Agence du revenu du Canada Revenue Agence du revenu du Canada Net In	come (Loss) for Incol	ne Tax Purposes	Schedule '
Corporation's name		Business number	Tax year-end
Algoma Power Inc.		82249 4290 RC0001	Year Month Day 2018-12-31
 The purpose of this schedule is to provide a reconciliation between net income (loss) for tax purposes. For more information, see the T 			nents and its
• All legislative references are to the Income Tax Act.			
Net income (loss) after taxes and extraordinary items from line 9999 c	of Schodulo 125		3,821,120
		448,198	
Provision for income taxes – deferred		111,869	
Amortization of tangible assets		3,250,612	
Amortization of intangible assets		736,165	
Loss on disposal of assets		22,190	
-			
Reserves from financial statements – balance at the end of the year		i	
······································	Subtotal of additions	9,294,248	9,294,248
Other additions:			
Debt issue expense		16,632	
		10,032	
Miscellaneous other additions:			
1 Description	2 Amount		
605	295		
Total of colum		96	
	Subtotal of other additions		16,632
	Total additions 5		9,310,880
Amount A plus amount D		<u> </u>	13,132,000
Amount A plus amount B			13,132,000
Deduct:	_		
•		7,334,896	
Reserves from financial statements – balance at the beginning of the	e year	4,133,183	
	Subtotal of deductio	ns11,468,079 ►	11,468,079
Other deductions:			
Miscellaneous other deductions:			
1	2		
Description	Amount		
705	395		
Total of colun			•
	Subtotal of other deductions 4		0
	Total deductions 5	I0 <u>11,468,079</u> ►	11,468,079
Net income (loss) for income tax purposes (amount C minus amo Enter amount E on line 300 of the T2 return.	ount D)		1,663,921
2 SCH 1 E (17)			Canad

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Charitable Donations and Gifts

Corporation's name	Business number	Tax year-end
		Year Month Day
Algoma Power Inc.	82249 4290 RC0001	2018-12-31

- For use by corporations to claim any of the following:
 - the eligible amount of charitable donations to qualified donees

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- the Ontario, Nova Scotia, and British Columbia food donation tax credits for farmers
- the eligible amount of gifts of certified cultural property
- the eligible amount of gifts of certified ecologically sensitive land or
- the additional deduction for gifts of medicine made before March 22, 2017
- All legislative references are to the federal Income Tax Act, unless stated otherwise.
- The eligible amount of a gift is the amount by which the fair market value of the gifted property exceeds the amount of an advantage, if any, for the gift.
- The donations and gifts can be carried forward for 5 years except for gifts of certified ecologically sensitive land made after February 10, 2014, which can be carried forward for 10 years. Provincial food donation tax credits must be applied in the current tax year.
- Use this schedule to show a transfer of unused amounts from previous years following an amalgamation or the wind-up of a subsidiary as described under subsections 87(1) and 88(1).
- Subsection 110.1(1.2) provides as follows:
 - Where a particular corporation has undergone an acquisition of control, for tax years that end on or after the acquisition of control, no corporation can claim a deduction for a gift made by the particular corporation to a qualified donee before the acquisition of control.
 - If a particular corporation makes a gift to a qualified donee pursuant to an arrangement under which both the gift and the acquisition of control is
 expected, no corporation can claim a deduction for the gift unless the person acquiring control of the particular corporation is the qualified donee.
- An eligible medical gift made before March 22, 2017, to a qualifying organization for activities outside of Canada may be eligible for an additional deduction. Calculate the additional deduction in Part 5.
- File one completed copy of this schedule with your T2 Corporation Income Tax Return.
- For more information, see the T2 Corporation Income Tax Guide.

⊢ Part 1 – Charitable donations

Charity/Recipient	Ar	mount (\$100 or more only)
Sault College Capital Campaign Donation		5,000
Mother of God Church Food Bank Donation		300
Municipality of Wawa		8,000
Municipality of Wawa		6,000
Ontario Native Welfare Association		27,940
United Way Sault Ste. Marie		12,600
Special Olympics		500
	Subtotal _	60,340
	Add: Total donations of less than \$100 each	
	Total donations in current tax year _	60,340



Part 1 – Charitable donations				
	Federal		Québec	Alberta
Charitable donations at the end of the previous tax year		Α		
Charitable donations expired after 5 tax years* 239 Charitable donations at the beginning of the current tax year (amount A minus line 239) 240				
Charitable donations transferred on an amalgamation or the wind-up of a subsidiary				
Total charitable donations made in the current year	60,340		60,340	60,340
Subtotal (line 250 plus line 210)	60,340	В	60,340	60,340
Subtotal (line 240 plus amount B)	60,340			60,340
Adjustment for an acquisition of control				L
Total charitable donations available (amount C minus line 255)	60,340	D	60,340	60,340
Amount applied in the current year against taxable income (cannot be more than amount L in Part 2)	60,340		60,340	60,340
(enter this amount on line 311 of the T2 return)				
Charitable donations closing balance (amount D minus line 260)				
The amount of qualifying donations for the Ontario community food program donation tax credit for farmers included in the amount on line 260 (for donations made after December 31, 2013)				
Ontario community food program donation tax credit for farmers (amount on line 262 multiplied by 25 %)		1		
Enter amount 1 on line 420 of Schedule 5, Tax Calculation Supplementary – Corporatio is less: the Ontario income tax otherwise payable or amount 1. For more information, se				nichever
The amount of qualifying donations for the Nova Scotia food bank tax credit for farmers included in the amount on line 260 (for donations made after December 31, 2015)				
Nova Scotia food bank tax credit for farmers (amount on line 263 multiplied by 25 %)		2		
Enter amount 2 on line 570 of Schedule 5, Tax Calculation Supplementary – Corporation is less: the Nova Scotia income tax otherwise payable or amount 2. For more information				nichever
The amount of qualifying gifts for the British Columbia farmers' food donation tax credit included in the amount on line 260 (for donations made after February 16, 2016 and before January 1, 2020)				
British Columbia farmers' food donation tax credit (amount on line 265 multiplied by 25 %)		3		
Enter amount 3 on line 683 of Schedule 5, Tax Calculation Supplementary – Corporation is less: the British Columbia income tax otherwise payable or amount 3. For more inform				
* For federal and Alberta tax purposes, donations and gifts expire after five tax years. F that ended before March 24, 2006, expire after five tax years; otherwise, donations an				ax year



