Seller notes ⁽¹⁾ Obligations under finance leases	\$	185,266 - 54,673 8,167	\$	210,240 - 55,373 8,459	\$	200,222 - 57,754 8,921	\$	182,703 54,923 58,203 9,535	\$	29,003 51,220 62,793 10,377	
Total debt Cash	\$	248,106 73,246	\$	274,072 59,215	\$	266,897 47,831	\$	305,364 40,982	\$	153,393 59,615	
Total debt, net of cash (1) Seller notes are loans granted to the Comp	\$	174,860	\$	214,857	\$	219,066	\$ usina	264,382	\$	93,778	

Operating Activities

Cash flow generated from operations, before considering working capital changes, was \$34.5 million for the three months ended June 30, 2018 compared to \$26.3 million in 2017. The increase was due to increased adjusted EBITDA in 2018, resulting from new location growth, combined with lower operating expense ratios.

In the second quarter of 2018, changes in working capital items provided net cash of \$28.1 million compared with providing net cash of \$10.5 million in the same period of 2017. Increases and decreases in accounts receivable, inventory, prepaid expenses, income taxes, accounts payable and accrued liabilities are significantly influenced by timing of collections and expenditures. The timing of tax installment payments as well as the decrease in tax payments due to U.S. tax reform impacted changes in working capital in the second quarter of 2018 when compared to the same period of 2017.

Cash flow generated from operations before considering working capital changes, was \$69.5 million for the six months ended June 30, 2018, compared to \$50.2 million for the same period in 2017. The increase reflected higher adjusted EBITDA due to new location growth, combined with lower operating expense ratios.

For the six months ended June 30, 2018, changes in working capital items provided net cash of \$27.3 million compared with providing \$6.6 million in 2017. Increases and decreases in accounts receivable, inventory, prepaid expenses, income taxes, accounts payable and accrued liabilities are significantly influenced by timing of collections and expenditures.

Financing Activities

Cash used by financing activities totaled \$32.9 million for the three months ended June 30, 2018 compared to cash used in financing activities of \$17.5 million for the prior year. During the second quarter of 2018, cash was used to repay draws as well as long-term debt associated with seller notes in the amount of \$29.2 million. Cash was also used to repay finance leases in the amount of \$1.1 million and to pay distributions to unitholders and dividends to Class A common shareholders totaling \$2.6 million. During the second quarter of 2017, cash was used to repay long-term debt in the amount of \$12.9 million as well as for payment of \$0.9 million in financing costs incurred to complete the second amended and restated credit agreement. Cash was also used to repay finance leases in the amount of \$1.3 million and to pay distributions to unitholders, dividends to Class A common shareholders and payments to non-controlling interests totaling \$2.5 million.

Cash used in financing activities totalled \$33.5 million for the six months ended June 30, 2018 compared to cash used in financing activities of \$17.8 million for the prior year. During 2018, cash was provided by draws of the revolving credit facility in the amount of \$18.4 million offset by cash used to repay draws as well as long-term debt associated with seller notes in the amount of \$45.0 million. Cash was also used to repay finance leases in the amount of \$2.0 million and to pay distributions to unitholders and dividends to Class A common shareholders totaling \$5.2 million. During 2017, cash was provided by draws of the revolving credit facility in the amount of \$6.6 million offset by cash used to repay draws as well as long-term debt associated with seller notes in the amount of \$16.1 million and payment of \$0.9 million in financing costs incurred to complete the second amended and restated credit agreement. Cash was also used to repay finance leases in the amount of \$2.4 million and to pay distributions to unitholders, dividends to Class A common shareholders and payments to non-controlling interests totaling \$4.9 million.

Debt Financing

On May 26, 2017, the Company entered into a second amended and restated credit agreement for a term of five years, increasing the revolving credit facility to \$300 million U.S. with an accordion feature which can increase the facility to a maximum of \$450 million U.S. The facility is with a syndicate of Canadian and U.S. banks and is secured by the shares and assets of the Company as well as by guarantees of the Fund and BGHI. The interest rate is based on a pricing grid of the Fund's ratio of total funded debt to EBITDA as determined under the credit agreement. The Company can draw the facility in either the U.S. or in Canada, in either U.S. or Canadian dollars. The Company can make draws in tranches as required. Tranches bear interest only and are not repayable until the maturity date but can be voluntarily repaid at any time. The Company has the ability to choose the base interest rate between Prime, Bankers Acceptances ("BA") or London Inter Bank Offer Rate ("LIBOR"). The total syndicated facility includes a swing line up to a maximum of \$5.0 million U.S. in Canada and \$20.0 million U.S. in the U.S. At June 30, 2018, the Company has drawn \$32.0 million U.S. (December 31, 2017 - \$40.0 million U.S.) and \$143.8 million Canadian (December 31, 2017 - \$150.8) on the revolving credit facility.

Under the revolving facility, Boyd is subject to certain financial covenants which must be maintained to avoid acceleration of the termination of the credit agreement. The financial covenants require the Fund to maintain a total debt to EBITDA ratio of less than 4.25; a senior debt to EBITDA ratio of less than 3.25; and a fixed charge coverage ratio of greater than 1.03. For three quarters following a material acquisition, the total debt to EBITDA ratio may be increased to less than 4.75, the senior debt to EBITDA ratio may be increased to less than 3.75.

The Company supplements its debt financing by negotiating with sellers in certain acquisitions to provide financing to the Company in the form of term notes. The notes payable to sellers are typically at favourable interest rates and for terms of five to 15 years. This source of financing is another means of supporting the Fund's growth, at a relatively low cost. In addition to the three new seller notes in the aggregate amount of \$1.5 million that were entered into during the first quarter of 2018, the Fund entered into three new seller notes for an aggregate amount of \$1.7 million in the second quarter of 2018. The Company repaid seller notes in the first six months of 2018 totaling approximately \$8.9 million (2017 - \$6.6 million).

The Fund has traditionally used capital leases to finance a portion of both its maintenance and expansion capital expenditures. The Fund expects to continue to use this source of financing where available at competitive interest rates and terms, although this financing also impacts the total leverage capacity covenants under its debt facility. During the first six months of 2018, \$0.9 million (2017 - \$1.0 million) of expenditures for new equipment, technology infrastructure and vehicles were financed through capital leases.

Investing Activities

Cash used in investing activities totalled \$16.9 million and \$40.3 million for the three and six months ended June 30, 2018, compared to \$13.2 million and \$31.4 million used in the three and six month periods of the prior year. The investing activity in both periods related primarily to new location growth that occurred during these periods.

