

in compliance with EU IFRS



TABLE OF CONTENTS

SEF	PARATE STATEMENT OF COMPREHENSIVE INCOME	4
SEF	PARATE STATEMENT OF FINANCIAL POSITION	5
SEF	PARATE STATEMENT OF CHANGES IN EQUITY	7
SEF	PARATE STATEMENT OF CASH FLOWS	8
ADI	DITIONAL INFORMATION AND EXPLANATIONS	9
Ger	neral information	9
1.	General information on ENEA S.A.	
2.	Group composition Management Board and Supervisory Board composition	
3. 4.	Basis for preparing financial statements	
5.	Accounting rules (policy) and significant estimates and assumptions	
6.	Functional currency and presentation currency	
Exp	planatory notes to the separate statement of comprehensive income	. 13
7.	Revenue from sales	
8.	Tax	
Eyn	planatory notes to the separate statement of financial position	14
9.	Property, plant and equipment	
	Intangible assets	
11.	Investments in subsidiaries, associates and jointly controlled entities	14
	Inventories	
	Assets and liabilities arising from contracts with customers	
	Cash and cash equivalents	
	Debt-related liabilities	
	Provisions	
Fina	ancial instruments and financial risk management	. 21
	Financial instruments and fair value	
	Debt financial assets at amortised cost	
	Impairment of trade and other receivables	25
21.	Analysis of the age structure of assets arising from contracts with customers and trade	
00	and other receivables	
	Other financial liabilities	
	er explanatory notes	
	Related-party transactions	27
24.	Conditional liabilities, court proceedings and cases on-going before public administration	20
	organs24.1. Sureties and guarantees	
	24.2. On-going proceedings in courts of general competence	
	24.3. Other court proceedings	
	24.4. Cases concerning 2012 non-balancing	
	24.5. Dispute concerning prices for origin certificates for energy from renewable sources	
	and terminated agreements for the purchase of property rights arising under origin	20
25	certificates for energy from renewable sources Participation in nuclear power plant build program	
	Impact of GOVID-19 pandemic	
	Events after the reporting period	



These condensed separate interim financial statements are prepared in accordance with the requirements of IAS 34 *Interim Financial Reporting*, as endorsed by the European Union, and are approved by the Management Board of ENEA S.A.

Members of the Management Board

President of the Management Board	Paweł Szczeszek							
Member of the Management Board	Tomasz Siwak							
Member of the Management Board	Tomasz Szczegielniak							
Member of the Management Board	Marcin Pawlicki							
Member of the Management Board	Rafał Mucha							
ENEA Centrum Sp. z o.o.								
Entity responsible for maintain	ning accounting							
books and preparing financial								
ENEA Centrum Sp. z o.o. ul. Górecka 1, 60-201 Poznań								
KRS 0000477231, NIP 777-000-28-43, REGON 630770227								

Poznań, 16 September 2021



SEPARATE STATEMENT OF COMPREHENSIVE INCOME

	Period					
	Note	6 months ended 30 June 2021 (unaudited)	3 months ended 30 June 2021 (unaudited)	6 months ended 30 June 2020 (unaudited)	3 months ended 30 June 2020 (unaudited)	
Revenue from sales		3 551 947	1 719 262	3 084 264	1 448 976	
Excise duty		(36 655)	(17 259)	(33 003)	(14 987)	
Net revenue from sales	7	3 515 292	1 702 003	3 051 261	1 433 989	
Lease income		126	60	153	86	
Revenue from sales and other income		3 515 418	1 702 063	3 051 414	1 434 075	
Other operating revenue		7 363	4 027	6 222	2 657	
Change in provision for onerous contracts	17	(3 736)	(2 656)	39 305	14 958	
Depreciation/amortisation Employee benefit costs		(3 418) (40 215)	(1 666) (17 451)	(2 462) (40 343)	(1 267) (20 367)	
Use of materials and raw materials and value of goods sold		(1 122)	(488)	(1 329)	(743)	
Purchase of electricity and gas for sales purposes		(3 272 627)	(1 590 714)	(2 957 180)	(1 398 240)	
Transmission and distribution services		(19 397)	(10 046)	(4 428)	(2 962)	
Other third-party services		(118 256)	(58 069)	(115 332)	(60 758)	
Taxes and fees		(3 371)	(407)	(3 351)	(393)	
Gain on sale and liquidation of property, plant and equipment and right-of-use assets		-	-	106	106	
Other operating costs		(32 200)	(14 248)	(39 027)	(17 609)	
Operating profit/(loss)		28 439	10 345	(66 405)	(50 543)	
Finance costs		(92 551)	(44 492)	(143 118)	(59 069)	
Finance income		92 271	`35 254́	`125 556	`60 763	
Dividend income		305 136	305 136	350 036	350 036	
Change in impairment of interests in subsidiaries, associates and jointly controlled entities	11	114 100	114 100	(538 047)	(537 650)	
Impairment of financial assets at amortised cost	19	(9 988)	(3 788)	(138 737)	(137 695)	
Profit/(loss) before tax		437 407	416 555	(410 715)	(374 158)	
Income tax		69 276	44 988	37 054	(13 041)	
Net profit/(loss) for the reporting period		506 683	461 543	(373 661)	(387 199)	
Other comprehensive income Subject to reclassification to profit or loss:						
- measurement of hedging instruments - income tax Not subject to reclassification to profit or		80 896 (15 371)	28 266 (5 371)	(141 923) 26 965	(42 184) 8 015	
loss: - restatement of defined benefit plan - other		1 702 (1 263)	1 702 (533)	(2 870)	(2 870)	
- income tax		(323)	(323)	545	545	
Net other comprehensive income		65 641	23 741	(117 283)	(36 494)	
Comprehensive income for the reporting period		572 324	485 284	(490 944)	(423 693)	
Net profit/(loss) attributable to the Company's shareholders		506 683	461 543	(373 661)	(387 199)	
Weighted average number of ordinary shares		441 442 578	441 442 578	441 442 578	441 442 578	
Net profit/(loss) per share (in PLN per share)		1.15	1.05	(0.85)	(0.88)	
Diluted profit/(loss) per share (in PLN per share)		1.15	1.05	(0.85)	(0.88)	



SEPARATE STATEMENT OF FINANCIAL POSITION

		As at		
	Note	30 June 2021 (unaudited)	31 December 2020	
ASSETS				
Non-current assets				
Property, plant and equipment	9	23 742	23 910	
Right-of-use assets		28 623	29 978	
Intangible assets	10	3 826	4 180	
Investment properties		12 933	13 206	
Investments in subsidiaries, associates and jointly controlled entities	11	9 517 425	9 512 925	
Deferred income tax assets	8	95 706	101 483	
Financial assets measured at fair value		39 174	84 848	
Debt financial assets at amortised cost	19	4 560 492	6 082 074	
Finance lease and sublease receivables		417	513	
Costs related to the conclusion of agreements		12 432	11 256	
Total non-current assets		14 294 770	15 864 373	
Current assets				
Inventories	12	224 060	65 700	
Trade and other receivables		1 657 660	1 381 371	
Costs related to the conclusion of agreements		11 970	13 428	
Assets arising from contracts with customers	13	286 719	228 905	
Finance lease and sublease receivables		1 917	3 274	
Current income tax receivables		123 523	-	
Debt financial assets at amortised cost	19	2 499 742	1 406 802	
Cash and cash equivalents	14	1 237 249	530 668	
Total current assets		6 042 840	3 630 148	
TOTAL ASSETS		20 337 610	19 494 521	



SEPARATE STATEMENT OF FINANCIAL POSITION

		As at		
	Note	30 June 2021 (unaudited)	31 December 2020	
EQUITY AND LIABILITIES				
Equity				
Share capital		588 018	588 018	
Share premium		3 687 993	4 627 673	
Revaluation reserve - measurement of financial instruments		-	(17 036)	
Revaluation reserve - measurement of hedging instruments		(40 009)	(105 534)	
Reserve capital		5 974 031	5 974 031	
Retained earnings/accumulated losses		489 763	(939 680)	
Total equity		10 699 796	10 127 472	
LIABILITIES				
Non-current liabilities				
Credit facilities, loans and debt securities	16	4 599 976	6 559 586	
Lease liabilities	10	25 469	25 884	
Employee benefit liabilities		57 633	60 146	
Financial liabilities measured at fair value	18	3 027	75 131	
Total non-current liabilities		4 686 105	6 720 747	
Current liabilities				
Credit facilities, loans and debt securities	16	2 305 241	1 210 519	
Trade and other payables		742 371	438 241	
Liabilities arising from contracts with customers	13	40 779	32 289	
Lease liabilities		3 492	5 431	
Current income tax liabilities		-	71 385	
Employee benefit liabilities		22 372	27 637	
Financial liabilities measured at fair value		50 618	64 542	
Liabilities concerning the equivalent for rights to free purchase of shares		281	281	
Other financial liabilities	22	1 111 188	152 574	
Provisions for other liabilities and other charges	17	675 367	643 403	
Total current liabilities		4 951 709	2 646 302	
Total liabilities		9 637 814	9 367 049	
TOTAL EQUITY AND LIABILITIES		20 337 610	19 494 521	



SEPARATE STATEMENT OF CHANGES IN EQUITY

	Share capital (nominal amount)	Reserve for revaluation and merger accounting	Total share capital	Share premium	Revaluation reserve - measurement of financial instruments	Revaluation reserve - measurement of hedging instruments	Reserve capital	Retained earnings	Total equity
As at 1 January 2020	441 443	146 575	588 018	4 627 673	(17 036)	(17 356)	5 690 700	2 702 180	13 574 179
Net loss for the reporting period Net other comprehensive income	- -	- -	- -	- -	- -	- (114 958)	- -	(373 661) (2 325)	(373 661) (117 283)
Net comprehensive income recognised in the period	-	-	-	-	-	(114 958)	-	(375 986)	(490 944)
As at 30 June 2020 (unaudited)	441 443	146 575	588 018	4 627 673	(17 036)	(132 314)	5 690 700	2 326 194	13 083 235

	Share capital (nominal amount)	Reserve for revaluation and merger accounting	Total share capital	Share premium	Revaluation reserve - measurement of financial instruments	Revaluation reserve - measurement of hedging instruments	Reserve capital	Retained earnings	Total equity
As at January 2021	441 443	146 575	588 018	4 627 673	(17 036)	(105 534)	5 974 031	(939 680)	10 127 472
Net profit for the reporting period Net other comprehensive income	- -	- -	-	- -	- 17 036	- 65 525	-	506 683 (16 920)	506 683 65 641
Net comprehensive income recognised in the period	-	-	-	-	17 036	65 525	-	489 763	572 324
Coverage of net loss - transfer	-	-	-	(939 680)	-	-	-	939 680	-
As at 30 June 2021 (unaudited)	441 443	146 575	588 018	3 687 993	-	(40 009)	5 974 031	489 763	10 699 796