Amounts carried forward – Charitable donation	⊢ Amounts	carried	forward -	Charitable	donation
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Year of origin:		Federal	Québec	Alberta
1 st prior year		1 Gabiai	Quebee	Alberta
2 nd prior year	2016-12-31			
3 rd prior year	2015-12-31			
4 th prior year	2013-12-31			
5 th prior year	2013-12-31			
6 th prior year*	2012-12-31			
7 th prior year	2011-12-31		<u> </u>	
8 th prior year	2010-12-31			
9 th prior year	2009-12-31			
10 th prior year	2009-10-08			
11 th prior year				
12 th prior year	······			
13 th prior year	······			
14 th prior year	······			
15 th prior year	······			
16 th prior year				
17 th prior year				
18 th prior year				
19 th prior year				
20 th prior year				
21 st prior year*				
Total (to line A)			
donations an on line 21 st p	nd Alberta tax purposes, donations and gifts included on line 6 th prior d gifts made in a tax year that ended before March 24, 2006, that are <i>rior year</i> expire automatically in the current tax year.	e included on line 6 th prior		
				1,247,941 E
			······	1,277,971 E
	gains arising in respect of gifts of capital property included in Part 1	** 2	25	
under subsecti	gain in respect of a disposition of a non-qualifying security on 40(1.01)		27	
The amount of	f the recapture of capital cost			
	espect of charitable donations			
Proceeds of o outlays and e	lisposition, less «penses** F			
Capital cost**				
	G, whichever is less			
Amount on line	230 or 235, whichever is less		Н	
	Subtotal (add lir	ne 225, 227, and amount	,	
			Amount I multiplied by 25 %	J
	and the device from the other table of the first of the second second second second second second second second		total (amount E plus amount J)	<u>1,247,941</u> к
Maximum allo purposes, whice	wable deduction for charitable donations (enter amount D from I hever is less)			60,340 L
	nions, subsection 137(2) states that this amount is before the deduc			<u> </u>
to borrowing	g and bonus interest.			
** This amour	t must be prorated by the following calculation: eligible amount of the	e gift divided by the proc	eeds of disposition of the gift.	



□ Part 3 – Gifts of certified cultural property

	Federal	Québec	Alberta
Gifts of certified cultural property at the end of the previous tax year		M	
Gifts of certified cultural property expired after 5 tax years*			
Gifts of certified cultural property at the beginning			
of the current tax year (amount M minus line 439)			
Gifts of certified cultural property transferred on an amalgamation or the wind-up of a subsidiary			
Total gifts of certified cultural property in the current year		·	
(include this amount on line 112 of Schedule 1)			
Subtotal (line 450 plus line 410)			
Subtotal (line 440 plus amount N)		0	
Adjustment for an acquisition of control 455			
Adjustment for an acquisition of control 455 Amount applied in the current year against taxable income 460			
(enter this amount on line 313 of the T2 return)			
Subtotal (line 455 plus line 460)		P	
Gifts of certified cultural property closing balance (amount O minus amount P)			
	0 // /		

* For federal and Alberta tax purposes, donations and gifts expire after five tax years. For Québec tax purposes, donations and gifts made in a tax year that ended before March 24, 2006, expire after five tax years; otherwise, donations and gifts expire after twenty tax years.

☐ Amount carried forward – Gifts of certified cultural property

Year of origin:			Federal	Québec	Alberta
1 st prior year		2017-12-31			
2 nd prior year		2016-12-31			
3 rd prior year		2015-12-31			
4 th prior year		2014-12-31			
5 th prior year		2013-12-31			
6 th prior year*		2012-12-31			
7 th prior year		2011-12-31			
8 th prior year		2010-12-31			
9 th prior year		2009-12-31			
10 th prior year		2009-10-08			
11 th prior year					
12 th prior year					
13 th prior year					
14 th prior year					
15 th prior year					
16 th prior year					
17 th prior year					
18 th prior year					
19 th prior year					
20 th prior year					
21 st prior year*					
Total					
* For federal an	d Alberta tax purposes, donations and gifts inclu	uded on line 6 th prior yea	<i>r</i> expire automatically in	the current tax year. For Q	uébec tax purposes,

donations and gifts made in a tax year that ended before March 24, 2006, that are included on line 6th prior year and donations and gifts that are included on line 21st prior year expire automatically in the current tax year.

$_{\Box}$ Part 4 – Gifts of certified ecologically sensitive land -

	Federal	Québec	Alberta
Gifts of certified ecologically sensitive land at the end of the previous tax year		Q	
Gifts of certified ecologically sensitive land transferred on an amalgamation or the wind-up of a subsidiary550			
Total current-year gifts of certified ecologically sensitive land			
(include this amount on line 112 of Schedule 1)			
Subtotal (line 550 plus line 520)		R	
Subtotal (line 540 plus amount R)		S	
Adjustment for an acquisition of control 555 Amount applied in the current year against taxable income 560 (enter this amount on line 314 of the T2 return) 560 Subtotal (line 555 plus line 560)		т	
		·	······
Gifts of certified ecologically sensitive land closing balance (amount S minus amount T)			

* For federal and Alberta tax purposes, donations and gifts made before February 11, 2014, expire after five tax years and gifts made after February 10, 2014, expire after ten tax years. For Québec tax purposes, donations and gifts made during a tax year that ended before March 24, 2006, expire after five tax years; otherwise, donation and gifts expire after twenty tax years.