Acquisitions and Development of Businesses

Since the beginning of 2018, the Company has added 30 collision locations as follows:

Date	Location	Previously operated as
January 12, 2018	Lawrenceville, GA	n/a start-up
January 19, 2018	Collier County, FL (2 locations)	Autocraft Enterprises and Autocraft Naples
January 31, 2018	Sudbury, ON (4 locations)	Regent Autobody
February 20, 2018	Falcon, CO	Falcon Collision Center
February 23, 2018	Dallas, TX (3 locations)	Earth Collision Center
April 17, 2018	Seattle, WA (3 locations)	Professional Collision Group
May 1, 2018	Schaumburg, IL	n/a intake center
May 8, 2018	Merrillville, IN	n/a intake center
May 18, 2018	Alexandria, LA	Kyle's Collision Center
May 25, 2018	Atlanta, GA (2 locations)	Cherokee Collision Center
May 28, 2018	Bradford, ON	Chico's Collision
June 1, 2018	Orland Park, IL	n/a intake center
June 8, 2018	Chicago, IL	Brown's Auto Construction
June 27, 2018	Elk Grove Village, IL	Owner's Choice Collision
July 3, 2018	Aurora, ON	GaryRay Collision
July 6, 2018	Brunswick, OH	Shade's Auto Body
July 9, 2018	Nanaimo, BC	Stone Bros. Auto Body and Auto Wrecking
July 10, 2018	Elkhart, IN	Duncan RV Repair
August 3, 2018	Bessemer & Birmingham, AL	C&M Collision Center
August 3, 2018	Kenosha, WI	Jay-Bee Collision Repair Center

The Company completed the acquisition or start-up of 17 locations from the beginning of 2017 until the second quarter reporting date of August 11, 2017.

Capital Expenditures

Although most of Boyd's repair facilities are leased, funds are required to ensure facilities are properly repaired and maintained to ensure the Company's physical appearance communicates Boyd's standard of professional service and quality. The Company's need to maintain its facilities and upgrade or replace equipment, signage, computers, software and vehicles forms part of the annual cash requirements of the business. The Company manages these expenditures by annually reviewing and determining its capital budget needs and then authorizing major expenditures throughout the year based upon individual business cases. Excluding expenditures related to acquisition and development and those funded through finance leases, the Company spent approximately \$4.9 million or 1.1% of sales on capital expenditures during the second quarter of 2018, compared to \$4.3 million or 1.1% of sales during the first quarter of 2017. These same expenditures were \$8.8 million or 1.0% of sales for the first six months of 2018 compared to \$8.1 million or 1.1% of sales during the same period in 2017.

LEGAL PROCEEDINGS

Neither the Fund, Boyd nor any of its subsidiaries are involved in any legal proceedings which are material in any respect.

RELATED PARTY TRANSACTIONS

The Fund has not entered into any new related party transactions beyond the items disclosed in the 2017 annual report.

CRITICAL ACCOUNTING ESTIMATES

The preparation of financial statements that present fairly the financial position, financial condition and results of operations requires that the Fund make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the balance sheet date and reported amounts of revenues and expenses during the reporting period. Actual results could differ materially from these estimates.

The critical accounting estimates are substantially unchanged from those identified in the 2017 annual MD&A.

On September 29, 2017, Gerber Glass LLC, a subsidiary of the Fund, exercised its call option, as provided for in the Amended and Restated Limited Liability Company Agreement of Glass America LLC dated June 1, 2013 (the "GA Company Agreement"), to acquire the 30% non-controlling interest in Glass America LLC held by GAJV Holdings Inc. The exercise price has been calculated in accordance with the terms of the GA Company Agreement. GAJV Holdings Inc. has not agreed on the calculation of the exercise price, including certain material changes, and the matter has been submitted to binding arbitration in accordance with the terms of the GA Company Agreement. A reasonable estimate of the financial effect of these material changes and the timing of settlement of the call liability cannot be made at this time. As at August 9, 2018, the acquisition of the non-controlling interest in Glass America has not been completed.

CHANGES IN ACCOUNTING POLICIES

The Fund has adopted IFRS 15 *Revenue from Contracts with Customers* on January 1, 2018 using the modified retrospective approach, which recognizes the cumulative effect of initial application as an adjustment to the opening balance of retained earnings (deficit) at January 1, 2018 without restatement of comparatives. Beginning January 1, 2018, the Fund recognizes revenue upon completion and delivery of the repair to the customer, which has been determined to be the performance obligation that is distinct and the point at which control of the asset passes to the customer. Revenue is measured at the fair value of the consideration received. Previously, revenue was recognized to the extent that it was probable that the economic benefits would flow to the Fund, the sales price was fixed or determinable and collectability was reasonably assured. As a result, revenue that met the revenue recognition criteria under the prevailing IAS 18 was recognized in the year ended December 31, 2017. The same revenue, however, would not have met the recognition criteria under IFRS 15. As such, the impact on the consolidated financial statements as at January 1, 2018 is a decrease to opening retained earnings (deficit) of \$6.7 million.

The Fund has adopted IFRS 9 *Financial Instruments* on January 1, 2018 using the modified retrospective approach. The adoption of IFRS 9 did not have a material impact on the Fund's consolidated financial statements.

The Fund has adopted the narrow-scope amendments to IFRS 2, *Share-based Payment* on January 1, 2018. The adoption of IFRS 2 did not have a material impact on the Fund's consolidated financial statements.

FUTURE ACCOUNTING STANDARDS

The following is an overview of accounting standard changes that the Fund will be required to adopt in future years:

IFRS 16, *Leases*, was issued by the IASB on January 13, 2016 and will replace the current guidance found in IAS 17, *Leases* and related interpretations. The new standard will bring most leases onto the statement of financial position through recognition of related assets and liabilities. IFRS 16 establishes principles for recognition, measurement, presentation and disclosure of leases. The new standard will come into effect on January 1, 2019 with early application permitted if IFRS 15, *Revenue from Contracts with Customers* has also been applied. The Fund is currently evaluating the impact of adopting IFRS 16 on its financial statements, but expects this standard will have a significant impact on its consolidated statement of financial position, along with a change to the recognition, measurement and presentation of lease expenses in the consolidated statement of earnings.

INTERNAL CONTROL OVER FINANCIAL REPORTING

The Fund's internal control over financial reporting is designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with IFRS. During the first six months of 2018, there have been no changes in the Fund's internal control over financial reporting that have materially affected, or are reasonably likely to materially affect, the Fund's internal control over financial reporting. The design of internal controls at Assured has been considered and based on the pre-existing controls in place and oversight controls implemented, no areas of immediate concern with respect to disclosure controls and procedures or internal controls have been identified. However, due to the short period since the acquisition, a full assessment has not been completed. As a result, the Fund has noted this limitation in the certificates and provides the following summary information with respect to Assured. For the period of January 1, 2018 to June 30, 2018 Assured reported sales of \$95.1 million and net earnings of \$5.1 million. As at June 30, 2018, Assured reported current assets of \$21.8 million, current liabilities of \$24.7 million, long-term assets of \$208.3 million and long-term liabilities of \$1.7 million.

BUSINESS RISKS AND UNCERTAINTIES

Risks and uncertainties affecting the business remain substantially unchanged from those identified in the 2017 annual MD&A.

ADDITIONAL INFORMATION

The Fund's units trade on the Toronto Stock Exchange under the symbols TSX: BYD.UN. Additional information relating to the Boyd Group Income Fund is available on SEDAR (www.sedar.com) and the Company website (www.boydgroup.com).