SEPARATE STATEMENT OF CASH FLOWS

	Period		
Note	6 months ended 30 June 2021 (unaudited)	6 months ended 30 June 2020 (unaudited)	
Cash flows from operating activities			
Net profit/net loss for the reporting period	506 683	(373 661)	
Adjustments: Income tax in profit or loss	(69 276)	(37 054)	
Depreciation/amortisation	3 418	2 462	
Gain on sale and liquidation of property, plant and equipment and right-of-use assets	-	(106)	
(Gain)/loss on sale of financial assets	(21 349)	4 632	
Interest income	(73 627)	(103 148)	
Dividend income Interest costs	(305 136) 88 086	(350 036) 127 816	
Impairment of interests	(114 100)	538 047	
Impairment of financial assets at amortised cost	9 988	138 737	
Total adjustments	(481 996)	321 350	
Paid income tax Flows resulting from settlements within tax group	(196 401) 295 933	(9 005) 105 306	
Changes in working capital:	233 300	103 000	
Inventories	(158 360)	(52 659)	
Trade and other receivables Trade and other payables	(17 603) 77 475	(206 795) (39 817)	
Employee benefit liabilities	(6 076)	(502)	
Provisions for other liabilities and other charges	146 064	44 819	
Total changes in working capital	41 500 165 719	(254 954) (210 964)	
Net cash flows from operating activities	100 / 19	(210 964)	
Cash flows from investing activities			
Purchase of non-current property, plant and equipment and intangible assets and right-of-use assets	(346)	(77)	
Proceeds from sale of non-current property, plant and equipment and intangible	-	106	
assets and right-of-use assets Purchase of financial assets	(15 000)	(1 804 000)	
Proceeds from sale of financial assets	501 843	1 584 246	
Purchase of subsidiaries	(4 500)	- (606)	
Purchase of associates and jointly controlled entities Received interest	64 783	(696) 114 011	
Other expenses	(533)	-	
Net cash flows from investing activities	546 247	(106 410)	
Cash flows from financing activities			
Repayment of credit and loans	(101 707)	(81 040)	
Bond buy-back Expenditures concerning lease payments	(769 055) (3 091)	(1 106 255) (2 741)	
Interest paid	(90 146)	(141 390)	
Net cash flows from financing activities	(963 999)	(1 331 426)	
Total net cash flows	(252 033)	(1 648 800)	
Cash at the beginning of reporting period 14	378 094	2 715 611	
Cash at the end of reporting period 14	126 061	1 066 811	

The separate statement of cash flows should by analysed in conjunction with the additional information and explanations, which constitute an integral part of the condensed separate interim financial statements



ADDITIONAL INFORMATION AND EXPLANATIONS

General information

1. General information on ENEA S.A.

Name: ENEA Spółka Akcyjna

Legal form: spółka akcyjna (joint-stock company)

Country of registered office: Poland

Registered office: Poznań

Address: ul. Górecka 1, 60-201 Poznań

KRS: 0000012483

 Telephone number:
 (+48 61) 884 55 44

 Fax number:
 (+48 61) 884 59 59

 E-mail:
 enea@enea.pl

 Website:
 www.enea.pl

 REGON number:
 630139960

 NIP number:
 777-00-20-640

ENEA S.A. ("ENEA," "Company"), back then operating as Energetyka Poznańska S.A., was entered into the National Court Register at the District Court in Poznań on 21 May 2001, under KRS number 0000012483.

As at 30 June 2021, ENEA S.A.'s shareholding structure was as follows:

	Poland's State Treasury	Other shareholders	Total
As at 30 June 2021	51.50%	48.50%	100.00%

As at 30 June 2021, the Company's highest-level controlling entity was the State Treasury.

As at 30 June 2021, ENEA S.A.'s statutory share capital amounted to PLN 441 443 thousand (PLN 588 018 thousand after restatement to EU IFRS, taking into account hyperinflation and other adjustments) and was divided into 441 442 578 shares.

The Company's duration is indefinite. Its activities are conducted on the basis of relevant concessions issued for the Company.

The Company's condensed separate interim financial statements cover the 6-month period ended 30 June 2021 and contain comparative data for the 6-month period ended 30 June 2020 and as at 31 December 2020.



2. Group composition

As at 30 June 2021, ENEA Group consisted of the parent - ENEA S.A., 14 subsidiaries, 9 indirect subsidiaries, 2 associates and 2 jointly controlled entities.

The main business activity of ENEA S.A. is trade of electricity.

	Company name	Activity	Registered office	ENEA S.A.'s stake in total number of voting rights as at 30 June 2021	ENEA S.A.'s stake in total number of voting rights as at 31 December 2020
SUE	SIDIARIES				
1.	ENEA Operator Sp. z o.o.	distribution	Poznań	100%	100%
2.	ENEA Wytwarzanie Sp. z o.o.	generation	Świerże Górne	100%	100%
3.	ENEA Elektrownia Połaniec S.A.	generation	Połaniec	100%	100%
4.	ENEA Oświetlenie Sp. z o.o.	other activity	Szczecin	100%	100%
5.	ENEA Trading Sp. z o.o.	trade	Świerże Górne	100%	100%
6.	ENEA Serwis Sp. z o.o.	distribution	Lipno	100%	100%
7.	ENEA Centrum Sp. z o.o.	other activity	Poznań	100%	100%
8.	ENEA Pomiary Sp. z o.o.	distribution	Poznań	100%	100%
9.	ENERGO-TOUR Sp. z o.o. w likwidacji	other activity	Poznań	100%6	100% ⁶
10.	ENEA Innowacje Sp. z o.o.	other activity	Warsaw	100% ^{7,8}	100%
11.	Lubelski Węgiel BOGDANKA S.A.	mining	Bogdanka	65.99%	65.99%
12.	ENEA Ciepło Sp. z o.o.	generation	Białystok	99.94%	99,94%
13.	ENEA Ciepło Serwis Sp. z o.o.	generation	Białystok	100%	100%
14.	ENEA Nowa Energia Sp. z o.o.	generation	Radom	100%	100%
IND	RECT SUBSIDIARIES				
15.	ENEA Logistyka Sp. z o.o.	distribution	Poznań	100%5	100%5
16.	ENEA Bioenergia Sp. z o.o.	generation	Połaniec	100%1	100%1
17.	ENEA Polaniec Serwis Sp. z o.o.	generation	Połaniec	100%¹	100%1
18.	Przedsiębiorstwo Energetyki Cieplnej Sp. z o.o.	generation	Oborniki	99.93%²	99.93% ²
19.	Miejska Energetyka Cieplna Piła Sp. z o.o.	generation	Piła	71.11%²	71.11%²
20.	EkoTRANS Bogdanka Sp. z o.o.	mining	Bogdanka	65.99% ³	65.99%³
21.	RG Bogdanka Sp. z o.o.	mining	Bogdanka	65.99%³	65.99% ³
22.	MR Bogdanka Sp. z o.o.	mining	Bogdanka	65.99% ³	65.99% ³
23.	Łęczyńska Energetyka Sp. z o.o.	mining	Bogdanka	58.53% ³	58.53% ³
24.	ENEA Badania i Rozwój Sp. z o.o.	other activity	Warsaw	_4,8	100%4
JOII	NTLY CONTROLLED ENTITIES				
25.	Polska Grupa Górnicza S.A.	-	Katowice	7.66%	7.66%
26.	Elektrownia Ostrołęka	-	Ostrołęka	50%	50%
ASS	Sp. z o.o.				
27.	Polimex – Mostostal S.A.	-	Warsaw	16.48%	16.48%
28.	ElectroMobility Poland S.A.	-	Warsaw	25%	25%
	<u> </u>				

¹ – indirect subsidiary through stake in ENEA Elektrownia Połaniec S.A.

² – indirect subsidiary through stake in ENEA Wytwarzanie Sp. z o.o.

³ – indirect subsidiary through stake in Lubelski Węgiel BOGDANKA S.A.

⁴ – indirect subsidiary through stake in ENEA Innowacje Sp. z o.o.

 $^{^{\}rm 5}-$ indirect subsidiary through stake in ENEA Operator Sp. z o.o.

The additional information and explanations presented on pages 9-33 constitute an integral part of these condensed separate interim financial statements.



- ⁶ on 30 March 2015 the company's extraordinary general meeting adopted a resolution on the dissolution of the company following a liquidation proceeding; the resolution entered into force on 1 April 2015. An application for the company to be removed from the National Court Register was filed on 5 November 2015. At the date on which these condensed consolidated interim financial statements were prepared, procedural activities connected with removing the entity from the National Court Register were in progress.
- ⁷ on 7 May 2021 an Extraordinary General Meeting of ENEA Innowacje Sp. z o.o. adopted a resolution regarding an increase of the company's share capital by PLN 4 500 thousand, i.e. from PLN 26 360 thousand to PLN 30 860 thousand, by issuing 45 000 new shares with a nominal value of PLN 100.00 each. All of the new-issue shares were acquired by ENEA S.A. and were paid for with a cash contribution. The share capital increase was registered at the National Court Register on 1 July 2021.
- 8 on 12 April 2021 an Extraordinary General Meeting of ENEA Badania i Rozwój Sp. z o.o. adopted a resolution on a merger with ENEA Innowacje Sp. z o.o. through the acquisition of ENEA Badania i Rozwój Sp. z o.o. by ENEA Innowacje Sp. z o.o.

The merger of ENEA Innowacje Sp. z o.o. and ENEA Badania i Rozwój Sp. z o.o. was entered in the National Court Register on 1 June 2021.

3. Management Board and Supervisory Board composition

Management Board

	As at 30 June 2021	As at 31 December 2020
President of the Management Board	Paweł Szczeszek	Paweł Szczeszek
Member of the Management Board, responsible for finance	Rafał Mucha	Rafał Mucha
Member of the Management Board, responsible for sales	Tomasz Siwak	Tomasz Siwak
Member of the Management Board, responsible for corporate affairs	Tomasz Szczegielniak	Tomasz Szczegielniak
Member of the Management Board, responsible for operations	Marcin Pawlicki	Marcin Pawlicki

Supervisory Board

Supervisory Board	As at		As at		
	30 June 2021	Appointment	31 December 2020	End of term / resignation	
Chairperson of the Supervisory Board	Rafał Włodarski	7 January 2021	Izabela Felczak- Poturnicka	5 January 2021	
Deputy Chairperson of the Supervisory Board	Roman Stryjski		Roman Stryjski		
Secretary of the Supervisory Board	Michał Jaciubek		Michał Jaciubek		
Member of the Supervisory Board	Dorota Szymanek	7 January 2021	Rafał Włodarski		
Member of the Supervisory Board	Maciej Mazur		Maciej Mazur		
Member of the Supervisory Board	Piotr Mirkowski		Piotr Mirkowski		
Member of the Supervisory Board	Paweł Koroblowski		Paweł Koroblowski		
Member of the Supervisory Board	Ireneusz Kulka		Ireneusz Kulka		
Member of the Supervisory Board	Mariusz Pliszka		Mariusz Pliszka		
Member of the Supervisory Board	Mariusz Fistek		Mariusz Fistek		

On 4 January 2021, the Company received a letter of resignation from Mrs. Izabela Felczak-Poturnicka as Chairperson of the Supervisory Board and as Supervisory Board member, effective from 5 January 2021.

On 7 January 2021, an Extraordinary General Meeting of ENEA S.A. appointed Mr. Rafał Włodarski as Chairperson of ENEA S.A.'s Supervisory Board.

On 7 January 2021, the Company's Extraordinary General Meeting adopted a resolution appointing Mrs. Dorota Szymanek as member of ENEA S.A.'s Supervisory Board, 10th term, effective from the same date.

On 15 September 2021, the Company received a statement from Mr. Ireneusz Kulka on his resignation as member of the Supervisory Board of ENEA S.A. and Chairperson of the Audit Committee, effective 16 September 2021.

The additional information and explanations presented on pages 9-33 constitute an integral part of these condensed separate interim financial statements.



4. Basis for preparing financial statements

These condensed separate interim financial statements are prepared in accordance with the requirements of IAS 34 *Interim Financial Reporting*, as endorsed by the European Union, and are approved by the Management Board of ENEA S.A.

The Company's Management Board used its best knowledge as to the application of standards and interpretations as well as methods and rules for the measurement of items in ENEA S.A.'s condensed separate interim financial statements in accordance with EU IFRS as at 30 June 2021. The presented tables and explanations are prepared with due diligence. These condensed separate interim financial statements have been reviewed by a statutory auditor. The accounting rules are applied consistently across all of the presented periods unless stated otherwise.

These condensed separate interim financial statements are prepared on a going concern basis for the foreseeable future. There are no circumstances such as would indicate a threat to the Company's going concern.