- Amounts carried forward – Gifts of certified ecologically sensitive land

Amount of carried forward gifts made on or after February 11, 2014, in the tax year incl	uding this date		
Year of origin:	Federal	Québec	Alberta
1 st prior year			
2 nd prior year			
3 rd prior year 2015-12-31			
4 th prior year			
5 th prior year			
6 th prior year*			
7 th prior year			
8 th prior year			
9 th prior year			
10 th prior year			
11 th prior year*			
12 th prior year			
13 th prior year			
14 th prior year			
15 th prior year			
16 th prior year			
17 th prior year			
18 th prior year			
19 th prior year			
20 th prior year			
21 st prior year*			
Total			
* For federal and Alberta tax purposes, donations and gifts made before February 11, 2 line 11 th prior year expire automatically in the current year.	2014, that are include	ed on line 6 th prior year and gifts	that are included on
The field "Amount of carried forward gifts made on or after February 11, 2014, in the made in the tax year straddling February 11, 2014, that expires after ten tax years, from the tax year straddling February 11, 2014, that expires after ten tax years.			e portion of the gifts

For Québec tax purposes, donations and gifts made during a tax year that ended before March 24, 2006, that are included on line 6th prior year and gifts that are included on line 21st prior year expire automatically in the current tax year.

$_{igcarrow}$ Part 5 – Additional deduction for gifts of medicine –

		Federal	Québec	Alberta
Additional deduction for gifts of medicine at the			U	
Additional deduction for gifts of medicine expired	l after 5 tax years* 639			
Additional deduction for gifts of medicine at the b	0 10			
current tax year (amount U minus line 639)				
Additional deduction for gifts of medicine made t transferred on an amalgamation or the wind-up o				
Additional deduction for gifts of medicine made t	pefore March 22, 2017:			
Proceeds of disposition	602			
Cost of gifts of medicine made before March 2	2, 2017 601			
	Subtotal (line 602 minus line 601)		V	
Amount V multiplied by 50 %			W	
Eligible amount of gifts				
	Additional deduction for gifts			
	of medicine made			
Federal	before March 22,			
a X <u>b</u>) = 2017 610			
\ c	Additional			
	deduction for gifts			
Québec	of medicine made before March 22,			
a x 🕻 b				
	—)			•
	 Additional deduction for gifts 			
A lla surta	of medicine made			
Alberta	before March 22,			
a X <u>(b</u>] = 2017			· · ·
V C	/			
where:				
a is the lesser of line 601 and amount W				
b is the eligible amount of gifts (line 600)c is the proceeds of disposition (line 602)				
C is the proceeds of disposition (line 602)				
	Subtotal (line 650 plus line 610)		Χ	<u> </u>
	Subtotal (line 640 plus amount X)		Υ	
Adjustment for an acquisition of control				
Amount applied in the current year against taxab	le income 660			- <u> </u>
(enter this amount on line 315 of the T2 return)				
	Subtotal (line 655 plus line 660)		Ζ	·
Additional deduction for gifts of medicine closing				
				- <u></u>
 * For federal and Alberta tax purposes, donation ended before March 19, 2007, expire after five 				e in a tax year that



$_{igcases}$ Amounts carried forward – Additional deduction for gifts of medicine

Voor of origin.		Federal	Québec	Alberta
Year of origin:	10 11 110		Quebec	
1 st prior year				
2 nd prior year				
3 rd prior year		<u> </u>		
4 th prior year		<u> </u>		
5 th prior year		<u> </u>		
6 th prior year*		L		
7 th prior year				
8 th prior year				
9 th prior year				
10 th prior year	2009-10-08	3		
11 th prior year		_		
12 th prior year		_		
13 th prior year				
14 th prior year				
15 th prior year				
16 th prior year	······	_		
17 th prior year	······	_		
18 th prior year	······	_		
19 th prior year				
20 th prior year	······	_		
21 st prior year*				
Total				
donations and	d Alberta tax purposes, donations and gifts included on line 6^{tt} gifts made in a tax year that ended before March 19, 2007, that ear expire automatically in the current tax year.	<i>¹ prior year</i> expire automaticall at are included on line 6 th prior	y in the current tax year. For Que year and donations and gifts th	ébec tax purposes, at are included on

┌ Québec – Gifts of musical instruments ─────	
Gifts of musical instruments at the end of the previous tax year	A
Deduct: Gifts of musical instruments expired after twenty tax years	B
Gifts of musical instruments at the beginning of the tax year	C
Add:	
Gifts of musical instruments transferred on an amalgamation or the wind-up of a subsidiary	D
Total current-year gifts of musical instruments	E
Subtotal (line D plus line E)	F
Deduct: Adjustment for an acquisition of control	G
Total gifts of musical instruments available	н
Deduct: Amount applied against taxable income (enter this amount on line 255 of form CO-17)	I
Gifts of musical instruments closing balance	J



Year of origin:		Québec
1 st prior year	2017	7-12-31
2 nd prior year	2016	5-12-31
3 rd prior year	2015	5-12-31
4 th prior year	2014	4-12-31
5 th prior year	2013	3-12-31
6 th prior year*		2-12-31
7 th prior year		1-12-31
8 th prior year		D-12-31
9 th prior year	2009	9-12-31
10 th prior year	<u>2009</u>	9-10-08
11 th prior year		
12 th prior year		
13 th prior year		
14 th prior year	·····	
15 th prior year	·····	
16 th prior year	·····	
17 th prior year	······	
18 th prior year	······	
19 th prior year	······	
20 th prior year	·····	
21 st prior year*		
Total		
* These gifts expir	red in the current year.	