FORM 52-109F2 CERTIFICATION OF INTERIM FILINGS FULL CERTIFICATE

I, Brock Bulbuck, Chief Executive Officer, Boyd Group Income Fund, certify the following:

- 1. *Review:* I have reviewed the interim financial report and interim MD&A (together, the "interim filings") of **Boyd Group Income Fund** (the "issuer") for the interim period ended **June 30, 2018**.
- 2. **No misrepresentations:** Based on my knowledge, having exercised reasonable diligence, the interim filings do not contain any untrue statement of a material fact or omit to state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it was made, for the period covered by the interim filings.
- 3. *Fair presentation:* Based on my knowledge, having exercised reasonable diligence, the interim financial report together with the other financial information included in the interim filings fairly present in all material respects the financial condition, financial performance and cash flows of the issuer, as of the date of and for the periods presented in the interim filings.
- 4. *Responsibility:* The issuer's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (DC&P) and internal control over financial reporting (ICFR), as those terms are defined in National Instrument 52-109 Certification of Disclosure in Issuers' Annual and Interim Filings, for the issuer.
- 5. **Design:** Subject to the limitations, if any, described in paragraphs 5.2 and 5.3, the issuer's other certifying officer(s) and I have, as at the financial year end
 - (a) designed DC&P, or caused it to be designed under our supervision, to provide reasonable assurance that
 - (i) material information relating to the issuer is made known to us by others, particularly during the period in which the annual filings are being prepared; and
 - (ii) information required to be disclosed by the issuer in its annual filings, interim filings or other reports filed or submitted by it under securities legislation is recorded, processed, summarized and reported within the time periods specified in securities legislation; and
 - (b) designed ICFR, or caused it to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with the issuer's GAAP.
- 5.1 *Control framework:* The control framework the issuer's other certifying officer(s) and I used to design the issuer's ICFR is the Internal Control Integrated Framework (COSO 2013 Framework), published by The Committee of Sponsoring Organizations of the Treadway Commission.
- 5.2 ICFR material weakness relating to design: N/A
- 5.3 Limitation on scope of design:
 - (a) the fact that the issuer's other certifying officer(s) and I have limited the scope of our design of DC&P and ICFR to exclude controls, policies and procedures of
 - (i) N/A
 - (ii) N/A
 - (iii) A business that the issuer acquired not more than 365 days before the last day of the period covered by the interim filings; and
 - (b) summary financial information about the proportionately consolidated entity, special purpose entity or business that the issuer acquired that has been proportionately consolidated or consolidated in the issuer's financial statements.

6. *Reporting changes in ICFR:* The issuer has disclosed in its interim MD&A any change in the issuer's ICFR that occurred during the period beginning on April 1, 2018 and ended on June 30, 2018 that has materially affected, or is reasonably likely to materially affect, the issuer's ICFR.

Date: August 10, 2018

(signed)

Brock Bulbuck Chief Executive Officer

FORM 52-109F2 CERTIFICATION OF INTERIM FILINGS FULL CERTIFICATE

I, Narendra Pathipati, Chief Financial Officer, Boyd Group Income Fund, certify the following:

- 1. *Review:* I have reviewed the interim financial report and interim MD&A (together, the "interim filings") of **Boyd Group Income Fund** (the "issuer") for the interim period ended **June 30, 2018**.
- 2. **No misrepresentations:** Based on my knowledge, having exercised reasonable diligence, the interim filings do not contain any untrue statement of a material fact or omit to state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it was made, for the period covered by the interim filings.
- 3. *Fair presentation:* Based on my knowledge, having exercised reasonable diligence, the interim financial report together with the other financial information included in the interim filings fairly present in all material respects the financial condition, financial performance and cash flows of the issuer, as of the date of and for the periods presented in the interim filings.
- 4. *Responsibility:* The issuer's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (DC&P) and internal control over financial reporting (ICFR), as those terms are defined in National Instrument 52-109 Certification of Disclosure in Issuers' Annual and Interim Filings, for the issuer.
- 5. **Design:** Subject to the limitations, if any, described in paragraphs 5.2 and 5.3, the issuer's other certifying officer(s) and I have, as at the financial year end
 - (a) designed DC&P, or caused it to be designed under our supervision, to provide reasonable assurance that
 - (ii) material information relating to the issuer is made known to us by others, particularly during the period in which the annual filings are being prepared; and
 - (iii) information required to be disclosed by the issuer in its annual filings, interim filings or other reports filed or submitted by it under securities legislation is recorded, processed, summarized and reported within the time periods specified in securities legislation; and
 - (b) designed ICFR, or caused it to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with the issuer's GAAP.
- 5.1 *Control framework:* The control framework the issuer's other certifying officer(s) and I used to design the issuer's ICFR is the Internal Control Integrated Framework (COSO 2013 Framework), published by The Committee of Sponsoring Organizations of the Treadway Commission.
- 5.2 ICFR material weakness relating to design: N/A
- 5.3 Limitation on scope of design:
 - (a) the fact that the issuer's other certifying officer(s) and I have limited the scope of our design of DC&P and ICFR to exclude controls, policies and procedures of
 - (i) N/A
 - (ii) N/A
 - (iii) A business that the issuer acquired not more than 365 days before the last day of the period covered by the interim filings; and
 - (b) summary financial information about the proportionately consolidated entity, special purpose entity or business that the issuer acquired that has been proportionately consolidated or consolidated in the issuer's financial statements.

6. *Reporting changes in ICFR:* The issuer has disclosed in its interim MD&A any change in the issuer's ICFR that occurred during the period beginning on April 1, 2018 and ended on June 30, 2018 that has materially affected, or is reasonably likely to materially affect, the issuer's ICFR.

Date: August 10, 2018

(signed)

Narendra Pathipati Executive Vice President & Chief Financial Officer



BOYD GROUP INCOME FUND

Interim Condensed Consolidated Financial Statements

Three and Six Months Ended June 30, 2018

Notice: These interim condensed consolidated financial statements have not been audited or reviewed by the Fund's independent external auditors, Deloitte LLP.

BOYD GROUP INCOME FUND INTERIM CONDENSED CONSOLIDATED STATEMENTS OF FINANCIAL POSITION (Unaudited)

(thousands of Canadian dollars)

		June 30,	Decembe	
		2018	201	7
Aggeta	Note			
Assets				
Current assets:		¢ 72.246	¢	47 921
Cash		\$ 73,246	\$	47,831
Accounts receivable		97,254	J	04,545
Income taxes recoverable		1,603		6,662
Inventory		31,918		27,011
Prepaid expenses		27,303		25,294
		231,324	2	211,343
Property, plant and equipment	6	208,186	1	96,099
Deferred income tax asset		-		106
Intangible assets	7	262,188	2	251,902
Goodwill	8	378,298	3	351,943
		\$ 1,079,996	\$ 1,0	11,393
Liabilities and Equity				
Current liabilities:				
Accounts payable and accrued liabilities		\$ 227,506	\$ 1	95,837
Distributions and dividends payable	9	875		869
Current portion of long-term debt	10	13,956		15,134
Current portion of obligations under finance leases		3,587		3,652
		245,924	2	215,492
Long-term debt	10	225,983	2	242,842
Obligations under finance leases		4,580		5,269
Deferred income tax liability		30,298		26,302
Exchangeable Class A common shares	9,12	22,694		20,218
Unit based payment obligation	13	31,316		40,185
Non-controlling interest put options and call liability	12	23,409		21,242
		584,204	5	71,550
Equity				
Accumulated other comprehensive earnings		59,795		38,810
Deficit		(27,191)		(46,432)
Unitholders' capital		459,186	4	143,463
Contributed surplus		4,002		4,002
		495,792		139,843
		\$ 1,079,996	\$ 1,0	11,393

