FINANCIAL STATEMENTS

AT DECEMBER 31, 2005



FINANCIAL STATEMENTS

AT DECEMBER 31, 2005

TABLE OF CONTENTS

	Page <u>Number</u>
AUDITORS' REPORT	1
FINANCIAL STATEMENTS	
Balance Sheet	2
Statement Of Retained Earnings	3
Statement Of Income	4
Statement Of Cash Flows	5
Notes To The Financial Statements	6 to 12





Collins Barrow Kawarthas 418 Sheridan Street Peterborough, Ontario K9H 3J9

T. 705.742.3418 **F.** 705.742.9775

AUDITORS' REPORT

TO THE BOARD OF DIRECTORS OF PETERBOROUGH DISTRIBUTION INC.

We have audited the balance sheet of the Peterborough Distribution Inc. as at December 31, 2005 and the statements of retained earnings, income and cash flows for the year then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with Canadian generally accepted auditing standards. Those standards require that we plan and perform an audit to obtain reasonable assurance whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation.

In our opinion, these financial statements present fairly, in all material respects, the financial position of the Company as at December 31, 2005 and the results of its operations and its cash flows for the year then ended in accordance with Canadian generally accepted accounting principles.

Collins Barrow Kawarthas

Peterborough, Ontario February 23, 2006

Chartered Accountants



A member of Moores Rowland International an association of independent accounting firms throughout the world

BALANCE SHEET At December 31, 2005

	2005 \$	2004 \$
SSETS		
CURRENT Cash Accounts receivable Unbilled revenue on customer accounts - Note 3 Inventory	6,744,239 3,217,596 9,054,648 887,058	3,357,612 3,988,792 6,588,279 767,726
	19,903,541	14,702,409
PROPERTY, PLANT AND EQUIPMENT - Note 4	43,418,044	42,404,811
REGULATORY ASSETS - Note 5	567,861	(671,744)
	63,889,446	56,435,476
ABILITIES AND SHAREHOLDER'S EQUITY CURRENT LIABILITIES Accounts payable and accrued charges Customer deposits refundable within one year - Note 6 Deferred revenue Corporate taxes payable (recoverable)	9,954,233 670,606 1,144,921 1,145,890	7,183,515 272,655
CURRENT LIABILITIES Accounts payable and accrued charges Customer deposits refundable within one year - Note 6 Deferred revenue	9,954,233 670,606 1,144,921	7,183,515 272,655
CURRENT LIABILITIES Accounts payable and accrued charges Customer deposits refundable within one year - Note 6 Deferred revenue	9,954,233 670,606 1,144,921 1,145,890	7,183,515 272,655 (12,753)
CURRENT LIABILITIES Accounts payable and accrued charges Customer deposits refundable within one year - Note 6 Deferred revenue Corporate taxes payable (recoverable)	9,954,233 670,606 1,144,921 1,145,890 12,915,650	7,183,515 272,655 (12,753) 7,443,417

Approved By The Board, President Secretary-Treasurer



STATEMENT OF RETAINED EARNINGS For The Year Ended December 31, 2005

	2005 \$	2004 \$
BALANCE, beginning of year	3,588,695	2,735,360
Net income for the year	3,526,757	2,172,018
Dividend paid on common shares	(1,818,683)	(1,318,683)
BALANCE, end of year	5,296,769	3,588,695



STATEMENT OF INCOME For The Year Ended December 31, 2005

	2005 \$	2004 \$
REVENUE		
Power recovery	64,347,477	55,676,868
Distribution sales	13,605,355	12,922,232
Investment income	339,423	543,646
Other	714,456	518,739
Provision for regulatory asset recovery - Note 5	2,179,623	10 km
	81,186,334	69,661,485
EXPENSES		
Purchased power	64,347,477	55,676,868
Operations	4,225,294	4,045,438
Administration	1,876,343	1,450,788
Amortization	2,733,226	2,635,328
Interest	1,694,301	1,666,209
Provision for regulatory asset writedown - Note 5		211,778
	74,876,641	65,686,409
INCOME BEFORE CORPORATE TAXES	6,309,693	3,975,076
CORPORATE TAXES	2,782,936	1,803,058
NET INCOME FOR THE YEAR	3,526,757	2,172,018