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Corporation Loss Continuity and Application

Corporation's name	Business number	Tax year-end Year Month Day
Algoma Power Inc.	82249 4290 RC0001	2018-12-31

- Use this form to determine the continuity and use of available losses; to determine a current-year non-capital loss, farm loss, restricted farm loss, or limited partnership loss; to determine the amount of restricted farm loss and limited partnership loss that can be applied in a year; and to ask for a loss carryback to previous years.
- A corporation can choose whether or not to deduct an available loss from income in a tax year. The corporation can deduct losses in any order. However, for each type of loss, deduct the oldest loss first.
- According to subsection 111(4) of the *Income Tax Act*, when control has been acquired, no amount of capital loss incurred for a tax year ending before that time is deductible in computing taxable income in a tax year ending after that time. Also, no amount of capital loss incurred in a tax year ending after that time is deductible in computing taxable income of a tax year ending before that time.
- When control has been acquired, subsection 111(5) provides for similar treatment of non-capital and farm losses, except as listed in paragraphs 111(5)(a) and (b).
- For information on these losses, see the T2 Corporation Income Tax Guide.

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- File one completed copy of this schedule with the T2 return, or send the schedule by itself to the tax centre where the return is filed.
- All legislative references are to the Income Tax Act.

- Part 1 – Non-capital losses -

Determination of current-year non-capital loss	
Net income (loss) for income tax purposes	<u>1,663,921</u> A
Deduct: (increase a loss)	
Net capital losses deducted in the year (enter as a positive amount)	а
Taxable dividends deductible under section 112 or subsections 113(1) or 138(6)	b
Amount of Part VI.1 tax deductible under paragraph 110(1)(k)	с
Amount deductible as prospector's and grubstaker's shares – Paragraph 110(1)(d.2)	d
Subtotal (total of amounts a to d)	► B
Subtotal (amount A minus amount B; if positive, ent	er "0") C
Deduct: (increase a loss)	
Section 110.5 or subparagraph 115(1)(a)(vii) – Addition for foreign tax deductions	
Subtotal (amount C minus amou	unt D) E
Add: (decrease a loss) Current-year farm loss (the lesser of: the net loss from farming or fishing included in income and the non-capital loss before deducting the farm loss)	F
Current-year non-capital loss (amount E plus amount F; if positive, enter "0")	G
Continuity of non-capital losses and request for a carryback	
Non-capital loss at the end of the previous tax year	e
Deduct: Non-capital loss expired (note 1) 100	f
Non-capital losses at the beginning of the tax year (amount e minus amount f) 102	▶н
Add:	
Non-capital losses transferred on an amalgamation or on the wind-up of a subsidiary (note 2)	
corporation	g
Current-year non-capital loss (from amount G)	h
Subtotal (amount g plus amount h)	· I
Subtotal (amount H plus amo	ount I) J
Note 1: A non-capital loss expires as follows:	
 after 10 tax years if it arose in a tax year ending after March 22, 2004, and before 2006; and after 20 tax years if it arose in a tax year ending after 2005. 	
An allowable business investment loss becomes a net capital loss after 10 tax years if it arose in a tax year ending after	March 22, 2004.
Note 2: Subsidiary is defined in subsection 88(1) as a taxable Canadian corporation of which 90% or more of each class of issu its parent corporation and the remaining shares are owned by persons that deal at arm's length with the parent corporation	ued shares are owned by

- Part 1 - Non-capital losses (continued) -

Deduct:		
Other adjustments (includes adjustments for an acquisition of control)	i	
Section 80 – Adjustments for forgiven amounts	j	
Subsection 111(10) – Adjustments for fuel tax rebate	j.1	
Non-capital losses of previous tax years applied in the current tax year	k	
Current and previous year non-capital losses applied against current-year taxable dividends subject to Part IV tax (note 3)	I	
Subtotal (total of amounts i to I)	▶	K
Non-capital losses before any request for a carryback (amount J min	us amount K)	L
Deduct – Request to carry back non-capital loss to:		
First previous tax year to reduce taxable income	m	
Second previous tax year to reduce taxable income	n	
Third previous tax year to reduce taxable income	0	
First previous tax year to reduce taxable dividends subject to Part IV tax	p	
Second previous tax year to reduce taxable dividends subject to Part IV tax	q	
Third previous tax year to reduce taxable dividends subject to Part IV tax	r	
Total of requests to carry back non-capital losses to previous tax years (total of amounts m to r)	▶	M
Closing balance of non-capital losses to be carried forward to future tax years (amount L minus amo	ount M) 180	N
Note 3: Amount I is the total of lines 330 and 335 from Schedule 3, Dividends Received, Taxable Dividends Paid, and I	Part IV Tax Calculation.	
- Part 2 – Capital losses		
Continuity of capital losses and request for a carryback		

Continuity of capital losses and request for a carryback	
Capital losses at the end of the previous tax year	
Capital losses transferred on an amalgamation or on the wind-up of a subsidiary corporation 205 b	
Subtotal (amount a plus amount b)►	A
Deduct:	
Other adjustments (includes adjustments for an acquisition of control) 250 c	
Section 80 – Adjustments for forgiven amounts	
Subtotal (amount c plus amount d)►	B
Subtotal (amount A minus amount B)) C
Add: Current-year capital loss (from the calculation on Schedule 6, Summary of Dispositions of Capital Property)	DD
Unused non-capital losses that expired in the tax year (note 4)	
Allowable business investment losses (ABILs) that expired as non-capital losses at the end of the previous tax year (note 5) f	
Enter amount e or f, whichever is less	
ABILs expired as non-capital losses: line 215 multiplied by 2.000000 220	EE
Subtotal (total of amounts C to E)) F

Note

If there has been an amalgamation or a wind-up of a subsidiary, do a separate calculation of the ABIL expired as non-capital loss for each predecessor or subsidiary corporation. Add all these amounts and enter the total on line 220 above.