The Company prepares condensed consolidated interim financial statements for ENEA Group in accordance with IFRS EU as at and for the 6-month period ending 30 June 2021. In order to obtain full information on ENEA Group's financial situation and results, readers of ENEA S.A.'s condensed separate interim financial statements should read these in conjunction with ENEA Group's condensed consolidated interim financial statements and ENEA S.A.'s separate annual financial statements for the financial year ended on 31 December 2020.

5. Accounting rules (policy) and significant estimates and assumptions

These condensed separate interim financial statements are prepared using accounting rules that are consistent with the rules used in preparing the most recent annual separate financial statements for the financial year ended 31 December 2020.

Preparing condensed separate interim financial statements in accordance with EU IFRS requires the Management Board to adopt certain assumptions and make estimates that have an impact on the adopted accounting rules and the amounts shown in condensed separate interim financial statements and notes to financial statements. Assumptions and estimates are based on the Management Board's best knowledge regarding current and future events and activities. However, actual results may differ from forecasts. The estimates used in preparing these condensed separate interim financial statements are consistent with the estimates used in preparing the separate financial statements for the most recent financial year. The estimated values presented in previous financial years do not have a material impact on the present interim period.

6. Functional currency and presentation currency

Items in the Company's financial statements are measured in the currency of the main economic environment in which the Company operates (functional currency).

The condensed separate interim financial statements are presented in Polish zloty (PLN), which is the functional currency and presentation currency. Items in financial statements are rounded to full thousands of zlotys (PLN 000s), unless otherwise stated.



Explanatory notes to the separate statement of comprehensive income

7. Revenue from sales

Net revenue from sales

	6-month peri	6-month period ended		
	30 June 2021	30 June 2020		
Revenue from the sale of electricity Revenue from the sale of gas	3 439 994 73 796	2 980 428 68 456		
Revenue from the sale of other services	1 502	2 377		
Total net revenue from sales	3 515 292	3 051 261		

The Company recognises revenue when an obligation to provide a consideration by the provision of a promised good or service to the customer is performed (or is being performed). Revenue is recognised on the basis of prices specified in sale agreements, less estimated rebates and other deductions.

The key groups of contracts include electricity sale contracts (including framework contracts) for retail, business, key and strategic customers. Under these contracts, service is provided in a continuous manner and the level of revenue depends on usage.

The standard payment deadline for invoices for the sale of electricity is 14 days from VAT invoice date. In the case of business, key and strategic customers, payment deadlines may be negotiated.

Presented below is revenue from sales, divided into categories that reflect how economic factors influence the amount, payment deadline and the uncertainty of revenue and cash flows.

	6-month per	6-month period ended		
	30 June 2021 30 June			
Revenue from continuous services	3 513 790	3 048 884		
Revenue from services provided at specified time	1 502	2 377		
Total	3 515 292	3 051 261		

8. Tax

Deferred income tax

Changes in deferred income tax provision (after offsetting assets and provision) are as follows:

	6-month period ended	Year ended
	30 June 2021	31 December 2020
As at the beginning of period	101 483	95 395
Change recognised in profit or loss Change recognised in other comprehensive income	9 917 (15 694)	(15 013) 21 101
As at the end of period	95 706	101 483

In the 6-month period ended 30 June 2021, the Company's profit before tax increased as a result of an increase in deferred income tax assets by PLN 9 917 thousand (in the 6-month period ended 30 June 2020 the charge to the Company's profit before tax as a result of a decrease in deferred income tax assets amounted to PLN 731 thousand).



Explanatory notes to the separate statement of financial position

9. Property, plant and equipment

In the 6-month period ended 30 June 2021 the Company purchased property, plant and equipment items for a total of PLN 322 thousand net (in the 6-month period ending 30 June 2020: PLN 678 thousand net).

In the 6-month period ended 30 June 2021 the Company sold and/or liquidated property, plant and equipment items for a total of PLN 0 thousand net (in the 6-month period ending 30 June 2020: PLN 0 thousand net).

As at 30 June 2021, no indications for the impairment of property, plant and equipment were identified. No collateral was established on property, plant and equipment assets.

10. Intangible assets

In the 6-month period ended 30 June 2021 the Company purchased intangible assets for a total of PLN 90 thousand net (in the 6-month period ending 30 June 2020: PLN 0 thousand net).

In the 6-month period ended 30 June 2021 the Company did not liquidate intangible assets (in the 6-month period ending 30 June 2020: PLN 0 thousand).

As at 30 June 2021, no indications for impairment were identified. No collateral has been established on intangible assets.

11. Investments in subsidiaries, associates and jointly controlled entities

Change in investments in subsidiaries, associates and jointly controlled entities

	6-month period ended 30 June 2021	Year ended 31 December 2020
As at the beginning of period	9 512 925	12 892 612
Purchase of investments	4 500	245 922
Sale of investments	-	(12 367)
Change in impairment	114 100	(3 596 215)
Other changes	(114 100)	(17 027)
As at the end of period	9 517 425	9 512 925

ENEA Innowacje Sp. z o. o.

7 May 2021	Resolution on a PLN 4 500 thousand share capital increase, from PLN
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26 360 thousand to PLN 30 860 thousand, through the issue of 45 000

new shares, with a nominal value of PLN 100.00 each.

Impairment of investments

	6-month period ended 30 June 2021	Year ended 31 December 2020
As at the beginning of period	4 969 479	1 373 264
Created	-	3 613 242
Reversed	(114 100)	(17 027)
As at the end of period	4 855 379	4 969 479

Implementation of project to build Elektrownia Ostrołęka C

At 30 June 2021, ENEA S.A. held 9 124 821 shares of Elektrownia Ostrołęka Sp. z o.o., with a nominal value of PLN 50 each and total nominal value of PLN 456 241 thousand.

On 13 February 2020, ENEA S.A. executed an agreement with ENERGA S.A. suspending financing by ENERGA S.A. and ENEA S.A. for the project to build Elektrownia Ostrołęka C. In the agreement, ENEA S.A. and ENERGA S.A. undertook to carry out analyses, especially concerning the project's technical, technological, economic and organisational parameters and further financing.

Extraordinary

General Meeting

The additional information and explanations presented on pages 9-33 constitute an integral part of these condensed separate interim financial statements.



ENERGA S.A. and ENEA S.A. assumed that suspending financing for the project would result in the company having to suspend its contract executed on 12 July 2018 to build Elektrownia Ostrołęka C with capacity of approx. 1000 MW, along with a contract to convert rail infrastructure for Elektrownia Ostrołęka C of 4 October 2019.

On 14 February 2020, Elektrownia Ostrołęka Sp. z o.o. issued to the General Contractor for the contract to build Elektrownia Ostrołęka C with capacity of approx. 1000 MW of 12 July 2018 a notice to suspend all works related to that contract, effective 14 February 2020.

As part of the analytical work performed under the agreement, ENEA S.A. and ENERGA S.A. worked on updating business and technical assumptions as well as assumptions concerning the financing structure within the financial model. On ENERGA S.A.'s part, the results of this work were provided to Elektrownia Ostrołęka Sp. z o.o. on 14 May 2020, when the company received calculations concerning the Project's profitability in the coal fuel variant. These results was used by the company to perform a CGU test. The CGU test carried out at Elektrownia Ostrołęka Sp. z o.o. shows that completing the Project would generate a negative value, meaning that continuing the Project would be unjustified.

On 19 May 2020, ENEA S.A. received an electronic copy of Resolution no. 39/2020 of the Management Board of Elektrownia Ostrołęka Sp. z o.o. of 19 May 2020 regarding recognition of impairment losses on the book value of the Company's assets. As a result of an impairment test on non-current assets performed at Elektrownia Ostrołęka Sp. z o.o., which followed an update of business assumptions by Elektrownia Ostrołęka Sp. z o.o. regarding the construction of power plant Ostrołęka C based on coal technology, the Group's consolidated financial statements for 2019 include ENEA S.A.'s share of the net loss generated by Elektrownia Ostrołęka Sp. z o.o. Given the fact that it was higher than the value of the stake in this company, it was reduced to zero. At 30 June 2021, ENEA S.A.'s stake in Elektrownia Ostrołęka Sp. z o.o. was worth PLN 0.

On 2 June 2020 the Management Board of ENEA S.A. accepted a final report on analyses conducted in collaboration with ENERGA S.A. regarding the project's technical, technological, economic, organisational and legal aspects and further financing.

Conclusions from these analyses do not justify continuing the project in its existing form, i.e. the construction of a power plant generating electricity in a process of hard coal combustion. This evaluation was driven by the following:

- regulatory changes at the EU level and the credit policy of certain financial institutions, which show that there is far greater access to financing for energy projects based on gas than coal; and
- 2) the acquisition of control over Energa by PKN Orlen S.A., the strategy of which does not include investments in electricity generation based on coal combustion.

At the same time, technical analysis confirmed the viability of a variant in which the power plant would use gas ("Gas Project") at the current location of the coal-unit being built. As a result of the above, ENEA S.A.'s Management Board decided to continue building a generating asset in Ostrołęka and change the fuel source from coal to gas.

On 2 June 2020, a three-party agreement was executed between ENEA S.A., ENERGA S.A. and PKN Orlen S.A., spelling out the following key cooperation rules for the Gas Project:

- subject to the reservations expressed below, continue cooperation between ENEA S.A. and ENERGA S.A. via
 the existing special-purpose vehicle, i.e. Elektrownia Ostrołęka Sp. z o.o., and settle costs related to the Project
 between ENEA S.A. and ENERGA S.A., along with settlements with Project contractors, in accordance with the
 existing rules,
- take into account PKN Orlen S.A.'s potential role in the Gas Project as a new shareholder,
- ENEA S.A.'s participation in the Gas Project as a minority shareholder with an investment cap, as a result of which the Company will not be an entity co-controlling Elektrownia Ostrołęka Sp. z o.o.,
- subject to the essential corporate approvals, execute a new shareholders agreement regarding the Gas Project that incorporates the aforementioned cooperation rules,
- undertake activities intended to secure financing for the Gas Project by ENERGA S.A. together with PKN Orlen S.A.

From 2 June 2020, the parties to this agreement had been holding talks regarding a new investment agreement specifying rules for the further implementation of the Gas Project, including investment by each of the parties. At the same time, ENEA S.A. on its own evaluated the prospect of participating in the project.

On 22 December 2020 at the request of ENEA S.A.'s Management Board, ENEA S.A.'s Supervisory Board approved the following:

- ENEA S.A.'s withdrawal from investing in the construction of a gas-based unit as part of project Ostrołęka C, and
- arrangements with ENERGA regarding the settlement of costs pertaining to the project to build a coal-based unit as part of project Ostrołęka C.

In connection with the above, ENEA S.A. and the other parties involved in Project Ostrołęka C agreed that an organised part of enterprise related to the gas project will be spun off from Project Ostrołęka C (in accounting and organisational terms). From the spin-off date, investment costs related to settling the gas project will not be incurred by ENEA S.A.

Further, the following documents were signed on 22 December 2020:



- agreement between ENEA S.A., ENERGA S.A. and Elektrownia Ostrołęka Sp. z o.o. regarding cooperation on the division of Elektrownia Ostrołeka Sp. z o.o. (Division Agreement).
- agreement between the Company and ENERGA S.A. regarding cooperation on settling the coal-based project as part of Project Ostrołęka C (Settlement Agreement, Coal Project).

These agreements were signed in connection with a decision to change the source of power for the Elektrownia Ostrołęka C power plant being constructed with capacity of approx. 1000 MW from coal to gas, and ENEA S.A.'s decision to not participate in the Gas Project.

Both of the agreements include a statement by ENEA S.A. on withdrawal from further participation in the Gas Project. The reasons for withdrawing from further investment in the construction of the gas unit are especially related to ENEA Group's intention to intensify investing activity in the area of renewable energy sources as well as to invest in the conversion of coal-based sources to gas-based across ENEA S.A.'s existing generating assets that are fully owned by ENEA S.A.