STATEMENT OF CASH FLOWS For The Year Ended December 31, 2005

	2005 \$	2004 \$
ASH PROVIDED (USED IN)		
OPERATING ACTIVITIES Net income for the year	3,526,757	2,172,018
Add: charges in operations not requiring a current cash payment Amortization	2,733,226	2,635,328
	6,259,983	4,807,346
Increase in regulatory liabilities	290,852	-
Increase in customer deposits	380,762	145,220
Decrease (increase) in regulatory assets	(1,239,605)	5,877,585
Net change in non-cash working capital balances related to operations - Note 11	3,259,777	(5,845,242)
	8,951,769	4,984,909
INVESTING ACTIVITY Additions to property, plant and equipment	(3,746,459)	(3,499,106)
FINANCING ACTIVITIES Dividend paid on common shares	(1,818,683)	(1,318,683)
NET INCREASE IN CASH DURING THE YEAR	3,386,627	167,120
CASH POSITION - BEGINNING OF YEAR	3,357,612	3,190,492
CASH POSITION - END OF YEAR	6,744,239	3,357,612
THER CASH FLOW INFORMATION		
Corporate taxes paid	1,746,852	1,680,995
Interest paid	1,694,301	1,666,209



NOTES TO THE FINANCIAL STATEMENTS For The Year Ended December 31, 2005

NATURE OF ORGANIZATION

Peterborough Distribution Inc. is a regulated electricity distribution company. The Company was formed in 1999 in response to various reorganizational requirements under the provincial government's Electricity Competition Act (Bill 35). The affiliated companies of Peterborough Distribution Inc. are:

The Peterborough Call Centre Inc., Peterborough Utilities Services Inc., Peterborough Utilities Inc., Campbellford/Seymour Electric Generation Inc. and Premier Receivables Management Ltd.

All of the above companies and Peterborough Distribution Inc. are owned directly or indirectly by the City of Peterborough Holdings Inc. which, in turn, is wholly owned by the Corporation of the City of Peterborough.

1. SIGNIFICANT ACCOUNTING POLICIES

These financial statements have been prepared by management in accordance with accounting principles generally accepted in Canada.

Electricity Regulation

The company is subject to rate regulation by the Ontario Energy Board (OEB). The following regulatory policies are practiced in a rate regulated environment.

(a) Regulatory Assets

Regulatory assets consist of market ready costs and retail settlement variance accounts. These costs are deferred for accounting purposes because it is probable that they will be recovered in future rates. Regulatory assets recognized at December 31, 2005 are disclosed in Note 4.

The Company continually assesses the likelihood of the recovery of regulatory assets. If recovery through future rates is no longer considered probable, the amounts would be charged to the results of operations in the period that the assessment is made.

The Minister of Energy has granted approval for distributors to make application to the OEB with regard to rate recovery of certain distribution regulatory assets. These regulatory assets are being recovered over a four-year period, commencing March 1, 2004. The amount to be recovered is subject to OEB review and approval.

(b) Corporate Taxes

Under the Electricity Act, 1998, the Company is required to make payments in lieu of corporate taxes to Ontario Electricity Financial Corporation (OEFC). The Company provides for payments in lieu of corporate taxes using the taxes payable method. Under the taxes payable method, no provisions are made for future income taxes as a result of temporary differences between the tax basis of assets and liabilities and their carrying amounts for accounting purposes. When unrecorded future taxes become payable, it is expected that they will be included in the rates approved by the OEB and recovered from the customers at that time.



NOTES TO THE FINANCIAL STATEMENTS For The Year Ended December 31, 2005

1. SIGNIFICANT ACCOUNTING POLICIES - (Continued)

Revenue Recognition

In accordance with the Ontario Energy Board regulations, the Company recognizes as revenue the regulated distribution service charges associated with the distribution of energy.

In addition to the distribution service charges, the customer electricity bills include, transmission charges, non-competitive energy charges, debt retirement and electricity commodity charges. These charges are included as revenue and are offset by power purchased expense. The Company acts as a billing and collecting agent for other market participants.

Revenue is recorded using the accrual basis of accounting, as energy is consumed by customers. Unbilled revenue is the estimated distribution revenue earned but not invoiced to customers between the date the meters were last read and the end of the year.

Use of Estimates

The preparation of financial statements in conformity with Canadian generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities as well as the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenditures during the year. Actual results could differ from these estimates.

Inventory

Inventories consist of distribution system maintenance and construction materials and are valued at the lower of moving average cost and replacement cost.

Property, Plant And Equipment

Property, plant and equipment are recorded at cost and include labour, materials, engineering and contracted services.