Note 4: If the loss was incurred in a tax year ending after March 22, 2004, determine the amount of the loss from the 11th previous tax year and enter the part of that loss that was not used in previous years and the current year on line e.

Note 5: If the ABILs were incurred in a tax year ending after March 22, 2004, enter the amount of the ABILs from the 11th previous tax year. Enter the full amount on line f.

– Part 2 – Capital losses (continued) –	
Deduct: Capital losses from previous tax years applied against the current-year net capital g	gain (note 6)
Capital losses before any reque	est for a carryback (amount F minus amount G) H
Deduct – Request to carry back capital loss to (note 7):	
Capital ga (100%)	
First previous tax year	h
Second previous tax year	952 i
Third previous tax year	9 53 j
Subtotal (total of	f amounts h to j)
Closing balance of capital losses to be carried forward to futu	ure tax years (amount H minus amount I) 280
Note 6: To get the net capital losses required to reduce the taxable capital gain include from line 225 divided by 2 at line 332 of the T2 return.	ed in the net income (loss) for the current-year tax, enter the amount
Note 7: On line 225, 951, 952, or 953, whichever applies, enter the actual amount of th result represents the 50% inclusion rate.	he loss. When the loss is applied, divide this amount by 2. The
– Part 3 – Farm losses –	
Continuity of farm losses and request for a carryback	
Farm losses at the end of the previous tax year	а
Deduct: Farm loss expired (note 8)	
	······································
Add:	
Farm losses transferred on an amalgamation or on the wind-up of a subsidiary corporation	
Current-year farm loss (amount F in Part 1)	
Subtotal (amount c	plus amount d) F
	Subtotal (amount A plus amount B) 0
Deduct:	050
Other adjustments (includes adjustments for an acquisition of control)	
Section 80 – Adjustments for forgiven amounts	
Farm losses of previous tax years applied in the current tax year	g
Current and previous year farm losses applied against	
current-year taxable dividends subject to Part IV tax (note 9)	h
Subtotal (total of	amounts e to h) E
Farm losses before any reque	est for a carryback (amount C minus amount D) B
Deduct – Request to carry back farm loss to:	
First previous tax year to reduce taxable income	
Second previous tax year to reduce taxable income	
Third previous tax year to reduce taxable income	
First previous tax year to reduce taxable dividends subject to Part IV tax	
Second previous tax year to reduce taxable dividends subject to Part IV tax	
Third previous tax year to reduce taxable dividends subject to Part IV tax	
Subtotal (total of	
Closing balance of farm losses to be carried forward to futu	ire tax years (amount E minus amount F) 380 0
Note 8: A farm loss expires as follows:	
 after 10 tax years if it arose in a tax year ending before 2006; and after 20 tax years if it arose in a tax year ending after 2005. 	
Note 9: Amount h is the total of lines 340 and 345 from Schedule 3.	

Part 4 – Restricted farm losses ———		
Current-year restricted farm loss		_
Total losses for the year from farming business		
Minus the deductible farm loss:		
(amount A above \$2,500)	divided by 2 = a	
Amount a or \$ 15,000 (note 10), whichever is	s less	b
		2,500 с
	Subtotal (amount b plus amount c) _	<u>2,500</u> ► <u>2,500</u> B
	Current-year restricted farm loss	(amount A minus amount B) C
Continuity of restricted farm losses and request for	or a carryback	
Restricted farm losses at the end of the previous tax ye	-	d
Deduct: Restricted farm loss expired (note 11)		=
Restricted farm losses at the beginning of the tax year		C
Add:	=	
Restricted farm losses transferred on an amalgamatic		£
of a subsidiary corporation Current-year restricted farm loss (from amount C)	—	I
Enter amount g on line 233 of Schedule 1, Net Incom		ý
	Subtotal (amount f plus amount g) _	► E
	_	al (amount D plus amount E) F
	Sublot	
Deduct: Restricted farm losses from previous tax years applie Enter amount h on line 333 of the T2 return.	ad against current farming income 430	h
Section 80 – Adjustments for forgiven amounts		i
Other adjustments		j
	Subtotal (total of amounts h to j) $_{=}$	G
Re	stricted farm losses before any request for a carryback	(amount F minus amount G) H
Deduct Bequest to carry back restricted form los	as to:	
Deduct – Request to carry back restricted farm los First previous tax year to reduce farming income	941 _	k
Second previous tax year to reduce farming income	941 _	K
Third previous tax year to reduce farming income		' '
, , , , , , , , , , , , , , , , , , , ,	Subtotal (total of amounts k to m)	<u> </u>
Closing balance of restricted fai	rm losses to be carried forward to future tax years (amo	unt H minus amount I) 480 J
Note		
Note		
The total losses for the year from all farming busines	sses are calculated without including scientific research	expenses.
	sses are calculated without including scientific research	expenses.
Note 10: For tax years that end before March 21,	2013, use \$6,250 instead of \$15,000.	a expenses.
	2013, use \$6,250 instead of \$15,000.	expenses.
Note 10: For tax years that end before March 21,	2013, use \$6,250 instead of \$15,000.	n expenses.