Reaching these agreements also serves to confirm that in light of ENEA S.A.'s withdrawal from the Gas Project the remaining parties will not be seeking any claims from ENEA S.A. based on this decision.

In accordance with the Division Agreement, Elektrownia Ostrołęka Sp. z o.o. would be divided through a spin-off (in the meaning of the Polish Commercial Companies Code) of the assets and liabilities (rights and obligations) and other elements that make up the Gas Project.

The Settlement Agreement is essential to the performance of the Division Agreement, which requires cooperation by the shareholders of Elektrownia Ostrołęka Sp. z o.o., including the settlement of costs related to the Coal Project. In accordance with the Settlement Agreement, costs related to the Coal Project will be settled based on the existing arrangements between the company and ENERGA S.A. and ENEA S.A.

On 31 December 2020, in accordance with the Settlement Agreement (which amended the loan agreement of 23 December 2019 in this regard), ENEA S.A. bought from ENERGA S.A. half of ENERGA S.A.'s receivables due from Elektrownia Ostrołęka Sp. z o.o. for a price equal to the nominal value of the receivables being sold, i.e. PLN 170 000 thousand, plus interest accrued from 31 December 2020, amounting to PLN 11 617 thousand.

Impairment of loans issued to Elektrownia Ostrołęka Sp. z o.o. as at 30 June 2021 amounted to PLN 219 772 thousand, together with interest (the value of these loans was written off to zero).

On 26 February 2021 ENEA S.A. and ENERGA S.A. executed with Elektrownia Ostrołęka Sp. z o.o. Annex 1 to the PLN 340 million loan agreement of 23 December 2019 and Annex 6 to the PLN 58 million loan agreement of 17 July 2019. Pursuant to the provisions of the aforementioned annexes, Elektrownia Ostrołęka Sp. z o.o. undertook to make a one-off loan repayment to ENEA S.A. of PLN 170 million and PLN 29 million, respectively, together with interest, by 30 June 2021. Next, on 30 June 2021, ENEA S.A. and ENERGA S.A. executed with Elektrownia Ostrołęka Sp. z o.o. Annex 2 to the PLN 340 million loan agreement of 23 December 2019 and Annex 7 to the PLN 58 million loan agreement of 17 July 2019. Pursuant to the provisions of the aforementioned annexes, Elektrownia Ostrołęka Sp. z o.o. undertook to make a one-off loan repayment to ENEA S.A. of PLN 170 million and PLN 29 million, respectively, together with interest, by 30 September 2021.

On 25 June 2021, Elektrownia Ostrołęka Sp. z o.o. as vendor and CCGT Ostrołęka Sp. z o.o. as buyer (a wholly-owned subsidiary of ENERGA S.A.) signed a sale agreement and associated agreements regarding an SPV (excluding certain assets) intended (and used as such) to implement economic tasks covering the construction of a gas-fired power generating unit in Ostrołęka and the subsequent operation of this unit (Gas Plant). The business being sold includes generally all of the SPV's asset and non-asset components in use as of the transaction date in connection with preparations to begin an investment process consisting of the construction of the Gas Plant. The transaction is intended to facilitate the implementation of a gas project by CCGT Ostrołęka Sp. z o.o. as a company that will replace Elektrownia Ostrołęka Sp. z o.o. in implementing the investment in Ostrołęka. The sale price for the business being sold (transaction value) is currently estimated at approx. PLN 166 million. The price is set on a preliminary basis as additional considerations will apply in determining the final price.

On 25 June 2021, Elektrownia Ostrołęka Sp. z o.o. and CCGT Ostrołęka Sp. z o.o. on the one hand and GE Power Sp. z o.o., based in Warsaw, GE Steam Power Systems S.A.S. (former name: ALSTOM Power Systems S.A.S.), based in Boulogne-Billancourt, France (Coal Project Contractor), and General Electric Global Services, GmbH, based in Baden, Switzerland (together with GE Power sp. z o.o. - Gas Project Contractor) on the other hand signed a Contract Change Document concerning the contract of 21 July 2018 to build unit C at Elektrownia Ostrołęka, with a capacity of 1000 MW, and an Agreement on settlement of the Coal Project. The Contract Change Document is structured in a way that facilitates implementation of the Gas Project by CCGT Ostrołęka Sp. z o.o. as a company that will replace Elektrownia Ostrołęka Sp. z o.o. in implementing the investment in Ostrołęka, which is related, inter alia, to the fact that ENEA S.A. has confirmed its withdrawal from the Gas Project. The agreement concerning the Coal Project settlement regulates the rights and obligations of Elektrownia Ostrołęka Sp. z o.o. and the Coal Project Contractor mainly in connection with the settlement of construction work that had been completed by the Coal Project Contractor before the contract was suspended, maintenance and security activities during Contract suspension and tasks related to finishing the work dedicated to implementing the Coal Project. Under this agreement, the Coal Project will be settled by the end of 2021, and the entire



amount that Elektrownia Ostrołęka Sp. z o.o. will be obligated to pay to the Coal Project Contractor, taking into account the expenditures incurred thus far, will not exceed PLN 1.35 billion (net).

In connection with this agreement being signed and based on the status of settlements between Elektrownia Ostrołęka Sp. z o.o. and the Coal Project Contractor, a provision for future investment liabilities toward Elektrownia Ostrołęka Sp. z o.o., amounting to PLN 222 200 thousand, was partially released in these condensed separate interim financial statements, with the amount released being PLN 114 100 thousand. This amount is recognised in the separate statement of comprehensive income in the item "Change in impairment of interests in subsidiaries, associates and jointly controlled entities." The amount of this provision as at 30 June 2021 is PLN 108 100 thousand and constitutes the best possible estimate due to uncertainty over the final settlement amounts.

ENEA S.A.'s commitment to provide funding for Elektrownia Ostrołęka Sp. z o.o. resulting from the existing agreements (especially the agreements dated 28 December 2018 and 30 April 2019 and the Settlement Agreement) that is still outstanding amounts to PLN 620 million. ENEA S.A. does not have sufficient information on any potential additional contributions or their potential deadlines, aside from those above.

12. Inventories

Inventories

	As at 30 June 2021 31 December 2020		
Energy origin certificates	223 897	65 489	
Goods	163	211	
Total	224 060	65 700	

No collateral is established on inventory.

Energy origin certificates

	6-month period ended 30 June 2021	Year ended 31 December 2020
Net value at the beginning of period	65 489	216 449
Purchase	271 398	339 953
Depreciation	(112 990)	(490 913)
Net value at the end of period	223 897	65 489

Costs connected with redeeming energy origin certificates are presented in profit or loss in the following item: Purchase of electricity and gas for sales purposes

13. Assets and liabilities arising from contracts with customers

Assets and liabilities arising from contracts with customers

	Assets arising from contracts with customers	Liabilities arising from contracts with customers	
As at 1 January 2020	215 223	12 631	
Change in non-invoices receivables	13 731	-	
Change in impairment	(49)	-	
Adjustments, prepayments	` <i>-</i>	19 658	
As at 31 December 2020	228 905	32 289	
Change in non-invoices receivables	57 837	-	
Change in impairment	(23)	-	
Adjustments, prepayments	· -	8 490	
As at 30 June 2021	286 719	40 779	

The balance of assets arising from contracts with customers mainly covers uninvoiced electricity sales, while the balance of liabilities arising from contracts with customers covers liabilities concerning sales adjustments related to the Act on amendment of the act on excise duty and certain other acts, as well as prepayments.

The additional information and explanations presented on pages 9-33 constitute an integral part of these condensed separate interim financial statements.



14. Cash and cash equivalents

Significant judgements and estimates

In accordance with ENEA S.A.'s credit risk assessment rules and the provisions of IFRS 9 as regards impairment tests for cash and cash equivalents as at 30 June 2021; the Company sees potential impact as negligible.

Presentation of deposits at clearinghouse IRGiT

These are funds constituting collateral for settlements with the clearing-house IRGiT, and they are analysed in terms of the possibility to free them up without incurring a substantial loss.

Cash and cash equivalents

	As	As at		
	30 June 2021	31 December 2020		
Cash at bank account	54 193	70 580		
including split payment	9 601	30 035		
Other cash	1 183 056	460 088		
- Deposits	1 180 032	450 013		
- Other	3 024	10 075		
Total cash and cash equivalents	1 237 249	530 668		
Cash pooling	(1 111 188)	(152 574)		
Cash recognised in the statement of cash flows	126 061	378 094		

Restricted cash related to split payment - VAT as at 30 June 2021 was PLN 9 601 thousand (PLN 30 035 thousand as at 31 December 2020), and deposit at IRGiT as at 30 June 2021 was PLN 500 thousand (PLN 6 500 thousand as at 31 December 2020). No collateral is established on cash.

15. Coverage of loss

On 17 June 2021, an Ordinary General Meeting of ENEA S.A. adopted resolution no. 6, resolving to cover the net loss for the financial year covering the period from 1 January 2020 to 31 December 2020, amounting to PLN 3 356 750 thousand, using retained earnings PLN 2 417 700 thousand and supplementary capital PLN 939 680 thousand.

On 30 July 2020 an Ordinary General Meeting of ENEA S.A. adopted resolution no. 6 concerning the allocation of net profit for the financial year covering the period from 1 January 2019 to 31 December 2019, pursuant to which 100% of the 2019 net profit was transferred to reserve capital, intended to finance investments.

16. Debt-related liabilities

Credit facilities, loans and debt securities

	As at		
	30 June 2021	31 December 2020	
Bank credit	1 584 096	1 685 532	
Bonds	3 015 880	4 874 054	
Long-term Cong-term	4 599 976	6 559 586	
Bank credit	206 370	206 520	
Bonds	2 098 871	1 003 999	
Short-term Short-term	2 305 241	1 210 519	
Total	6 905 217	7 770 105	

In accordance with ENEA S.A.'s financing model, in order to secure funding for ENEA Group companies' on-going operations and investment needs, ENEA executes agreements with external financial institutions concerning bond issue programmes and/or credit agreements.

The additional information and explanations presented on pages 9-33 constitute an integral part of these condensed separate interim financial statements.



Credit facilities and loans

Presented below is a list of the Company's credit facilities and loans:

No.	Company	Lender	Contract date	Total contract amount	Debt at 30 June 2021 (principal)	Debt at 31 December 2020 (principal)	Interest	Final repayment deadline
1.	ENEA S.A.	EIB	18 October 2012 (A) and 19 June 2013 (B)	1 425 000	950 837	1 013 543	Fixed interest rate or WIBOR 6M + margin	17 June 2030
2.	ENEA S.A.	EIB	29 May 2015 (C)	946 000	839 500	878 500	Fixed interest rate or WIBOR 6M + margin	15 September 2032
3.	ENEA S.A.	PKO BP S.A.	28 January 2014, Annex 2 of 4 December 2019	300 000	-	-	WIBOR 1M + margin	31 December 2022
4.	ENEA S.A.	Bank Pekao S.A.	28 January 2014, Annex 2 of 4 December 2019	150 000	-	-	WIBOR 1M + margin	31 December 2022
5.	ENEA S.A.	BGK	7 September 2020	250 000	-	-	WIBOR 1M +margin	7 September 2022
	Total			3 071 000	1 790 337	1 892 043		
effect o	ction costs and of measurement offective interest				129	9		
	Total			3 071 000	1 790 466	1 892 052		

ENEA S.A. currently has credit agreements with the European Investment Bank (EIB) for a total amount of PLN 2 371 000 thousand (Agreement A PLN 950 000 thousand, Agreement B PLN 475 000 thousand and Agreement C PLN 946 000 thousand). Funds from the EIB were used to finance a multi-year investment plan aimed at modernising and expanding ENEA Operator Sp. z o.o.'s power network. Funds from Agreements A, B and C were fully used. Interest on credit facilities may be fixed or variable. In the 6-month period ended on 30 June 2021, ENEA S.A. did not execute new credit agreements.