The accompanying notes are an integral part of these interim condensed consolidated financial statements

Approved by the Board:

BROCK BULBUCK

Trustee

ALLAN DAVIS Trustee

BOYD GROUP INCOME FUND INTERIM CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (Unaudited)

(thousands of Canadian dollars, except unit amounts)

		Unitholde	rs' Cap	ital	Cont	ributed		ated Other ehensive					
		Units	A	mount	Su	rplus	Ear	nings	I	Deficit		Total Equity	
	Note												
Balances - January 1, 2017		18,065,060	\$	306,261	\$	4,002	\$	65,560	\$	(95,285)	\$	280,538	
Issue costs (net of tax of \$nil)				(192)								(192)	
Units issued in connection with acquisition		537,872		51,716								51,716	
Retractions		3,798		355								355	
Conversion and redemption of convertible debentures		907,134		85,323								85,323	
Other comprehensive loss								(26,750)				(26,750)	
Net earnings										58,435		58,435	
Comprehensive earnings								(26,750)		58,435		31,685	
Distributions to unitholders										(9,582)		(9,582)	
Balances - December 31, 2017		19,513,864	\$	443,463	\$	4,002	\$	38,810	\$	(46,432)	\$	439,843	
Issue costs (net of tax of \$nil)				(101)								(101)	
Units issued from treasury in connection with options exercised	13	150,000		15,134								15,134	
Retractions		6,775		690								690	
Other comprehensive earnings								20,985				20,985	
Net earnings										31,164		31,164	
Comprehensive earnings								20,985		31,164		52,149	
Adjustment on adoption of IFRS 15 (net of tax of \$1,804)	3									(6,731)		(6,731)	
Distributions to unitholders	9									(5,192)		(5,192)	
Balances - June 30, 2018		19,670,639	\$	459,186	\$	4,002	\$	59,795	\$	(27,191)	\$	495,792	
Balances - January 1, 2017		18,065,060	\$	306,261	\$	4,002	\$	65,560	\$	(95,285)	\$	280,538	
Issue costs (net of tax of \$nil)				(101)								(101)	
Retractions		740		63								63	
Conversion and redemption of convertible debentures		1,106		106								106	
Other comprehensive loss								(13,318)				(13,318)	
Net earnings								, , ,		15,433		15,433	
Comprehensive earnings								(13,318)		15,433		2,115	
Distributions to unitholders	9									(4,661)		(4,661)	
Balances - June 30, 2017		18,066,906	\$	306,329	\$	4,002	\$	52,242	\$	(84,513)	\$	278,060	

The accompanying notes are an integral part of these interim condensed consolidated financial statements

BOYD GROUP INCOME FUND

INTERIM CONDENSED CONSOLIDATED STATEMENTS OF EARNINGS (Unaudited)

(thousands of Canadian dollars, except unit and per unit amounts)

			Three months ended June 30,			Six months ended June 3		June 30,	
			2018		2017		2018		2017
	Note								
Sales	15	\$	456,627	\$	383,981	\$	909,918	\$	762,896
Cost of sales			246,745		205,687		495,491		411,496
Gross profit			209,882		178,294		414,427		351,400
Operating expenses			167,388		142,816		329,810		283,136
Acquisition and transaction costs			654		430		988		616
Depreciation of property, plant and equipment	6		8,126		6,590		15,824		12,713
Amortization of intangible assets	7		4,326		2,914		8,503		5,662
Fair value adjustments	11		7,829		14,327		10,134		13,129
Finance costs			2,298		3,016		4,920		5,514
			190,621		170,093		370,179		320,770
Earnings before income taxes			19,261		8,201		44,248		30,630
Income tax expense									
Current			5,025		6,183		9,077		12,570
Deferred			1,408		1,597		4,007		2,627
			6,433		7,780		13,084		15,197
Net earnings		\$	12,828	\$	421	\$	31,164	\$	15,433
The accompanying notes are an integral part of these interim a	condensed co	onsoli	dated financial sta	temen	ts.				
Basic earnings per unit	16	\$	0.652	\$	0.023	\$	1.585	\$	0.854
Diluted earnings (loss) per unit	16	\$	0.652	\$	(0.078)	-	1.585	\$	0.673
g. (, P		•	****	-	(010.0)	-		7	******
Basic weighted average number of units									
outstanding	16		19,669,383		18,065,975		19,665,821		18,065,762
Diluted weighted average number of units									
outstanding	16		19,669,383		18,338,906		19,665,821		18,338,693

BOYD GROUP INCOME FUND INTERIM CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE EARNINGS (LOSS) (Unaudited)

(thousands of Canadian dollars)

	Th	ree months 2018	ende	d June 30, 2017	Six months e 2018	nded June 30, 2017
Net earnings	\$	12,828	\$	421 \$	31,164	\$ 15,433
Other comprehensive earnings (loss)						
Items that may be reclassified subsequently to Interim Condensed Consolidated Statements of Earnings						
Change in unrealized earnings on translating financial statements of foreign operations		9,484		(10,126)	20,985	(13,318)
Other comprehensive earnings (loss)		9,484		(10,126)	20,985	(13,318)
Comprehensive earnings (loss)	\$	22,312	\$	(9,705) \$	52,149	\$ 2,115

The accompanying notes are an integral part of these interim condensed consolidated financial statements

BOYD GROUP INCOME FUND INTERIM CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

(thousands of Canadian dollars)