 Part 5 – Listed personal property losses 		
Continuity of listed personal property loss and request for a carryback		
Listed personal property losses at the end of the previous tax year	a	
Deduct: Listed personal property loss expired after 7 tax years	b	
Listed personal property losses at the beginning of the tax year (amount a minus amount b) 502	>	A
Add: Current-year listed personal property loss (from Schedule 6)	510	В
Subtotal (amount A plu	s amount B)	C
Deduct: Listed personal property losses from previous tax years applied against listed personal property gains Enter amount c on line 655 of Schedule 6. Other adjustments Subtotal (amount c plus amount d) Listed personal property losses remaining before any request for a carryback (amount C minu	c d ►s amount D)	D E
Deduct – Request to carry back listed personal property loss to: First previous tax year to reduce listed personal property gains Second previous tax year to reduce listed personal property gains Third previous tax year to reduce listed personal property gains Subtotal (total of amounts e to g)	e f g	F
Closing balance of listed personal property losses to be carried forward to future tax years (amount E minus amo	unt F) 580	G

┌ Part 7 – Limited partnership losses –

L	Current-year limited	2		3	4		5		6		7	
	Partnership account number	Tax year ending yyyy/mm/dd	share	poration's of limited ership loss	Corpora at-risk a		Total of corpor share of partn investment tax farming losse resource expo	ership credit, s, and	Column 4 m column 4 (if negative, en	5	Current -year limited partnership losses (column 3 minus column 6)	
	600	602		604	60	6	608				620	
						То	tal (enter this am	nount on	line 222 of Sche	dule 1)		
- L	Limited partnership	-	ous tax y			ed in the	-		-			
	1	2		3	4		5		6		7	
	Partnership account number	Tax year ending yyyy/mm/dd	partners the end o tax year transfe amalgan the wi	imited hip losses at f the previous and amounts erred on an mation or on nd-up of a osidiary	Corpora at-risk a		Total of corpor share of partn investment tax business or pr losses, and re expense	ership credit, operty source	Column 4 m column { (if negative, en	5	Limited partnership losses that may be applied in the year (the lesser of columns 3 and 6)	
	630	632		634	63	6	638				650	
_	Continuity of limited 1 Partnership account number	Limited partr losses at the the previous	ership end of	3 Limited par losses tran in the yea amalgamat the wind-	rtnership nsferred ir on an ion or on up of a	Currer partne	4 nt-year limited ership losses m line 620)	loss the (mus or	5 ed partnership es applied in current year st be equal to less than	p closing forv (colu	6 urrent year limited artnership losses g balance to be carrie vard to future years mn 2 plus column 3	
				subsic	liary			1	line 650)	più	i s column 4 minus column 5)	
	660	662	<u> </u>	subsic 664	-		670		ine 650) 675	pit		
	660	662	-	664	4		670 the T2 return)		,	pic	column 5)	
te ou	660 need more space, yo		Tot	664 al (enter this a	4				,		column 5)	
ou		u can attach more	Tot	664 al (enter this a	4				,		column 5)	
ou rt	need more space, yo	u can attach more	Tot schedules	664 al (enter this a)(f)	amount on li				,	190	column 5)	

This election is only applicable for wind-ups under subsection 88(1) that are reported on Schedule 24, First-Time Filer after Incorporation, Amalgamation, or Winding-up of a Subsidiary into a Parent.

Canada Revenue

Agency

Schedule 8

Capital Cost Allowance (CCA)

Corporation's name	Business number	Tax year-end
Algoma Power Inc.	82249 4290 RC0001	Year Month Day 2018-12-31

No X

For more information, see the section called "Capital Cost Allowance" in the T2 Corporation Income Tax Guide.

101

Yes

Is the corporation electing under Regulation 1101(5q)?

Agence du revenu

du Canada

1 2 3 4 5 6 7 8 Class Description Proceeds of For tax years Undepreciated Cost of acquisitions Cost of acquisitions Adjustments and Amount from Amount from ending before capital cost (UCC) during the year from column 3 that transfers column 5 that is column 5 that is dispositions number November 21, at the beginning of (new property must are accelerated assistance received repaid during the * be available for use) 2018: the year investment incentive or receivable year for a property, See note 4 See note 7 50% rule properties (AIIP) subsequent to its during the year for See (1/2 of net note 1 a property, disposition See note 2 acquisitions) subsequent to See note 3 its disposition See note 6 See note 5 200 201 203 225 211 221 207 205 222 23,336,799 0 1 Pre Feb. 2005 Distribution Equipment 1 2. 8 General Office/Stores Equipment 474,912 77,941 0 3. 10 476,308 288,273 0 Vehicles 1,596,729 47 59,784,052 6,339,318 4,892 4. **Distribution Equipment** 5. 45 **Computer Equipment** 916 0 6. 46 16,290 0 50 89,525 103,552 0 7. Computers 8. 14.1 6,030,671 0 9. 12 240,876 0 91,329,894 7,237,995 288,273 4,892 Totals

	1		9	10	11	12	13	14	15	16	17	18
	Class umber	Des- crip- tion	UCC (column 2 plus	Proceeds of disposition	Net capital cost additions of AIIP	UCC adjustment for AIIP acquired	UCC adjustment for non-AIIP	CCA rate %	Recapture of CCA	Terminal loss	CCA (for declining	UCC at the end of
	* note 1	uon	column 3 plus or minus column 5 minus column 8) See note 8	available to reduce the UCC of AIIP (column 8 plus column 3 plus column 3 plus column 7 plus column 7) (if negative, enter "0")	acquired during the year (column 4 minus column 10) (if negative, enter "0")	during the year (column 11 multiplied by the relevant factor) See note 9	acquired during the year (0.5 multiplied by the result of column 3 minus column 4 minus column 6 plus column 7 minus column 8) (if negative, enter "0")	See note 11	See note 12	See note 13	balance method, the result of column 9 plus column 12 minus column 13, multiplied by column 14 or a lower amount) See note 14	the year (column 9 minus column 17)
	200						See note 10 224	212	213	215	217	220
1.	1	Pre Fel	23,336,799					4	0	0	933,472	22,403,327
2.	8	Genera	552,853				38,971	20	0	0	,	450,077