Bond issue programs

Presented below is a list of bonds issued by ENEA S.A.:

No.	Bond issue program name	Program start date	Program amount	Value of outstanding bonds as at 30 June 2021	Value of outstanding bonds as at 31 December 2020	Interest	Buy-back deadline
1.	Bond issue program agreement with PKO BP S.A., Bank Pekao S.A., Santander BP S.A., Citi BH S.A.	21 June 2012	3 000 000	1 799 000	2 140 000	WIBOR 6M + margin	One-off buy-back for each series from June 2020 to June 2022
2.	Bond issue program agreement with BGK	15 May 2014	1 000 000	680 000	720 000	WIBOR 6M + margin	Buy-back in tranches, last tranche due in December 2026
3.	Bond issue programme agreement with PKO BP S.A., Bank Pekao S.A. and mBank S.A.	30 June 2014	5 000 000	2 150 000	2 500 000	WIBOR 6M + margin	One-time buy- back of each series; PLN 878 million bought back in February 2020, next series in September 2021 and June 2024.

The additional information and explanations presented on pages 9-33 constitute an integral part of these condensed separate interim financial statements.



4.	Bond issue program agreement with BGK	3 December 2015	700 000	494 724	532 779	WIBOR 6M + margin	Buy-back in tranches, last tranche due in September 2027
	Total		9 700 000	5 123 724	5 892 779		
Transaction costs and effect of measurement using effective interest rate				(8 973)	(14 726)		
	Total		9 700 000	5 114 751	5 878 053		

In the 6-month period ended on 30 June 2021, ENEA S.A. did not execute new bond issue program agreements.

On 11 May 2021 the Management Board of ENEA S.A. decided to partially buy back series ENEA0921 bonds before maturity in order to redeem them, with principal amounting to PLN 350 000 thousand, plus interest due and bonus for the bondholders. Series ENEA0921 bonds were issued in the amount of PLN 500 000 thousand on 16 September 2015 as part of the "Programme Agreement regarding a bond issue program up to PLN 5 000 000 thousand of 30 June 2014" as amended. The outstanding part of series ENEA0921 bonds, with a nominal value of PLN 150 000 thousand, is held by the bondholders until maturity, i.e. 16 September 2021.

Interest rate hedges and currency hedges

In the 6-month period ended 30 June 2021 ENEA S.A. did not execute new interest rate swaps. The total bond and credit exposure hedged with IRSs as at 30 June 2021 amounted to PLN 3 451 564 thousand. Moreover, ENEA S.A. has fixed-rate credit agreements totalling PLN 630 221 thousand. These transactions have material impact on the predictability of expense flows and finance costs. The Company presents the measurement of these instruments in the item: Financial liabilities measured at fair value Derivative instruments are treated as cash flow hedges, which is why they are recognised and accounted for using hedge accounting rules. As at 30 June 2021, financial liabilities at fair value concerning IRSs amounted to PLN 53 582 thousand (31 December 2020: PLN 139 673 thousand).

In the 6-month period ended 30 June 2021 the Company executed FX forward transactions for a total volume of EUR 1 116 thousand. The last transaction's settlement date is in December 2021. As at 30 June 2021, financial liabilities at fair value concerning the measurement of forward instruments amounted to PLN 63 thousand (31 December 2020: PLN 0).

Financing terms - covenants

Financing agreements require ENEA S.A. and ENEA Group to maintain certain financial ratios. And the date on which these condensed separate interim financial statements were prepared, the Company did not breach any credit agreement provisions such as would require early re-payment of long-term debt.

17. Provisions

In the 6-month period ended 30 June 2021, provisions for other liabilities and charges increased on a net basis by PLN 31 964 thousand (6-month period ended 30 June 2020: increase by PLN 264 219 thousand net).

Change in provisions for other liabilities and charges in the period ended 30 June 2021:

	Provision for non- contractual use of land	Provision for other claims	Provision for energy origin certificates	Provision for onerous contracts	Other	Total
As at January 2021	2 275	200 095	168 012	50 821	222 200	643 403
Increase in existing provisions	231	16 168	281 719	11 906	-	310 024
Use of provisions	-	(80)	(155 218)	(8 170)	-	(163 468)
Reversal of unused provision	(59)	(433)	-	-	(114 100)	(114 592)
As at 30 June 2021	2 447	215 750	294 513	54 557	108 100	675 367
Short-term	2 447	215 750	294 513	<i>54 557</i>	108 100	675 367

A description of material claims and conditional liabilities is presented in 24.

Provision for other claims

In the 6-month period ended 30 June 2021 ENEA S.A. created a PLN 9 773 thousand provision for potential claims related to the termination by ENEA S.A. of agreements to purchase energy origin certificates for renewables, and the value of this provision as at 30 June 2021 was PLN 149 238 thousand (this provision is included in the table above in the column "Provision for other claims" and detailed information on this provision is presented in note 24.5).

The additional information and explanations presented on pages 9-33 constitute an integral part of these condensed separate interim financial statements.



Financial instruments and financial risk management

18. Financial instruments and fair value

Financial instruments

The following table contains a comparison of fair values and book values:

	As at 30 Jur	As at 30 June 2021		ber 2020
	Book value	Fair value	Book value	Fair value
FINANCIAL ASSETS				
Long-term	4 600 083	4 645 829	6 167 435	6 241 259
Financial assets measured at fair value	39 174	39 174	84 848	84 848
Debt financial assets at amortised cost	4 560 492	4 606 655	6 082 074	6 156 41
Finance lease and sublease receivables	417	*	513	•
Short-term Short-term	5 618 226	2 499 742	3 302 456	1 406 802
Debt financial assets at amortised cost	2 499 742	2 499 742	1 406 802	1 406 802
Assets arising from contracts with customers	286 719	*	228 905	
Trade receivables	1 592 599	*	1 132 807	:
Finance lease and sublease receivables	1 917	*	3 274	:
Cash and cash equivalents	1 237 249	*	530 668	•
TOTAL FINANCIAL ASSETS	10 218 309	7 145 571	9 469 891	7 648 061
FINANCIAL LIABILITIES				
Long-term	4 628 472	4 674 791	6 660 601	6 701 368
Credit facilities, loans and debt securities	4 599 976	4 671 764	6 559 586	6 626 237
Lease liabilities	25 469	*	25 884	
Financial liabilities measured at fair value	3 027	3 027	75 131	75 13 ⁻
				70 10
Short-term	4 041 706	2 355 859	1 814 359	
	4 041 706 2 305 241	2 355 859 2 305 241	1 814 359 1 210 519	1 275 061
Credit facilities, loans and debt securities				1 275 06
Credit facilities, loans and debt securities Lease liabilities	2 305 241		1 210 519	1 275 06
Credit facilities, loans and debt securities Lease liabilities Trade and other payables Liabilities arising from contracts with customers	2 305 241 3 492		1 210 519 5 431	1 275 06
Credit facilities, loans and debt securities Lease liabilities Trade and other payables Liabilities arising from contracts with customers	2 305 241 3 492 530 388		1 210 519 5 431 349 004 32 289 64 542	1 275 06 1 210 519
Short-term Credit facilities, loans and debt securities Lease liabilities Trade and other payables Liabilities arising from contracts with customers Financial liabilities measured at fair value Other financial liabilities	2 305 241 3 492 530 388 40 779	2 305 241	1 210 519 5 431 349 004 32 289	1 275 061 1 210 519 64 542

^(*) book value is close to fair value measured in accordance with level 2 in the following hierarchy.



Financial instruments are fair-value measured according to a hierarchy.

		As at 30 Ju	ıne 2021	
	Level 1	Level 2	Level 3	Total
Financial assets measured at fair value	19 250	19 924	-	39 174
Call options (at fair value through profit or loss)	-	19 924	-	19 924
Interests at fair value through profit or loss	19 250	-	-	19 250
Debt financial assets at amortised cost	-	7 145 571	-	7 145 571
Total	19 250	7 165 495		7 184 745
Financial liabilities measured at fair value		(53 645)	_	(53 645)
Derivative instruments used	•	(33 043)	-	(55 045)
in hedge accounting (e.g. interest rate swaps)	-	(53 582)	-	(53 582)
Derivative instruments at fair value through profit or loss	-	(63)	-	(63)
Credit facilities, loans and debt securities	-	(6 948 509)	-	(6 948 SO9)
Total	-	(7 002 154)	-	(7 002 154)

	As at 31 December 2020				
	Level 1	Level 2	Level 3	Total	
Financial assets measured at fair value	15 000	15 982	53 866	84 848	
Equity instruments at fair value through other comprehensive income	-	_	53 866	53 866	
Call options (at fair value through profit or loss)	-	15 982	-	15 982	
Interests at fair value through profit or loss	15 000	-	-	15 000	
Debt financial assets at amortised cost	-	7 563 213	-	7 563 213	
Total	15 000	7 579 195	53 866	7 648 061	
Financial liabilities measured at fair value	_	(139 673)	-	(139 673)	
Derivative instruments used	_	(139 673)	_	(139 673)	
in hedge accounting (e.g. interest rate swaps)		,		, ,	
Credit facilities, loans and debt securities	•	(7 836 756)	-	(7 836 756)	
Total	-	(7 976 429)	-	(7 976 429)	

Financial assets and financial liabilities at fair value include:

- shares and interests in unrelated entities where the stake is below 20%; If interests in unrelated entities are listed on the Warsaw Stock Exchange, then their fair value is based on quoted prices;
- Polimex-Mostostal S.A. call options;
- derivative instruments, which include the measurement of interest rate swaps; the fair value of derivative instruments is established by calculating the net present value based on two yield curves, i.e. a curve to determine discount factors and a curve used to estimate future variable reference rates;

Non-current debt financial assets at amortised cost cover purchased debt securities - bonds and loans maturing in over one year. Fair value is calculated for financial instruments that are based on a fixed rate of interest, based on current WIBOR.

Current debt financial assets at amortised cost cover purchased debt securities - bonds and loans maturing in under one year.

The fair value of bank credit, loans and debt securities is calculated for financial instruments that are based on a fixed rate of interest, based on current WIBOR.

The table above contains an analysis of financial instruments at fair value, grouped into a three-level hierarchy, where:

Level 1 - fair value is based on (unadjusted) market prices quoted for identical assets or liabilities on active markets

Level 2 - fair value is determined on the basis of values observed on the market, which are not a direct market quote (e.g. they are established by direct or indirect reference to similar instruments on a market),

Level 3 - fair value is determined using various measurement techniques that are not, however, based on observable market data.

No transfers between the levels were made in the 6-month period ended 30 June 2021.

As at 30 June 2021, financial assets at fair value included call options for Polimex-Mostostal S.A. shares, among other things. Pursuant to a call option agreement for Polimex-Mostostal S.A. shares of 18 January 2017, as amended, ENEA S.A. holds 22 call options from Towarzystwo Finansowe Silesia Sp. z o.o. to purchase 6 937 500 shares, with a nominal value of PLN 2 each. The contractual share allocation date is at the end of each calendar quarter from September 2021 to December 2026. Fair value measurement of the call options was conducted using the Black-Scholes model. The book value of these options as at 30 June 2021 was PLN 19 924 thousand (at 31 December 2020: PLN 15 982 thousand).

The additional information and explanations presented on pages 9-33 constitute an integral part of these condensed separate interim financial statements.



19. Debt financial assets at amortised cost

Debt financial assets at amortised cost

	As	at
	30 June 2021	31 December 2020
Current debt financial assets at amortised cost		
Intra-group bonds	1 647 229	554 896
Loans granted	852 513	851 906
Total current debt financial assets at amortised cost	2 499 742	1 406 802
Non-current debt financial assets at amortised cost		
Intra-group bonds	1 596 425	3 132 273
Loans granted	2 964 067	2 949 801
Total non-current debt financial assets at amortised cost	4 560 492	6 082 074
TOTAL	7 060 234	7 488 876

Intra-group financing

ENEA Group has adopted a model for financing investments being implemented by ENEA S.A. through intra-group financing. ENEA S.A. raises long-term capital in financial markets through credit facilities or bond issues and subsequently distributes these within the Group based on intra-group bond issue programme agreements or loan agreements. Moreover, ENEA S.A. provides financing to subsidiaries from internal funding.