		Three months end	ed June 30,	Six months ended	June 30,
		2018	2017	2018	2017
	Note				
Cash flows from operating activities					
Net earnings	\$	12,828 \$	421 \$	31,164 \$	15,433
Items not affecting cash					
Fair value adjustments	11	7,829	14,327	10,134	13,129
Deferred income taxes		1,408	1,597	4,007	2,627
Amortization of discount on convertible debt		-	240	-	480
Amortization of intangible assets	7	4,326	2,914	8,503	5,662
Depreciation of property, plant and equipment	6	8,126	6,590	15,824	12,713
Other		(60)	222	(110)	205
		34,457	26,311	69,522	50,249
Changes in non-cash working capital items		28,146	10,482	27,314	6,556
		62,603	36,793	96,836	56,805
Cash flows used in financing activities					
Fund units issued from treasury					
in connection with options exercised	17	-	-	405	-
Issue costs	17	-	-	(101)	(101
Increase in obligations under long-term debt	10,17	-	-	18,427	6,555
Repayment of long-term debt	10,17	(29,225)	(12,932)	(45,014)	(16,123
Repayment of obligations under finance leases	17	(1,065)	(1,274)	(1,979)	(2,378
Dividends and distributions paid	17	(2,625)	(2,360)	(5,244)	(4,720
Payment to non-controlling interests	17	-	(105)	-	(140
Payment of financing costs		-	(859)	-	(859
		(32,915)	(17,530)	(33,506)	(17,766
Cash flows used in investing activities					
Proceeds on sale of equipment and software	6	182	96	353	259
Equipment purchases and facility improvements		(4,702)	(4,177)	(8,548)	(7,858
Acquisition and development of businesses					
(net of cash acquired)		(12,168)	(9,058)	(31,773)	(23,628
Software purchases and licensing		(228)	(93)	(292)	(217
		(16,916)	(13,232)	(40,260)	(31,444
Effect of foreign exchange rate changes on cash		1,259	(1,131)	2,345	(1,495
Net increase in cash position		14,031	4,900	25,415	6,100
Cash, beginning of year		59,215	54,715	47,831	53,515
Cash, end of year	\$	73,246 \$	59,615 \$	73,246 \$	59,615
Income taxes paid	\$	1,886 \$	14,835 \$	3,700 \$	15,855
Interest paid	\$	2,303 \$	3,010 \$	4,932 \$	4,527

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For the three and six months ended June 30, 2018 and 2017 (thousands of Canadian dollars, except unit, share and per unit/share amounts)

1. GENERAL INFORMATION

Boyd Group Income Fund (the "Fund" or "BGIF") is an unincorporated, open-ended mutual fund trust established under the laws of the Province of Manitoba, Canada on December 16, 2002. It was established for the purposes of acquiring and holding a majority interest in The Boyd Group Inc. (the "Company"). The Company is partially owned by Boyd Group Holdings Inc. ("BGHI"), which is controlled by the Fund. These financial statements reflect the activities of the Fund, the Company and all its subsidiaries including BGHI.

The Company's business consists of the ownership and operation of autobody/autoglass repair facilities and related services. At the reporting date, the Company operated locations in five Canadian provinces under the trade name Boyd Autobody & Glass and Assured Automotive, as well as in 22 U.S. states under the trade name Gerber Collision & Glass. The Company uses newly acquired brand names during a transition period until acquired locations have been rebranded. The Company is also a major retail auto glass operator in the U.S. with locations across 34 U.S. states under the trade names Gerber Collision & Glass, Glass America, Auto Glass Service, Auto Glass Authority and Autoglassonly.com. The Company also operates Gerber National Claim Services ("GNCS"), which offers glass, emergency roadside and first notice of loss services with approximately 5,500 glass provider locations and 4,600 Emergency Roadside Services provider locations throughout the U.S.

The units of the Fund are listed on the Toronto Stock Exchange and trade under the symbol "BYD.UN". The head office and principal address of the Fund are located at 3570 Portage Avenue, Winnipeg, Manitoba, Canada, R3K 0Z8.

The policies applied in these interim condensed consolidated financial statements are based on International Financial Reporting Standards ("IFRS") issued and outstanding as of August 9, 2018, the date the Board of Trustees approved the statements. Any subsequent changes to IFRS that are given effect in the Fund's annual consolidated financial statements for the year ending December 31, 2018 could result in restatement of these interim condensed consolidated financial statements.

2. BASIS OF PRESENTATION

These interim condensed consolidated financial statements for the three and six months ended June 30, 2018 have been prepared in accordance with IAS 34, *Interim financial reporting* using the same accounting policies and methods of computation followed in the consolidated financial statements for the year ended December 31, 2017, except for the adoption of new standards as set out below. The interim condensed consolidated financial statements should be read in conjunction with the annual financial statements for the year ended December 31, 2017, which have been prepared in accordance with IFRS.

A number of new or amended standards became applicable for the current reporting period and the Fund had to change its accounting policies as a result of adopting the following standards:

- IFRS 9 Financial Instruments, and
- IFRS 15 Revenue from Contracts with Customers.

The impact of the adoption of these standards and the new accounting policies are disclosed in notes 3 and 12.

The Fund has also adopted the narrow-scope amendments to IFRS 2, *Share-based Payment* on January 1, 2018. The adoption of IFRS 2 did not have a material impact on the Fund's consolidated financial statements.

For the three and six months ended June 30, 2018 and 2017 (thousands of Canadian dollars, except unit, share and per unit/share amounts)

3. CHANGES IN ACCOUNTING POLICIES

a) Revenue recognition

The Fund has adopted IFRS 15 Revenue from Contracts with Customers on January 1, 2018 using the modified retrospective approach, which recognizes the cumulative effect of initial application as an adjustment to the opening balance of retained earnings (deficit) at January 1, 2018 without restatement of comparatives. Beginning January 1, 2018, the Fund recognizes revenue upon completion and delivery of the repair to the customer, which has been determined to be the performance obligation that is distinct and the point at which control of the asset passes to the customer. Revenue is measured at the fair value of the consideration received. Previously, revenue was recognized to the extent that it was probable that the economic benefits would flow to the Fund, the sales price was fixed or determinable and collectability was reasonably assured. As a result, revenue that met the revenue recognition criteria under the prevailing IAS 18 was recognized in the year ended December 31, 2017. The same revenue; however, would not have met the recognition criteria under IFRS 15. As such, the impact on the consolidated financial statements as at January 1, 2018 is a decrease to opening retained earnings (deficit) of \$6,731.

b) Financial instruments

The Fund has adopted IFRS 9 *Financial Instruments* on January 1, 2018 using the modified retrospective approach. IFRS 9 includes a logical model for classification and measurement, a single, forward-looking expected loss impairment model and a substantially-reformed approach to hedge accounting. The adoption of IFRS 9 has resulted in changes to the classification of the Fund's financial assets but has not changed the classification of the Fund's financial liabilities. The carrying values of the Fund's financial instruments were not impacted by the adoption of IFRS 9.

All financial assets previously classified as loans and receivables are now classified as amortized cost. All financial liabilities previously classified as other financial liabilities are now classified as amortized cost. There were no changes to the category of financial liabilities classified as fair value through profit or loss ("FVPL").

At the date of adoption, the application of IFRS 9 had no material impact on the Fund's consolidated financial statements.

Recognition

Financial assets and liabilities are recognized when the Fund becomes a party to the contractual provisions of the instrument.

Classification

Effective January 1, 2018, the Fund classifies its financial assets and liabilities in the following categories depending on the Fund's business model for managing the financial assets and the contractual terms of the cash flows:

- Those to be measured subsequently at fair value, either through profit or loss or through OCI, and
- Those to be measured at amortized cost.

Cash and accounts receivable are classified as amortized cost. After their initial fair value measurement, they are measured at amortized cost using the effective interest method, as reduced by appropriate allowances for estimated lifetime expected credit losses.

Accounts payable and accrued liabilities, dividends and distributions payable, and long-term debt are classified as amortized cost and are net of any related financing fees or issue costs. After their initial fair value measurement, they are measured at amortized cost using the effective interest method.