1		9	10	11	12	13	14	15	16	17	18
Class	Des- crip-	UCC (column 2 plus	Proceeds of disposition	Net capital cost additions of AIIP	UCC adjustment for AllP acquired	UCC adjustment for non-AllP	CCA rate %	Recapture of CCA	Terminal loss	CCA (for declining	UCC at the end of
See note 1	tion	Column 2 plus or minus column 5 minus column 8) See note 8	uisposition available to reduce the UCC of AllP (column 8 plus column 8 plus column 3 plus column 4 minus column 7) (if negative, enter "0")	acquired during the year (column 4 minus column 10) (if negative, enter "0")	during the year (column 11 multiplied by the relevant factor) See note 9	acquired during the year (0.5 multiplied by the result of column 3 minus column 4 minus column 6 plus column 7 minus column 8) (if negative, enter "0") See note 10	See note 11	See note 12	See note 13	balance method, the result of column 9 plus column 12 minus column 13, multiplied by column 14 or a lower amount) See note 14	column 9 minus column 17)
200						224	212	213	215	217	220
3. 10	Vehicle	2,073,037		288,273	144,137	94,018	30	0	0	636,947	1,436,090
4. 47	Distrib	66,118,478				3,167,213	8	0	0	5,036,101	61,082,377
5. 45	Compu	916					45	0	0	412	504
6. 46		16,290					30	0	0	4,887	11,403
7. 50	Compu	193,077				51,776	55	0	0	77,716	115,361
8. 14.1		6,030,671					5	0	0	422,147	5,608,524
9. 12		240,876				120,438	100	0	0	120,438	120,438
	Totals	98,562,997		288,273	144,137	3,472,416				7,334,896	91,228,101

Enter the total of column 15 on line 107 of Schedule 1. Enter the total of column 16 on line 404 of Schedule 1. Enter the total of column 17 on line 403 of Schedule 1.

- Note 1. If a class number has not been provided in Schedule II of the Income Tax Regulations for a particular class of property, use the subsection provided in Regulation 1101. Class numbers followed by a letter indicate the basic rate of the class taking into account the additional deduction allowed. Class 1a: 4% + 6% = 10% (class 1 to 10%), class 1b: 4% + 2% = 6% (class 1 to 6%).
- Note 2. Include any property acquired in previous years that has now become available for use. This property would have been previously excluded from column 3. List separately any acquisitions of property in the class that are not subject to the 50% rule. See Income Tax Folio S3-F4-C1, General Discussion of Capital Cost Allowance, for exceptions to the 50% rule.
- Note 3. An accelerated investment incentive property (AIIP) is a property (other than property included in Class 54 or 55) that you acquired after November 20, 2018 and became available for use before 2028. See the T2 Corporation Income Tax Guide for more information. Classes 54 and 55 include property that is a zero-emission vehicle you acquired after March 18, 2019 and became available for use before 2028.
- Note 4. Enter in column 5, "Adjustments and transfers", amounts that increase or reduce the undepreciated capital cost (column 9). Items that increase the undepreciated capital cost include amounts transferred under section 85, or transferred on amalgamation or winding-up of a subsidiary. Items that reduce the undepreciated capital cost (show amounts that reduce the undepreciated capital cost in brackets) include government assistance received or entitled to be received in the year, or a reduction of capital cost after the application of section 80. See the T2 Corporation Income Tax Guide for other examples of adjustments and transfers to include in column 5.
- Note 5. Include all amounts of assistance you received (or were entitled to receive) after the disposition of a depreciable property that would have decreased the capital cost of the property by virtue of paragraph 13(7.1)(f) if received before the disposition.
- Note 6. Include all amounts you have repaid during the year with respect to any legally required repayment, made after the disposition of a corresponding property, of:
 - assistance that would have otherwise increased the capital cost of the property under paragraph 13(7.1)(d); and

- an inducement, assistance or any other amount contemplated in paragraph 12(1)(x) received, that otherwise would have increased the capital cost of the property under paragraph 13(7.4)(b). Also include the UCC of each property of a prescribed class acquired in the course of a corporate reorganization described under paragraph 55(3)(b) of the Act (also known as "butterfly reorganization") or in a non-arm's length transaction (other than by virtue of a right referred to in paragraph 251(5)(b) of the Act) if the property was a depreciable property acquired by the transferor less than 364 days before the end of your tax year.

- Note 7. For each property disposed of during the year, deduct from the proceeds of disposition any outlays and expenses to the extent that they were made or incurred for the purpose of making the disposition(s). The amount reported in respect of the property cannot exceed the property's capital cost, unless that property is a timber resource property as defined in subsection 13(21).
- Note 8. If the amount in column 5 reduces the undepreciated capital cost (i.e. it is shown in brackets), you must subtract it for the purposes of the calculation. Otherwise, add the amount in column 5 for the purposes of the calculation.
- Note 9. The relevant factors for AIIP of a class in Schedule II and for property included in classes 54 and 55, available for use before 2024, are:
 - 2 1/3 for property in Classes 43.1 and 54;
 - 1 1/2 for property in Class 55;
 - 1 for property in Classes 43.2 and 53;

- 0 for property in Classes 12, 13, 14, and 15, as well as properties that are Canadian vessels included in paragraph 1100(1)(v) of the Regulations (see note 14 for additional information); and - 0.5 for all other property that is AIIP.