Intra-group bonds

The following table presents on-going intra-group bond issue programmes as at 30 June 2021 and 31 December 2020:

No.	Bond issuer	Contract date	Amount granted	Amount used	Outstanding bonds as at 30 June 2021 (principal)	Outstanding bonds as at 31 December 2020 (principal)	Interest	Final buy- back deadline
1.	ENEA Nowa Energia Sp. z o.o.	10 March 2011	26 000	26 000	12 000	18 000	WIBOR 6M + margin	31 March 2023
2.	ENEA Wytwarzanie Sp. z o.o.	8 September 2012 agreement for PLN 4 000 000 thousand decreased through Annex 2 of 21 January 2015 to PLN 3 000 000 thousand	3 000 000	2 650 000	1 449 000	1 790 000	Depending on the series: fixed interest rate or WIBOR 6M + margin	Depending on bond series' issue dates, however no later than by 15 June 2022
3.	ENEA Operator Sp. z o.o.	20 June 2013 amended through Annex 1 of 9 October 2014 and Annex 2 of 7 July 2015	1 425 000	1 425 000	950 837	1 013 543	Depending on the series: fixed interest rate or WIBOR 6M + margin	Depending on bond series' issue dates, however no later than by 17 June 2030
4.	ENEA Operator Sp. z o.o.	7 July 2015 amended through Annex 1 of 28 March 2017	946 000	946 000	839 500	878 500	Depending on the series: fixed interest rate or WIBOR 6M + margin	Depending on bond series' issue dates, however no later than by 15 December 2032
	Total				3 251 337	3 700 043		
effect	action costs and of measurement effective interest rate				(7 683)	(12 874)		
	Total				3 243 654	3 687 169		

The additional information and explanations presented on pages 9-33 constitute an integral part of these condensed separate interim financial statements.



In the 6-month period ended 30 June 2021 ENEA S.A. did not execute new intra-group bond issue programme agreements concerning financing for ENEA Group companies.

Loans

The following table presents loans issued by ENEA S.A. as at 30 June 2021 and 31 December 2020:

No.	Borrower	Contract date	Total contract amount	Debt at 30 June 2021	Debt at 31 December 2020	Interest	Final repayment deadline
1.	KS "ENERGETYK"	19 May 2019	360	360	360	Fixed	31 January 2020, [the parties intend to execute an annex to this agreement]
2.	ENEA Operator Sp. z o.o.	11 July 2019	425 000	425 000	425 000	WIBOR 6M + margin	20 December 2021
3.	Elektrownia Ostrołęka Sp. z o.o.	30 September 2019	29 000	29 000	29 000	Fixed	30 September 2021
4.	ENEA Operator Sp. z o.o.	13 December 2019	425 000	425 000	425 000	WIBOR 6M + margin	20 December 2021
5.	Elektrownia Ostrołęka Sp. z o.o.	23 December 2019	170 000	170 000	170 000	Fixed	30 September 2021
6.	ENEA Wytwarzanie Sp. z o.o.	30 January 2020	2 200 000	1 800 000	1 800 000	WIBOR 6M + margin	30 September 2024
7.	ENEA Elektrownia Połaniec S.A.	28 February 2020	500 000	500 000	500 000	WIBOR 6M + margin	20 December 2024
8.	ENEA Operator Sp. z o.o.	12 March 2020	950 000	650 000	650 000	WIBOR 6M + margin	20 December 2024
9.	ENEA Operator Sp. z o.o.	22 June 2021	1 090 000	-	-	WIBOR 6M + margin	20 December 2026
10	Miejska Energetyka Cieplna Piła Sp. z o.o.	24 June 2021	15 000	15 000	-	WIBOR 6M + margin	31 December 2031
				4 014 360	3 999 360		
effect using rate,	action costs and of measurement effective interest along with rment of loans			(197 780)	(197 653)		
	Total			3 816 580	3 801 707		

In the 6-month period ended 30 June 2021 ENEA S.A. executed two new intra-group loan agreements.

On 26 February 2021 ENEA S.A. and ENERGA S.A. executed with Elektrownia Ostrołęka Sp. z o.o. Annex 1 to the PLN 340 million loan agreement of 23 December 2019 and Annex 6 to the PLN 58 million loan agreement of 17 July 2019. Pursuant to the provisions of the aforementioned annexes, Elektrownia Ostrołęka Sp. z o.o. undertook to make a one-off loan repayment to ENEA S.A. of PLN 170 million and PLN 29 million, respectively, together with interest, by 30 June 2021.

On 22 June 2021, ENEA S.A. and ENEA Centrum Sp. z o.o. executed a loan agreement of up to PLN 1 090 000 thousand intended to finance the borrower's expenses planned for 2021. The loan availability period ends on 31 December 2021.

On 24 June 2021, ENEA S.A. executed a loan agreement with Miejska Energetyka Cieplna Piła Sp. z o.o. of up to PLN 15 000 thousand, intended to finance the borrower's planned expenses. The loan was fully disbursed.

On 30 June 2021, ENEA S.A. and ENERGA S.A. executed with Elektrownia Ostrołęka Sp. z o.o. Annex 2 to the PLN 340 million loan agreement of 23 December 2019 and Annex 7 to the PLN 58 million loan agreement of 17 July 2019. Pursuant to the provisions of these annexes, the deadline for the one-off repayment by Elektrownia Ostrołęka Sp. z o.o. of the loans along with interest was prolonged to 30 September 2021.

The additional information and explanations presented on pages 9-33 constitute an integral part of these condensed separate interim financial statements.



Impairment of financial assets at amortised cost (concerns loans granted) as at 30 June 2021 amounted to PLN 220 072 thousand. The total impairment loss on loans issued to Elektrownia Ostrołęka Sp. z o.o. recognised in the 6-month period ended 30 June 2021 was PLN 9 988 thousand, and this amount was recognised in the separate statement of comprehensive income under "Impairment of financial assets at amortised cost."

20. Impairment of trade and other receivables

Impairment of trade and other receivables:

	6-month period ended 30 June 2021	Year ended 31 December 2020
Impairment of receivables at the beginning of period	59 450	54 820
Created	7 452	12 647
Used	(2 823)	(8 017)
Impairment of receivables at the end of period	64 079	59 450

In the 6-month period ended 30 June 2021, impairment of trade and other receivables increased by PLN 4 629 thousand (in the 6-month period ended 30 June 2020 impairment grew by PLN 2 377 thousand). Impairment losses are mainly recognised on trade receivables. Impairment of other receivables is negligible.

As at 30 June 2021, the Company carried out an additional analysis of the COVID-19 pandemic's potential impact on receivables impairment. An individual approach was applied to a list of ENEA S.A.'s largest debtors, using assumptions for a model described in the Company's existing *Methodology for determining expected credit losses for non-current debt assets and similar items*. As regards the model's quantitative module - available reporting data from the debtors was used, while the qualitative module incorporated the existing (and predicted) situation in the national economy as well as the counterparty's market and financial position. Based on this overall evaluation, a rating was assigned and subsequently transposed onto the Probability of Default parameter (in accordance with the aforementioned Methodology). As regards the Loss Given Default parameter, a value equal to 10% was conservatively adopted (in reality far exceeding the actual levels of receivables losses recorded by the Company). The above analysis generated an additional expected credit loss at a negligible level from the viewpoint of reporting.

For current trade receivables, expected credit losses are calculated based on historic data in a way that is described in *Rules for creating and recording impairment losses on trade receivables and other financial items at ENEA Group companies*. The impairment of receivables for 2021 is calculated on the basis of data from 2020. Therefore, the level of receivables impairment estimated as at 30 June 2021 reflects objective indications of impairment resulting from the situation and regulations arising from the COVID-19 pandemic.

21. Analysis of the age structure of assets arising from contracts with customers and trade and other receivables

Age structure of assets arising from contracts with customers and trade receivables:

	As at 30 June 2021				
	Nominal value	Impairment	Book value		
Trade and other receivables					
Trade and enter receivables					
Current	1 181 743	(509)	1 181 234		
Overdue	167 527	(61 298)	106 229		
0-30 days	61 137	(109)	61 028		
31-90 days	16 222	(2 164)	14 058		
91-180 days	7 913	(2 853)	5 060		
over 180 days	82 255	(56 172)	26 083		
Total	1 349 270	(61 807)	1 287 463		
Assets arising from contracts with customers	286 834	(115)	286 719		

The additional information and explanations presented on pages 9-33 constitute an integral part of these condensed separate interim financial statements.



	As at 31 December 2020				
	Nominal value	Impairment	Book value		
Trade and other receivables					
Current	1 029 742	(638)	1 029 104		
Overdue	160 198	(56 495)	103 703		
0-30 days	63 118	(75)	63 043		
31-90 days	11 645	(936)	10 709		
91-180 days	6 583	(1 761)	4 822		
over 180 days	78 852	(53 723)	25 129		
Total	1 189 940	(57 133)	1 132 807		
Assets arising from contracts with customers	228 995	(90)	228 905		

22. Other financial liabilities

Cash management at ENEA Group is carried out at ENEA S.A. level, making it possible to effectively manage cash surpluses and to limit external financing costs. The Group's cash pooling service includes selected companies from ENEA's tax group.

In this service, the balances of participants' bank accounts are zeroed at the end of each day and subsequently any cash surpluses are transferred to the managing entity's (ENEA S.A.) bank account. The next day, cash balances are reversed and returned to the companies' bank accounts.

At 30 June 2021, the balance of liabilities in cash pooling was PLN 1 111 188 thousand (PLN 152 574 thousand at 31 December 2020) and is presented in line: Other financial liabilities.



Other explanatory notes

23. Related-party transactions

The Company executes transactions with the following related parties:

- transactions with ENEA Group companies
- transactions between the Company and members of ENEA S.A.'s corporate bodies are divided into two categories:
 - resulting from being appointed as Supervisory Board members,
 - resulting from other civil-law contracts.
- transactions with State Treasury related parties.

ENEA Group companies

	6-month period ended		
	30 June 2021	30 June 2020	
Purchase value, including: purchase of materials purchase of services other (including electricity and gas)	4 173 209 269 1 079 814 3 093 126	3 771 432 212 881 998 2 889 222	
Sale value, including: sale of electricity sale of services other	176 310 163 540 492 12 278	173 506 157 301 1 471 14 734	
Interest income, including: on bonds on loans other	70 142 41 178 28 717 247	111 000 84 130 23 441 3 429	

	As at		
	30 June 2021	31 December 2020	
Receivables	381 175	413 082	
Liabilities	529 880	415 751	
Financial assets - bonds	3 243 654	3 687 169	
Loans granted	3 816 518	3 801 646	
Other financial liabilities	1 111 188	152 574	

These transactions with Group companies are executed on market terms, which do not differ from the terms applied in transactions with other entities.

Transactions with members of the Group's corporate authorities

Item	Company's Management Board 6-month period ended		Company's Supervisory Board 6-month period ended	
	30 June 2021	30 June 2020	30 June 2021	30 June 2020
Remuneration under management contracts Remuneration under appointment to management or supervisory bodies	1 848*	2 674**	-	-
	-	-	401	386
TOTAL	1 848	2 674	401	386

^{*} This remuneration includes a non-compete clause for former Management Board members, amounting to PLN 138 thousand

In the 6-month period ended 30 June 2021, no loans were made to Supervisory Board members from the Company Social Benefit Fund (PLN 0 thousand for the 6-month period ended 30 June 2020).

Other transactions resulting from civil-law contracts executed between ENEA S.A. and members of the Company's corporate authorities mainly concern the use of company cars by members of ENEA S.A.'s Management Board for private purposes.