Derivative contracts including the non-controlling interest put option and call liability are classified as financial assets or financial liabilities at FVPL with mark-to-market adjustments being recorded to net earnings at each period end.

For the three and six months ended June 30, 2018 and 2017 (thousands of Canadian dollars, except unit, share and per unit/share amounts)

As a result of the Fund's units being redeemable for cash, the exchangeable Class A shares of the Fund's subsidiary BGHI, are presented as financial liabilities and classified as financial assets or financial liabilities at FVPL. Exchangeable Class A shares are measured at the market price of the units of Fund as of the statement of financial position date.

Measurement

At initial recognition, the Fund measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss (FVPL), transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at FVPL are expensed in profit or loss.

For those financial instruments where fair value is recognized in the Consolidated Statement of Financial Position the methods and assumptions used to develop fair value measurements have been classified into one of the three levels of the fair value hierarchy for financial instruments:

- Level 1 includes quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2 includes inputs that are observable other than quoted prices included in Level 1
- Level 3 includes inputs that are not based on observable market data

Impairment

IFRS 9 replaces the incurred loss model under IAS 39 with an expected credit loss model. Expected credit losses are to be recognized at all times in a forward looking approach that reflects changes in credit risk of the financial instrument. The expected losses are recognized and measured according to one of three approaches: a general approach, a simplified approach, or a credit adjusted approach. For accounts receivable that do not contain a significant financing component, it is mandatory to use the simplified approach. Under the simplified approach, the measurement basis for the allowance is the lifetime expected credit losses.

4. ACCOUNTING STANDARDS AND AMENDMENTS ISSUED BUT NOT YET ADOPTED

The following is an overview of accounting standard changes that the Fund will be required to adopt in future years:

IFRS 16, *Leases*, was issued by the IASB on January 13, 2016 and will replace the current guidance found in IAS 17, *Leases* and related interpretations. The new standard will bring most leases onto the statement of financial position through recognition of related assets and liabilities. IFRS 16 establishes principles for recognition, measurement, presentation and disclosure of leases. The new standard will come into effect on January 1, 2019 with early application permitted if IFRS 15, *Revenue from Contracts with Customers* has also been applied. The Fund is currently evaluating the impact of adopting IFRS 16 on its financial statements, but expects this standard will have a significant impact on its consolidated statement of financial position, along with a change to the recognition, measurement and presentation of lease expenses in the consolidated statement of earnings.

For the three and six months ended June 30, 2018 and 2017 (thousands of Canadian dollars, except unit, share and per unit/share amounts)

5. ACQUISITIONS

The Fund completed 10 acquisitions that added 19 locations during the six months ended June 30, 2018 as follows:

Acquisition Date	Location
January 19, 2018	Collier County, FL (2 locations)
January 31, 2018	Sudbury, ON (4 locations)
February 20, 2018	Falcon, CO
February 23, 2018	Dallas, TX (3 locations)
April 17, 2018	Seattle, WA (3 locations)
May 18, 2018	Alexandria, LA
May 25, 2018	Atlanta, GA (2 locations)
May 28, 2018	Bradford, ON
June 8, 2018	Chicago, IL
June 27, 2018	Elk Grove Village, IL

The Fund has accounted for the acquisitions using the acquisition method as follows:

Acquisitions in 2018		aco	Total quisitions	
Identifiable net assets acquired at fair value:				
Cash		\$	416	
Other currents assets			1,995	
Property, plant and equipment			7,441	
Identified intangible assets				
Customer relationships			9,850	
Non-compete agreements			420	
Liabilities assumed			(1,499)	
Deferred income tax liability	/		(595)	
Identifiable net assets acquired		\$	18,028	
Goodwill			13,882	
Total purchase consideration		\$	31,910	
Consideration provided				
Cash paid or payable		\$	28,727	
Sellers notes		Ψ	3,183	
Total consideration provided		\$	31,910	

The preliminary purchase prices for the 2018 acquisitions as disclosed above may be revised as additional information becomes available. Further adjustments may be recorded in future periods as purchase price adjustments are finalized.

U.S. acquisition transactions are initially recognized in Canadian dollars at the rates of exchange in effect on the transaction dates. Subsequently, the assets and liabilities are translated at the rate in effect at the Statement of Financial Position date.

For the three and six months ended June 30, 2018 and 2017 (thousands of Canadian dollars, except unit, share and per unit/share amounts)

A significant part of the goodwill recorded on the acquisitions can be attributed to the assembled workforce and the operating know-how of key personnel. However, no intangible assets qualified for separate recognition in this respect.

Goodwill recognized during 2018 is expected to be deductible for tax purposes, except for the goodwill related to the January 31, 2018 acquisition in Sudbury. Goodwill recognized on this transaction totalled \$2,658.

6. PROPERTY, PLANT AND EQUIPMENT

As at	June 30, 2018	ember 31, 2017
Balance, beginning of year	\$ 196,099	\$ 161,813
Acquired through business combination	7,441	31,836
Additions	12,089	41,576
Proceeds on disposal	(353)	(750)
Gain on disposal	133	269
Depreciation	(15,824)	(28,057)
Foreign exchange	8,601	(10,588)
Balance, end of period	\$ 208,186	\$ 196,099

7. INTANGIBLE ASSETS

As at		June 30, 2018	December 31, 2017	
Balance, beginning of year		\$ 251,902	\$	158,514
Acquired through business combination		10,270		116,135
Additions		281		416
Amortization		(8,503)		(13,608)
Purchase price allocation adjustments within the	he measurement period	-		1,109
Foreign exchange		8,238		(10,664)
Balance, end of period		\$ 262,188	\$	251,902

8. GOODWILL

As at		une 30, 2018	December 31, 2017		
Balance, beginning of year Acquired through business combination Purchase price allocation adjustments within the measurement period Foreign exchange	\$	351,943 13,882 479 11,994	\$	230,701 136,482 73 (15,313)	
Balance, end of period	\$	378,298	\$	351,943	

The purchase price allocation adjustments represent additional consideration which resulted in the recognition of additional goodwill as well as balance sheet reclassifications between property, plant and equipment and goodwill within the measurement period for certain 2017 acquisitions.

For the three and six months ended June 30, 2018 and 2017 (thousands of Canadian dollars, except unit, share and per unit/share amounts)

9. DISTRIBUTIONS AND DIVIDENDS

The Fund's Trustees have discretion in declaring distributions. The Fund's distribution policy is to make distributions of its available cash from operations taking into account current and future performance amounts necessary for principal and interest payments on debt obligations, amounts required for maintenance capital expenditures and amounts allocated to reserves.