The cost and related accumulated amortization for identifiable property, plant and equipment, such as substations, remain in the accounts until the assets are retired or disposed of at which time any gain or loss is reflected in operations. Property, plant and equipment which are recorded on a group basis, such as meters, are removed from the accounts only at the end of their estimated service lives.

In circumstances where external customers are required to make specific contributions to fund the construction and installation of specific fixed assets, the Company nets the customer contributions against the acquisition cost. Customer contributions in aid of construction received by the Company were \$817,695 (2004 - \$1,496,017).

Amortization is provided annually on a basis designed to amortize the assets over their estimated useful lives as follows:

Substations Overhead lines Underground lines Transformers Meters Plant equipment Water heater controllers 25 - 40 years straight-line
20 - 25 years straight-line
20 - 25 years straight-line
17 - 25 years straight-line
17 - 25 years straight-line
4 - 5 years straight-line
10 years straight-line



NOTES TO THE FINANCIAL STATEMENTS For The Year Ended December 31, 2005

1. SIGNIFICANT ACCOUNTING POLICIES - (Continued)

Customer Deposits

Customers may be required to post security to obtain electricity or other services. Where the security posted is in the form of cash or cash equivalents, these amounts are recorded in the accounts as customer deposits. Interest is paid on customer balances at rates established from time to time by the Company.

2. RELATED PARTY TRANSACTIONS

The Company provides electricity and services to the shareholder of its parent, the City of Peterborough. Electrical energy is sold to the City at the same prices and terms as other electricity customers. The Company also engaged in transactions in the normal course of operations with affiliated companies at market rates. Building rent, software and equipment rental, professional services and other charges were paid to Peterborough Utilities Services Inc. A summary of these charges is as follows:

Professional services	\$2,986,525
Capital expenditures	1,472,208
Operating costs	1,321,995
Building rent	452,298
Software and equipment rental	280,863

3. UNBILLED REVENUE

The unbilled revenue on customer accounts is the estimated amount of revenue for power and services consumed prior to year-end but not billed until the following year.

In 2005, the Company changed its method for the calculation of unbilled revenue. The impact of the change is that all energy, delivery and regulatory charges are included in unbilled revenue. The change results in a reclassification from regulatory assets to unbilled revenue and does not impact net income. Prior year amounts have also been restated to reflect the change.

	2005 \$	2004 \$
Energy Delivery Regulatory	6,345,748 2,211,300 497,600	4,093,777 1,988,889 505,613
	9,054,648	6,588,279



NOTES TO THE FINANCIAL STATEMENTS For The Year Ended December 31, 2005

4. PROPERTY, PLANT AND EQUIPMENT

		Accumulated	Net Book Value	
	Cost	Amortization	2005	2004
	\$	\$	\$	\$
Land	134,522	-	134,522	134,522
Buildings	207,629	24,735	182,894	188,084
Substations	1,741,023	346,743	1,394,280	1,386,055
Overhead lines	20,492,475	4,960,674	15,531,801	15,874,458
Underground lines	17,585,415	4,405,486	13,179,929	12,364,963
Transformers	11,281,570	3,271,527	8,010,043	7,911,895
Meters	3,551,474	873,426	2,678,048	2,565,439
Other	1,541,144	919,885	621,259	784,918
Construction in progress	1,685,268	-	1,685,268	1,194,477
	58,220,520	14,802,476	43,418,044	42,404,811

5. REGULATORY ASSETS

The Company has recorded the following regulatory assets.

	2005 \$	2004 \$
Pre-market opening energy variance	1,040,373	-
Deferred transition costs	1,495,102	212,766
Retail settlement variance accounts	58,467	(327,057)
Other	146,304	108,470
Regulatory assets recovered	(2,172,385)	(665,923)
	567,861	(671,744)

Regulatory assets arise as a result of the rate-setting process as described in Note 1. An amount of \$693,582 (2004 - \$2,681,345) has been provided as an allowance against the regulatory assets. The Company intends to recover all regulatory assets through future rate applications. Where adjustments to the allowance result in a recovery the amounts are reflected in the current year.

A regulatory liability is also recorded (note 6) as an amount payable to Hydro One. The liability represents the Company's share of regulatory assets recovery by Hydro One charged to the local distribution companies in Ontario.