^{**} This remuneration covers bonuses for 2018 of PLN 1 294 thousand.

The additional information and explanations presented on pages 9-33 constitute an integral part of these condensed separate interim financial statements.



Transactions with State Treasury related parties

ENEA S.A. also executes commercial transactions with state and local administration units and entities owned by Poland's State Treasury.

The subject of these transactions mainly is as follows:

- purchase of electricity and property rights resulting from origin certificates for energy from renewable sources and energy produced in cogeneration with heat, from State Treasury subsidiaries and
- sale of electricity, distribution services and other associated fees that the Company provides for both state and local administration authorities (sale to end customers) and to the State Treasury's subsidiaries (wholesale and retail sale - to final customers).

These transactions are executed on market terms, and these terms do not differ from the terms applied in transactions with other entities. The Company does not keep records that would make it possible to aggregate the amounts of all transactions executed with all state institutions and the State Treasury's subsidiaries.

In addition, the Company identified financial transactions with State Treasury's related parties, i.e. with banks serving as guarantors for bond issue programmes. These entities include: PKO BP S.A., Pekao S.A. and Bank Gospodarstwa Krajowego. Detailed information on bond issue programs is presented in note 16.

24. Conditional liabilities, court proceedings and cases on-going before public administration organs

This section of explanatory notes includes conditional liabilities and on-going proceedings in courts, arbitration bodies or public administration bodies

24.1. Sureties and guarantees

In the 6-month period ended 30 June 2021 ENEA S.A. as Guarantor did not execute any surety agreements.

The following table presents significant bank guarantees valid as of 30 June 2021 under an agreement between ENEA S.A. and Bank PKO BP S.A. and Bank PEKAO S.A. up to a limit specified in the agreement.

List of guarantees issued as at 30 June 2021

Guarantee issue date	Guarantee validity	Obliged entity	Entity for which the guarantee was issued	Bank - issuer	Guarantee amount in PLN 000s
30.12.2020	31.12.2022	ENEA Elektrownia Połaniec	Izba Rozliczeniowa Giełd Towarowych S.A.	PEKAO S.A.	490 000
12.08.2018	30.06.2022	ENEA Elektrownia Połaniec	Polskie Sieci Elektroenergetyczne	PKO BP S.A.	20 000
26.06.2020	15.03.2022	ENEA Serwis Sp. z o.o.	ENEA Operator Sp. z o.o.	PKO BP S.A.	3 145
12.08.2018	15.02.2022	ENEA S.A.	Górecka Projekt Sp. z o.o.	PKO BP S.A.	2 109
01.07.2020	30.06.2022	ENEA S.A.	H. Święcicki Clinical Hospital in Poznań	PKO BP S.A.	1 281
Total bank guar	antees				516 535

The value of other guarantees issued by the Company as at 30 June 2021 was PLN 6 626 thousand. The total value of sureties and guarantees issued by ENEA S.A. as collateral for ENEA Group companies' liabilities at 30 June 2021 was PLN 558 292 thousand.



24.2. On-going proceedings in courts of general competence

Proceedings initiated by the Company

Proceedings in courts of general competence initiated by ENEA S.A. concern receivables related to electricity supplies and receivables related to other matters - illegal uptake of electricity, grid connections and other specialised services.

At 30 June 2021, a total of 16 351 cases initiated by the Company were in progress before courts of general competence, worth in aggregate PLN 55 769 thousand (31 December 2020: 12 237 cases worth PLN 55 724 thousand).

The outcome of individual cases is not significant from the viewpoint of the Company's financial result.

Proceedings against the Company

Proceedings against the Company are initiated by both natural persons and legal entities. They concern issues such as: compensation for electricity supply disruptions, compensation for the Group's use of properties on which power equipment is located as well as claims related to terminated contracts for the purchase of property rights (note 24.5).

At 30 June 2021, a total of 105 cases against the Company were in progress before courts of general competence, worth in aggregate PLN 563 208 thousand (31 December 2020: 128 cases worth PLN 563 866 thousand).

Provisions related to these court cases are presented in 17.

24.3. Other court proceedings

The Management Board of ENEA S.A. filed in December 2018 a response to a lawsuit brought by the Company's shareholder, Fundacja "CLIENTEARTH Prawnicy dla ziemi," based in Warsaw, to cancel, determine the non-existence or repeal resolution no. 3 of the Extraordinary General Meeting of ENEA S.A. of 24 September 2018 regarding directional approval to join the Construction Stage of the Ostrołęka C project, and demanded that the lawsuit be rejected in its entirety as unjustified, along with reimbursement of court representation costs. The first hearing in the case was held on 10 April 2019, with no witnesses called to the hearing. The Court requested that the Company provide the Investment Agreement within 14 days, at least as regards points 1 to 8 (especially point 8.6), subject to the trial consequences indicated in art. 233 § 2 of the Civil Procedure Code. ENEA's attorney filed a reservation to the protocol pursuant to art. 162 of the Civil Procedure Code. On 24 April 2019, the Company provided the Investment Agreement. The Court decided to postpone the hearing to 17 July 2019. On 31 July 2019, the District Court in Poznań allowed the main claim and declared the Resolution invalid. On 17 September 2019, an attorney for ENEA S.A. submitted an appeal against the ruling of 31 July 2019. The complainant submitted a response to the appeal, to which ENEA S.A.'s attorney replied. On 8 July 2020 the Appeals Court dismissed the Company's appeal against the District Court's ruling. As indicated in verbal major reasons for the ruling, the Appeals Court decided that the District Court's ruling complies with the law because the Resolution is invalid due to the fact that adopting the Resolution breached the division of competences between the organs of a commercial-law company. In consequence, the ruling by the District Court in Poznań invalidating the Resolution became final. The Company has assessed the impact of this event as neutral for the reported data.

The Management Board of ENEA S.A. filed in December 2018 a response to a lawsuit brought by Międzyzakładowy Związek Zawodowy Synergia Pracowników Grupy Kapitałowej ENEA, based in Poznań, to cancel, determine the non-existence or repeal resolution no. 3 of the Extraordinary General Meeting of ENEA S.A. of 24 September 2018 regarding directional approval to join the Construction Stage of the Ostrołęka C project, and demanded that the lawsuit be rejected in its entirety as unjustified, along with reimbursement of court representation costs. The hearing was scheduled for 8 May 2019. That hearing, and others scheduled for 30 July 2019 and 1 October 2019, did not take place. The hearing has been suspended until a final ruling is issued in a case instigated by a shareholder of the Company - Fundacja "CLIENTEARTH Prawnicy dla ziemi." Through a decision of 26 May 2021, the District Court in Poznań dismissed the case.



24.4. Cases concerning 2012 non-balancing

On 30 and 31 December 2014, ENEA S.A. submitted demands for settlement to:

	Demanded amount in PLN 000s	
PGE Polska Grupa Energetyczna S.A.	7 410	
PKP Energetyka S.A.	1 272	
TAURON Polska Energia S.A.	17 086	
TAURON Sprzedaż GZE Sp. z o.o.	1 826	
Total	27 594	

The subject of these demands is claims for the payment for electricity that was incorrectly settled on the balancing market in 2012. The companies receiving these demands obtained unjustified proceeds by not allowing ENEA S.A. to issue invoices for 2012.

Given a lack of an amicable resolution in this case, ENEA S.A. brought lawsuits against:

- TAURON Polska Energia S.A. lawsuit of 10 December 2015,
- TAURON Sprzedaż GZE Sp. z o.o. lawsuit of 10 December 2015,
- PKP Energetyka S.A. lawsuit of 28 December 2015,
- PGE Polska Grupa Energetyczna S.A. lawsuit of 29 December 2015.

Three of the aforementioned disputes are not yet resolved in first-instance courts. In the case ENEA S.A. v. Tauron Polska Energia S.A. and others (file no. XIII GC 600/15/AM), on 23 March 2021 the District Court in Katowice ruled to reject the claim in its entirety and awarded the costs of proceedings in favour of the defendant and the co-defendants. The ruling along with justification in writing was delivered on 20 May 2021. On 10 June 2021, ENEA S.A. lodged an appeal to the Appeals Court in Katowice. In a case against PGE Polska Grupa Energetyczna S.A. (file no. XVI GC 525/20, previous file no. XX GC 1163/15) - through a ruling of 7 January 2021 the court suspended the proceeding at the mutual request of the parties.

No amounts concerning the above cases were recognised in the separate statement of financial position.

24.5. Dispute concerning prices for origin certificates for energy from renewable sources and terminated agreements for the purchase of property rights arising under origin certificates for energy from renewable sources

ENEA S.A. is a party to 8 court proceedings concerning agreements for the purchase of property rights arising under certificates of origin for energy from renewable sources, which includes:

- 5 proceedings for payment against ENEA S.A. concerning remuneration, contractual penalties or compensation;
- 2 proceedings for the voidance of ENEA S.A.'s termination or withdrawal from agreements to sell property rights, which took place on 28 October 2016, including 1 proceeding in which claims for payment are being sought at the same time;
- 1 proceeding for payment, in which ENEA S.A. seeks a claim concerning a contractual penalty.

ENEA S.A. offset a part of receivables due for these counterparties from ENEA S.A. for sold property rights with damagesrelated receivables due for ENEA S.A. from renewables producers. The damage caused to ENEA S.A. arose as a result of the counterparties' failure to fulfil a contractual obligation to participate, in good faith, in re-negotiating long-term agreements for the sale of property rights in accordance with an adaptation clause that is binding for the parties.

On 28 October 2016, ENEA S.A. submitted statements depending on the agreement: on termination or withdrawal from long-term agreements for the purchase by the Company of property rights resulting from certificates of origin for energy from renewable sources (green certificates) (Agreements).

The Agreements were executed in 2006-2014 with the following counterparties, which own renewable generation assets ("Counterparties"):

- Farma Wiatrowa Krzęcin Sp. z o.o., based in Warsaw;
- Megawind Polska Sp. z o.o., based in Szczecin;
- PGE Górnictwo i Energetyka Konwencjonalna S.A., based in Bełchatów;
- PGE Energia Odnawialna S.A., based in Warsaw;
- PGE Energia Natury PEW Sp. z o.o., based in Warsaw (currently PGE Energia Odnawialna S.A., based in Warsaw);
- "PSW" Sp. z o.o., based in Warsaw;

The additional information and explanations presented on pages 9-33 constitute an integral part of these condensed separate interim financial statements.



- in.ventus Sp. z o.o. EW Śniatowo Sp. k., based in Poznań (currently TEC1 Sp. z o.o. EW Śniatowo Sp. k., based in Katowice);
- Golice Wind Farm Sp. z o.o., based in Warsaw.

As a rule, the Agreements were terminated by the end of November 2016. The dates on which the respective Agreements were terminated depended on contractual provisions.

The reason for terminating/withdrawing from each of the Agreements by the Company was failure to engage in renegotiations concerning adaptive clauses in each of the Agreements that would justify the adjustment of these Agreements in order to restore contractual balance and the equivalence of the parties' benefits following changes in the law.

Legal changes that occurred after the aforementioned Agreements were executed include in particular:

- ordinance of the Minister of Economy of 18 October 2012 on a detailed scope of obligations to obtain and present
 for redemption origin certificates, pay substitute fees, purchase electricity and industrial heat generated from
 renewable sources and the obligation to validate data concerning the quantity of electricity generated from
 renewable sources (Polish Journal of Laws of 2012, item 1229);
- Act on renewable energy sources of 20 February 2015 (Polish Journal of Laws of 2015, item 478) and associated further legal changes and announced drafts of legal changes, including especially:
 - the Act on amendment of the act on renewable energy sources and certain other acts dated 22 June 2016 (Polish Journal of Laws of 2016, item 925); and
 - a draft of the Ordinance of the Minister of Energy concerning changes in the share of electricity resulting from redeemed origin certificates confirming production of electricity from renewable sources, which is to be issued based on an authorisation under art. 12 sec. 5 of the Act on amendment of the act on renewable energy sources and certain other acts dated 22 June 2016 and certain other acts,

caused an objective lack of possibilities to develop reliable models to forecast the prices of green certificates.