Distributions to unitholders and dividends on the exchangeable Class A shares were declared and paid as follows:

Distribution per Unit /										
Record date	Payment date	Dividend p	Dividend per Share Distribution		on amount	Dividend amount				
January 31, 2018	February 26, 2018	\$	0.0440	\$	865	\$	10			
February 28, 2018	March 27, 2018		0.0440		865		10			
March 31, 2018	April 26, 2018		0.0440		866		9			
April 30, 2018	May 29, 2018		0.0440		865		10			
May 31, 2018	June 27, 2018		0.0440		865		10			
June 30, 2018	July 27, 2018		0.0440		866		9			
		\$	0.2640	\$	5,192	\$	58			

		Distribution	per Unit /				
Record date	Payment date	Dividend p	er Share	Distributi	on amount	Divide	nd amount
January 31, 2017	February 24, 2017	\$	0.0430	\$	776	\$	10
February 28, 2017	March 29, 2017		0.0430		777		10
March 31, 2017	April 26, 2017		0.0430		777		10
April 30, 2017	May 29, 2017		0.0430		777		10
May 31, 2017	June 28, 2017		0.0430		777		10
June 30, 2017	July 27, 2017		0.0430		777		10
	XX	\$	0.2580	\$	4,661	\$	60

At June 30, 2018, there were 193,620 (December 31, 2017 - 200,395) exchangeable Class A shares outstanding with a carrying value of \$22,694 (December 31, 2017 - \$20,218).

During the first six months of 2018, a fair value adjustment expense in the amount of \$3,167 (2017 – \$2,154) was recorded against earnings related to these exchangeable Class A shares.

Further distributions and dividends were declared for the month of July 2018 in the amount of \$0.044 per unit/share.

For the three and six months ended June 30, 2018 and 2017 (thousands of Canadian dollars, except unit, share and per unit/share amounts)

10. LONG-TERM DEBT

Long-term debt is comprised of the following:

As at		ine 30, 2018	De	cember 31, 2017
Revolving credit facility (net of financing costs) Seller notes	\$	185,266 54,673	\$	200,222 57,754
Current portion	\$	239,939 13,956	\$	257,976 15,134
	\$	225,983	\$	242,842

The following is the continuity of long-term debt:

As at	June 30, 2018	December 31, 2017
	2018	2017
Balance, beginning of year	\$ 257,976	\$ 101,617
Consideration on acquisition	3,183	6,641
Draws	18,427	209,053
Repayments	(45,014)	(53,212)
Deferred financing costs	-	(859)
Amortization of deferred finance costs	86	350
Foreign exchange	5,281	(5,614)
Balance, end of period	\$ 239,939	\$ 257,976

The following table summarizes the repayment schedule of the long-term debt:

1 to 5 years	June 30, 2018	Γ	December 31, 2017
Less than 1 year 1 to 5 years Greater than 5 years	\$ 13,9 210,5 15,4	83	15,134 227,060 15,782
	\$ 239,9	39 \$	257,976

Included in finance costs for the six month period ended June 30, 2018 is interest on long-term debt of \$4,648 (2017 - \$3,055).

For the three and six months ended June 30, 2018 and 2017 (thousands of Canadian dollars, except unit, share and per unit/share amounts)

11. FAIR VALUE ADJUSTMENTS

	Fo	r the three Jun	monte 30,	ths ended	For the six I	month ie 30,	s ended
		2018		2017	2018		2017
Convertible debenture conversion feature Exchangeable Class A common shares Unit based payment obligation Non-controlling interest put options and call liability	\$	2,523 4,302	\$	8,506 2,307 5,361 (1,847)	\$ 3,167 5,860	\$	8,068 2,154 5,989 (3,082)
Total fair value adjustments	\$	7,829	\$	14,327	\$ 10,134	\$	13,129

12. FINANCIAL INSTRUMENTS

Carrying value and estimated fair value of financial instruments

			June 30,	2018	December	31, 2017
	Classification	Fair value hierarchy	Carrying amount	Fair value	Carrying amount	Fair value
	Classification	merareny	amount	valuc	amount	varue
Financial assets Cash	Amortized cost	n/a	73,246	73,246	47,831	47,831
Accounts receivable	Amortized cost	n/a	97,254	97,254	104,545	104,545
T						
Financial liabilities Accounts payable and accrued liabilities	Amortized cost	n/a	227,506	227,506	195,837	195,837
Distributions and dividends payable	Amortized cost	n/a	875	875	869	869
Long-term debt	Amortized cost	n/a	239,939	239,939	257,976	257,976
Exchangeable Class A common shares	FVPL (1)	1	22,694	22,694	20,218	20,218
Non-controlling interest put options and call liability	FVPL (1)	3	23,409	23,409	21,242	21,242

⁽¹⁾ Fair Value Through Profit or Loss

For the Fund's current financial assets and liabilities, including accounts receivable, accounts payable and accrued liabilities, and distributions and dividends payable, which are short term in nature and subject to normal trade terms, the carrying values approximate their fair value. As there is no ready secondary market for the Fund's long-term debt, the fair value has been estimated using the discounted cash flow method. The fair value using the discounted cash flow method is approximately equal to carrying value. The fair value for the non-controlling interest put option and call liability is based on the estimated cash payment or receipt necessary to settle the contract at the Statement of Financial Position date. Cash payments or receipts are based on discounted cash flows using current market rates and prices and adjusted for credit risk. The fair value of the exchangeable Class A shares is estimated using the market price of the units of Fund as of the Statement of Financial Position date.

For the three and six months ended June 30, 2018 and 2017 (thousands of Canadian dollars, except unit, share and per unit/share amounts)

Collateral

The Company's syndicated loan facility is collateralized by a General Security Agreement. The carrying amount of the financial assets pledged as collateral for this facility at June 30, 2018 was approximately \$170,500 (December 31, 2017 - \$152,376).

Non-controlling interest put option and call liability

On May 31, 2013, the Fund entered into a contribution agreement whereby Glass America Inc. contributed its autoglass business to Gerber Glass in exchange for membership representing a 30% ownership interest in a new combined Glass America LLC. The GA Company Agreement contains a put option as well as a call option, which provide the non-controlling interest with the right to require Gerber Glass to purchase their retained interest and Gerber Glass with the right to require the non-controlling interest to sell their retained interest respectively, according to a valuation formula defined in the GA Company Agreement. On September 29, 2017, Gerber Glass exercised its call option to acquire the 30% interest in the Glass America entity. All changes in the estimated liability are recorded in earnings.

On May 31, 2013, in connection with the acquisition of Glass America, the Fund amended and restated the limited liability company agreement of Gerber Glass LLC (the "Gerber Glass Company Agreement") which provides a member of its U.S. management team the opportunity to participate in the future growth of the Fund's U.S. glass business. Within the agreement was a put option held by the non-controlling member that provided the member an option to put the business back to the Fund according to a valuation formula defined in the agreement. On October 31, 2016, the Fund amended the Gerber Glass Company Agreement. The put option held by the non-controlling member continues to provide the member an option to put the business back to the Fund according to a valuation formula defined in the Gerber Glass Company Agreement; however, the put option is not exercisable until December 31, 2018 and is exercisable anytime thereafter by the glass-business operating member. The put option may be exercised before December 31, 2018 upon the occurrence of certain unusual events such as a change of control or resignation of the operating member. All fair value changes in the estimated liability are recorded in earnings.