NOTES TO THE FINANCIAL STATEMENTS For The Year Ended December 31, 2005

6. LONG TERM LIABILITIES

2005 \$	2004 \$
21,657,680	21,657,680
1,500,000	1,500,000
290,852	×
1,241,421	860,659
24,689,953	24,018,339
670,606	272,655
24,019,347	23,745,684
	\$ 21,657,680 1,500,000 290,852 1,241,421 24,689,953 670,606

Interest expense on the demand loans for the year ended December 31, 2005 was \$1,611,853 (2004 - \$1,611,853). There are no specific terms for repayment of the demand loans.

7. SHARE CAPITAL

Authorized

- unlimited number of common shares
- unlimited number of preferred shares

Issued and Outstanding

- 1000 common shares for consideration of \$21,657,680



NOTES TO THE FINANCIAL STATEMENTS For The Year Ended December 31, 2005

8. FINANCIAL INSTRUMENTS

The estimated fair value of the Company's financial assets and liabilities approximates carrying value. Financial assets held by the Company expose it to credit risk. As at December 31, 2005, there are no significant concentrations of credit risk with respect to any class of financial assets. The Company earns its revenue from a broad base of customers. As at December 31, 2005, there were no significant balances of accounts receivable due from any single customer.

9. FUTURE TAXES

The Company has a future income tax asset of \$818,400. This asset is determined by calculating the temporary differences arising from the difference between the tax basis of an asset and its carrying amount on the balance sheet. Future income tax assets are calculated using tax rates anticipated to apply in the periods that the temporary differences are expected to be recovered or settled. This asset has not been recognized in these financial statements.

10. COMPARATIVE FIGURES

Certain comparative figures have been reclassified to conform to the current year's presentation.

11. NON-CASH WORKING CAPITAL

Net change in non-cash working capital balances related to operations is comprised of the following:

	2005 \$	2004 \$
Accounts receivable	771,196	(144,594)
Unbilled revenue	(2,466,369)	(5,363,379)
Inventories	(119,332)	(1,766)
Accounts payable and accrued charges	2,770,718	248,079
Corporate taxes payable (recoverable)	1,158,643	(583,582)
Deferred revenue	1,144,921	5141
	3,259,777	(5,845,242)



NOTES TO THE FINANCIAL STATEMENTS For The Year Ended December 31, 2005

12. CONTINGENCIES

(a) The Company participates with other municipal utilities in Ontario in an agreement to exchange reciprocal contracts of indemnity through the Municipal Electric Association Reciprocal Insurance Exchange. Under this agreement, the Company is contingently liable for additional assessments to the extent that premiums collected are not sufficient to cover actual losses, claims and costs experienced.

(b) A class action claiming \$500 million in restitutionary payments plus interest was served on Toronto Hydro on November 18, 1998. The action was initiated against Toronto Hydro Electric Commission as the representative of the Defendant Class consisting of all municipal electric utilities in Ontario which have charged late payment charges on overdue utility bills at any time after April 1, 1981.

The claim is that late payment penalties result in the municipal electrical utilities receiving interest at effective rates in excess of 60% per year, which is illegal under Section 347(1)(b) of the Criminal Code.

The Municipal Electric Association is undertaking the defense of this class action. At this time it is not possible to quantify the effect, if any, on these financial statements.

(c) As a condition of the restructuring of the Peterborough Utilities Commission in 2000, the Corporation of the City of Peterborough advanced funds to the parent of the Company, City of Peterborough Holdings Inc. All of the Company's assets have been pledged as security provided for the borrowing. The Company has also provided an unlimited guarantee related to the indebtedness of the City of Peterborough Holdings Inc., its subsidiaries and affiliate companies.

During 2002, the Company and its subsidiaries secured an operating line in the amount of approximately \$9 million which consists of an operating line up to \$3.7 million and \$5.3 million letters of guarantee issued to the Independent Electricity Market Operator. As security, the Company and its subsidiaries have provided a general security agreement over the assets of the Company and its subsidiaries. As a condition of the financing arrangement, the shareholder has provided a subordination agreement to the bank which postpones and subordinates its Creditor Security in favour of the bank.

13. AMALGAMATION

Asphodel-Norwood Distribution Inc. and Lakefield Distribution Inc., wholly owned subsidiaries of Peterborough Distribution Inc., were amalgamated with Peterborough Distribution Inc. on January 1, 2005 pursuant to subsection 177(1) of the Business Corporations Act. The issued and outstanding shares of the capital of Asphodel-Norwood Distribution Inc. and Lakefield Distribution Inc. at the date of amalgamation were cancelled without any repayment of capital.