- Note 10. The UCC adjustment for non-AllP acquired during the year (formerly known as the half-year rule or 50% rule) does not apply to certain property (including AllP). For special rules and exceptions, see Income Tax Folio S3-F4-C1, General Discussion of Capital Cost Allowance.
- Note 11. Enter a rate only if you are using the declining balance method. For any other method (for example the straight-line method, where calculations are always based on the cost of acquisitions), enter N/A. Then enter the amount you are claiming in column 17.
- Note 12. If the amount in column 9 is negative, you have a recapture of CCA. If applicable, enter the negative amount from column 9 in column 15 as a positive. The recapture rules do not apply to passenger vehicles in Class 10.1.
- Note 13. If no property is left in the class at the end of the tax year and there is still a positive amount in the column 9, you have a terminal loss. If applicable, enter the positive amount from column 9 in column 16. The terminal loss rules do not apply to:
 - passenger vehicles in Class 10.1;
 - property in Class 14.1, unless you have ceased carrying on the business to which it relates; or
 - limited-period franchises, concessions, or licences in Class 14 if, at the time of acquisition, the property was a former property of the transferor or any similar property attributable to the same fixed place of business, and you had jointly elected with the transferor to have the replacement property rules apply.
- Note 14. If the tax year is shorter than 365 days, prorate the CCA claim. Some classes of property do not have to be prorated. See the T2 Corporation Income Tax Guide for more information. For property in class 10.1 disposed of during the year, deduct a maximum of 50% of the regular CCA deduction if you owned the property at the beginning of the tax year. For AIIP listed below, the maximum first year allowance you can claim is determined as follows:
 - Class 13: the lesser of 150% of the amount calculated in Schedule III of the Regulations and the UCC at the end of the tax year (before any CCA deduction).
 - Class 14: the lesser of 150% of the allocation for the year of the capital cost of the property apportioned over the remaining life of the property (at the time the cost was incurred) and the UCC a the end of the tax year (before any CCA deduction).
 - Class 15: the lesser of 150% of an amount computed on the basis of a rate per cord, board foot or cubic metre cut in the tax year and the UCC at the end of the tax year (before any CCA deduction).
 - Canadian vessels described under paragraph 1100(1)(v) of the Regulations: the lesser of 50% of the capital cost of the property and the UCC at the end of the tax year (before any CCA deduction).
 - Class 41.2: use a 25% CCA rate. The additional allowance under paragraph 1100(1)(y.2)(for single mine properties) and 1100(1)(ya.2 (for multiple mine properties) of the Regulations is not eligible for the accelerated investment incentive. The additional allowance in respect of natural gas liquefaction under paragraph 1100(1)(yb) of the Regulations is eligible for the accelerated investment incentive.
 - Property (other than a timber resource property) that is a timber limit or a right to cut timber from a limit: 150% of the amount determined by first subtracting the total of the residual value of the timber limit and all amounts you expended for the 1949 or later tax years for surveys, cruises or preparation of prints, maps or plans for the purpose of obtaining a licence or right to cut timber from the capital cost of the limit or right, and then dividing the result by the quantity of timber in the limit or the quantity of timber you have the right to cut.
 - Industrial mineral mine or a right to remove industrial minerals from an industrial mineral mine: 150% of the amount determined by first subtracting the residual value, if any, of the mine or right from the capital cost of the mine or right, and then dividing the result by the number of units of commercially mineable material estimated to be in the mine when the mine or right was acquired (alternatively, if you have acquired a right to remove only a specified number of units, that number of units that you acquired a right to remove).

T2 SCH 8 (19)

Canadä



SCHEDULE 13

CONTINUITY OF RESERVES

Name of corporation	Business number	Tax year end
		Year Month Day
Algoma Power Inc.	82249 4290 RC0001	2018-12-31

• For use by corporations to provide a continuity of all reserves claimed which are allowed for tax purposes.

• File one completed copy of this schedule with the corporation's T2 Corporation Income Tax Return.

• For more information, see the T2 Corporation Income Tax Guide.

─ Part 1 – Capital gains reserves

Description of property	Balance at the beginning of the	Transfer on an amalgamation or	Add	Deduct	Balance at the end of the year
	year \$	the wind-up of a subsidiary \$	\$	\$	\$
001	002	003			004
т	008 otals	009			010

The amount from line 008 **plus** the amount from line 009 should be entered on line 880 of Schedule 6, *Summary of Dispositions of Capital Property*. The amount from line 010 should be entered on line 885 of Schedule 6.

□ Part 2 – Other reserves

Description	Balance at the beginning of the year \$	Transfer on an amalgamation or the wind-up of a subsidiary \$	Add \$	Deduct \$	Balance at the end of the year \$
	110	115			120
Reserve for doubtful debts					
	130	135			140
Reserve for undelivered goods and services not rendered					
	150	155			160
Reserve for prepaid rent					
	190	195			200
Reserve for refundable containers					
	210	215			220
Reserve for unpaid amounts					
	230	235			240
Other tax reserves					
	270	275			280
Totals					

Enter "X" in the column above if the tax reserve has also been reported on the corporation's financial statements. This allows offsetting entries on Schedule 1, resulting in a zero effect on net income for tax purposes.

The amount from line 270 **plus** the amount from line 275 should be entered on line 125 of Schedule 1, Net Income (Loss) for Income Tax Purposes, as an addition. The amount from line 280 should be entered on line 413 of Schedule 1 as a deduction.

T2 SCH 13 E (11)