The liability recognized in connection with both the put option and the call have been calculated using formulas defined in the applicable limited liability company agreements. The formula for the Glass America call is based on a multiple of EBITDA for the trailing twelve months ended August 31, 2017. The formula for the U.S. management team member put option is based on multiples of estimated future earnings of the Glass America business and estimated future exercise dates. The estimated future payment obligation is then discounted to its present value at each statement of financial position date. The significant unobservable inputs include the put being exercised in six months at a probability weighted estimated EBITDA level as at December 31, 2018 of approximately \$7,500 USD using a discount rate of 8%. An increase in the EBITDA level or a reduction in the discount rate would increase the put liability.

During the first six months of 2018, the Fund made \$nil (2017 - \$140) in payments to the Glass America non-controlling interest.

The liability for non-controlling interest put options comprises the following:

As at	ine 30, 2018	December 31, 2017			
Glass-business operating partner non-controlling interest put option Glass America non-controlling interest call liability	\$ 8,539 14,870	\$	7,075 14,167		
	\$ 23,409	\$	21,242		

For the three and six months ended June 30, 2018 and 2017 (thousands of Canadian dollars, except unit, share and per unit/share amounts)

The change in the non-controlling interest put option and call liabilities is summarized as follows:

	op	June 3 s-business erating artner	Glas	8 ss America controlling nterest	G	December lass-business operating partner	r 31, 2017 Glass America non-controlling interest		
Balance, beginning of year Fair value adjustments Payment to non-controlling interests Foreign exchange	\$	7,075 1,107 - 357	\$	14,167 - - 703	\$	7,998 (381) - (542)	\$	21,204 (5,498) (221) (1,318)	
Balance, end of period	\$	8,539	\$	14,870	\$	7,075	\$	14,167	

During the first six months of 2018, a fair value adjustment expense in the amount of \$1,107 (2017 – recovery of \$3,082) was recorded to earnings related to the non-controlling interest put option and call liability.

The exercise price for the call option regarding the Glass America non-controlling interest has been calculated in accordance with the terms of the GA Company Agreement. The Glass America non-controlling interest member has not agreed on the calculation of the exercise price, including certain material changes, and the matter has been submitted to binding arbitration in accordance with the terms of the GA Company Agreement. A reasonable estimate of the financial effect of these material changes and the timing of settlement of the call liability cannot be made at this time. As at August 9, 2018, the acquisition of the non-controlling interest in Glass America has not been completed.

13. UNIT BASED PAYMENT OBLIGATION

Pursuant to the Fund's Option Agreement and Confirmation, the Fund has granted options to purchase units of the Fund to certain key executives. The following options are outstanding:

Issue Date	Number	r of Units	Es	zercise Price	Expiry Date		June 30, 2018 Fair Value	Dec	ember 31, 2017 Fair Value
January 2, 2008	TVUITIOE	150,000	\$		January 2, 2018	\$	- Tun vuiue	\$	14,729
January 2, 2009		150,000	\$		January 2, 2019	Ψ	16,534	Ψ	13,465
January 2, 2010		150,000	\$	5.41	January 2, 2020		14,782		11,991
						\$	31,316	\$	40,185

On January 2, 2018, the Fund completed the settlement of the unit options issued on January 2, 2008. As a result of the settlement, 150,000 units were issued at an exercise price of \$2.70. The fair value of the unit options at settlement was \$14,729.

The fair value of each outstanding option is estimated using a Black-Scholes valuation model with the following assumptions used for the outstanding options granted: stock price \$117.21, dividend yield 0.56% and expected volatility 21.29% (determined as a weighted standard deviation of the unit price over the past four years). The risk free interest rate assumptions used in the valuation model are as follows: January 2, 2008 issuance - N/A, January 2, 2009 issuance - 1.27%, January 2, 2010 issuance - 1.81%.

During the first six months of 2018, a fair value adjustment expense in the amount of \$5,860 (2017 – \$5,989) was recorded to earnings related to these unit based payment obligations.

For the three and six months ended June 30, 2018 and 2017 (thousands of Canadian dollars, except unit, share and per unit/share amounts)

14. SEASONALITY

The Fund's financial results for any individual quarter are not necessarily indicative of results to be expected for the full year. Interim period revenues and earnings are typically sensitive to regional and local weather, market conditions, and in particular, to cyclical variations in economic activity.

15. SEGMENTED REPORTING

The Fund has one reportable line of business, being automotive collision repair and related services, with all revenues relating to a group of similar services. In this circumstance, IFRS requires the Fund to provide geographical disclosure. For the periods reported, all of the Fund's revenues were derived within Canada or the United States of America. Reportable assets include property, plant and equipment, goodwill and intangible assets which are all located within these two geographic areas.

		F	or the three Jun	mon e 30,		For the six months ended June 30,				
Revenues			2018		2017	2018		2017		
Canada United States	\$	72,569 384,058	\$	22,750 361,231	\$ 147,308 762,610	\$	47,116 715,780			
		\$	456,627	\$	383,981	\$ 909,918	\$	762,896		
Reportable Assets As at						June 30, 2018	De	ecember 31, 2017		
Canada United States						\$ 235,690 612,982	\$	231,928 568,016		
						\$ 848,672	\$	799,944		

For the three and six months ended June 30, 2018 and 2017 (thousands of Canadian dollars, except unit, share and per unit/share amounts)

16. EARNINGS PER UNIT

	For the three Jun	 	For the six months ended June 30,					
	2018	2017	2018		2017			
Net earnings	\$ 12,828	\$ 421	\$ 31,164	\$	15,433			
Less:								
Non-controlling interest put options								
and call liability	-	(1,847)	-		(3,082)			
Net earnings - diluted basis	\$ 12,828	\$ (1,426)	\$ 31,164	\$	12,351			
Basic weighted average number of units Add:	19,669,383	18,065,975	19,665,821		18,065,762			
Non-controlling interest put options and call liability	-	272,931	-		272,931			
Average number of units outstanding -								
diluted basis	19,669,383	18,338,906	19,665,821		18,338,693			
Basic earnings per unit	\$ 0.652	\$ 0.023	\$ 1.585	\$	0.854			
Diluted earnings (loss) per unit	\$ 0.652	\$ (0.078)	\$ 1.585	\$	0.673			

The exchangeable class A common shares and unit options are instruments that could potentially dilute basic earnings per unit in the future, but were not included in the calculation of diluted earnings per unit because they are anti-dilutive for the periods presented.

17. RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES

As at					Non-cash changes									
	De	December 31, 2017		Cash Flows		Acquisition		Other items		ir value hanges			•	June 30, 2018
Fund units issued from treasury in connection	¢		\$	405	¢		\$		\$	-	\$	-	¢	
with options exercised Long-term debt Obligations under	\$	257,976	Ф	(26,587)	Ф	3,183	Þ	86	Ф	-	Ф	5,281	\$	239,939
finance leases Dividends and distributions		8,921 869		(1,979) (5,244)		-		888 5,250		-		337		8,167 875
Non-controlling interest put options and call liability		21,242		_						1,107		1,060		23,409
Issue costs		-		(101)		-		-		-		-		-
	\$	289,008		(33,506)		3,183		6,224		1,107		6,678	\$	272,390

18. COMPARATIVE FIGURES

Certain of the comparative figures have been reclassified to conform with the presentation of the current period.