The Agreements were terminated with the intention for the Company to avoid losses constituting the difference between contractual and market prices of green certificates. Due to the changing legal conditions after termination of the Agreements in 2017, especially arising from the Act of 20 July 2017 on amendment of the act on renewable energy sources, the estimated value of future contract liabilities would have changed. In the current legal framework, this would be significantly lower in comparison to the amount estimated when the Agreements were being terminated, i.e. approx. PLN 1 187 million. This decline reflects a change in the way in which the substitute fee is calculated, which in accordance with the content of some of the Agreements constitutes the basis for calculating the contract price and indexing it to the market price. The Company created a PLN 149 238 thousand provision for potential claims resulting from the terminated Agreements in relation to submissions made by 30 June 2021 concerning transactions to sell property rights by the counterparties; the provision is presented in 17.

In a case brought by Golice Wind Farm Sp. z o.o. against ENEA S.A., the court issued on 14 August a partial and preliminary ruling, in which it:

- 1) withdrew a claim seeking the voidance of ENEA S.A.'s termination of an agreement to sell property rights, which took place on 28 October 2016;
- accepted a claim for the payment of consideration for property rights and ordered ENEA S.A. to pay PLN 6 042 thousand, together with interest;
- 3) considered the other parts of the claim for payment as justified in general.

This ruling is not final. ENEA S.A. has appealed part of the ruling, i.e. as regards points 2 and 3. Moreover, on 13 January 2021 Golice Wind Farm Sp. z o.o. appealed a part of the ruling, i.e. as regards the ruling in point 1, dismissing the action for a declaration.

In cases brought by PGE Group companies, i.e.:

- PGE Energia Odnawialna S.A., based in Warsaw (file no. IX GC 1064/17) on 15 June 2021, the court resumed the previously suspended proceeding;
- PGE Górnictwo i Energetyka Konwencjonalna S.A., based in Bełchatów (file no. IX GC 555/16) through a ruling of 29 June 2021, the court suspended the proceeding at the parties' mutual request;
- PGE Energia Odnawialna S.A., based in Warsaw (file no. IX GC 1011/17) through a ruling of 16 April 2021, the court had resumed the previously suspended proceeding, and in a ruling dated 3 August 2021 the District Court in Poznań suspended the proceeding at the parties' mutual request.

In a case brought by PGE Energia Odnawialna S.A., based in Warsaw (file no. IX GC 1011/17), on 19 July 2021 the Company received a PLN 17 706 thousand claim expansion, as a result of which the total claims being sought in the proceeding amount to PLN 51 019 thousand.

The additional information and explanations presented on pages 9-33 constitute an integral part of these condensed separate interim financial statements.



In a case brought by ENEA S.A. against PGE Górnictwo i Energetyka Konwencjonalna S.A. (file no. X GC 608/20) – on 26 October 2020, the court ruled to suspend the proceeding at the parties' mutual request. The ruling is final.

In a case brought by Hamburg Commercial Bank AG against ENEA S.A., in which Hamburg Commercial Bank AG is seeking claims arising under property rights sales contract no. ENEA/WINDPARK ŚNIATOWO/PMOZE/2013 of 26 February 2014, executed between ENEA S.A. and Windpark Śniatowo Management GmbH EW Śniatowo Sp. k. (currently TEC1 Sp. z o.o. EW Śniatowo Sp. k., based in Katowice), claiming their purchase under a debt assignment contract, the District Court in Poznań issued on 25 February 2021 a partial ruling, ordering ENEA S.A. to pay PLN 494 thousand, with statutory late interest for the period from 16 December 2016 to the payment date. This ruling is not final. On 2 June 2021, ENEA S.A. lodged an appeal against the entire partial ruling by the District Court in Poznań of 25 February 2021. Within the remaining scope, i.e. concerning the claim extension of 17 January 2019 and claim extension of 20 August 2019, the proceeding is legally suspended under the order of the District Court in Poznań of 24 October 2019 until a final ruling is issued by this court in case no. IX GC 552/17.

25. Participation in nuclear power plant build program

On 15 April 2015 KGHM Polska Miedź S.A., PGE S.A., TAURON S.A. and ENEA S.A. executed an agreement to purchase shares in PGE EJ 1. KGHM Polska Miedź S.A., TAURON S.A. and ENEA S.A. purchased 10% stakes in PGE EJ 1 each from PGE (30% in total). ENEA paid PLN 16 million for its stake. ENEA S.A.'s overall expenditures on purchasing shares and increasing the company's share capital amounted to PLN 70 902 thousand.

On 1 October 2020, ENEA S.A., PGE S.A., KGHM Polska Miedź S.A. and TAURON S.A. signed a letter of intent with the State Treasury regarding purchase by the State Treasury of a 100% stake in PGE EJ 1. The letter of intent did not commit the parties to the transaction. The decision on the transaction depended on the outcome of negotiations and compliance with other conditions specified in the provisions of law or corporate documents.

On 26 March 2021 ENEA S.A., PGE S.A., TAURON S.A. and KGHM Polska Miedź S.A. executed an agreement with the State Treasury to sell 100% of shares in PGE EJ 1 to the State Treasury (Share Sale Agreement). Pursuant to the Share Sale Agreement, ownership of the PGE EJ 1 shares was transferred on 31 March 2021. ENEA sold 532 523 shares in PGE EJ 1, constituting 10% of its share capital and representing 10% of votes at its general meeting, to the State Treasury. The sale price for the 100% stake was PLN 531 362 thousand, of which ENEA received PLN 53 136 thousand.

Furthermore, on 26 March 2021, the shareholders executed an Annex to an Agreement of 15 April 2015 with PGE EJ 1 regarding PGE EJ 1's dispute with the WorleyParsons consortium (Agreement). Pursuant to the Annex, the shareholders' liability toward PGE EJ 1 arising from the Agreement as a result of the dispute with the WorleyParsons consortium is now amount-limited, and if the dispute is resolved in PGE EJ 1's favour, the shareholders are eligible to receive appropriate consideration from PGE EJ 1. Information on the dispute between PGE EJ 1 and the WorleyParsons consortium were disclosed by PGE in relevant current reports.

Pursuant to the Share Sale Agreement of 26 March 2021, the difference between the valuation of PGE EJ 1 as of 31 December 2020 (valuation for transaction purposes) and an updated valuation as of 31 March 2021 (valuation on share transfer date) should be returned by the selling companies to the State Treasury ("Price Adjustment"). Given the above, on 2 June 2021, ENEA S.A. settled the Price Adjustment concerning the sale of its stake in PGE EJ 1, i.e. paid PLN 533 thousand to the State Treasury.

26. Impact of COVID-19 pandemic

A state of epidemic caused by the SARS-Cov-2 coronavirus is in effect in Poland since 20 March 2020. The virus and its effects as well as the effects of actions taken by the state to combat the pandemic have influence over the condition of the domestic economy. For this reason, ENEA S.A.'s activities have also been affected by the situation.

The total electricity sales volume went up in the first half of 2021 by 1 500 GWh, or 15.3%, in comparison with the same period of 2020. The volume of gas fuel sales also increased on a year-to-year basis (by 171 GWh, or 25.1%). Revenue from electricity and gas sales increased in the first half of 2021 by PLN 410 million, or 13.4%. Revenue increased in in both the business and household customers segments.

At the date on which these separate condensed separate interim financial statements were prepared, it is difficult to predict how the situation will develop in 2021 and what the potential negative effects for the Company's operating and financing activities will be. A further spread of the virus may lead to further restrictions and a decline in economic activity (currently numerous restrictions apply to: hotels, restaurants, coffee shops and shopping galleries), decline in electricity demand and in consequence lower electricity output, which might impact the Company's revenue from sales. It also cannot be ruled out that a significantly larger number of Covid cases at the Company will affect risks related to the Company's business continuity. Potential interruptions in operations could have a negative impact on revenue from sales. The Company is taking preventive action to reduce this type of risk.

From the onset of the pandemic, the Company has been carrying out additional analyses of the COVID-19 pandemic's potential impact on receivables impairment. Expected losses are verified on the basis of these analyses. The size of this

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additional impairment - since these analyses began - is negligible from a reporting viewpoint. Nonetheless, the Company assesses that if restrictions related to the COVID-19 pandemic are maintained and thus economic activity is further reduced, the receivables turnover ratio might deteriorate given a reduced payment capacity on the part of electricity customers.

ENEA S.A. cyclically reviews the credit ratings of its subsidiaries and the recoverability of intra-group bonds and loans. In accordance with ENEA Group's methodology for determining expected credit losses for debt assets, no need was identified as of 30 June 2021 for recognising this in respect of subsidiaries.

A crisis and coordination command, appointed by the Management Board, is operating at ENEA S.A., and all Group companies have appointed teams that coordinate tasks related to ensuring the continuity of ENEA Group companies' operations in the context of the coronavirus threat. The Management Board of ENEA S.A. is coordinating all activities in this area through the crisis coordination command. The command and teams engage in activities intended to protect the health of employees by providing personal protective equipment (face masks, anti-microbial gels, gloves), implementing safe work rules (including introducing, wherever possible, remote work, limited direct meetings in the workplace, disinfection of rooms, introducing a limit on the number of employees in a room, maintaining safe distances between employees). The precautions taken in order to prevent the spread of the coronavirus have an impact on operating costs, which together with changes in revenue will ultimately affect the net result.

At the date on which these condensed separate interim financial statements were prepared, the Company did not identify material uncertainty over its going concern.

27. Events after the reporting period

On 23 July 2021, ENEA S.A., PGE Polska Grupa Energetyczna S.A., TAURON Polska Energia S.A., ENERGA S.A. (together the "Energy Companies") and the State Treasury (together the "Parties") signed an agreement concerning cooperation on the spin-off of coal assets and their integration within the National Energy Security Agency ("Agreement"). In a document entitled "Energy sector transformation in Poland. Spin-off of coal assets from companies with a State Treasury shareholding ("Transformation")," published by the Ministry of State Assets, a concept was developed to spin off assets related to the generation of electricity in conventional coal units ("Coal Assets") from the Energy Companies. The Transformation includes, inter alia, the integration of these Coal Assets within one entity, i.e. PGE Górnictwo i Energetyka Konwencjonalna S.A. - a subsidiary of PGE Polska Grupa Energetyczna S.A., which will eventually operate under the name National Energy Security Agency ("NABE").

Given the above, the Parties to the Agreement acknowledge the need to coordinate cooperation in the process of spinning-off the Coal Assets and integrating them within NABE. Under the Agreement, the Parties declare to mutually exchange essential information, including organisational structures, processes being implemented and the direction of the Transformation, provided that this exchange does not violate the law. The Agreement will facilitate a smooth and effective process intended to establish NABE.

On 19 August 2021, an Extraordinary General Meeting of ElectroMobility Poland S.A. adopted a resolution to decrease its share capital by PLN 17 700 thousand, by reducing the nominal value of all of its shares, from PLN 7 000.00 each to a new nominal value of PLN 5 230.05 each. The objective of the share capital decrease was to transfer share capital to supplementary capital. The general meeting also adopted a resolution to increase share capital by PLN 249 996 thousand to PLN 302 297 thousand, with the total issue price being PLN 250 000 thousand, which will be paid for entirely with a cash contribution. The new shares were issued by way of a private subscription. All of the new-issue shares are ordinary registered shares. The share premium will be transferred to supplementary capital. The new shares were offered to the State Treasury, with which ElectroMobility Poland S.A. signed a share purchase agreement. Once all activities related to the share capital increase are completed, ENEA S.A. will hold a 4.325% stake.