Unaudited Condensed Consolidated Financial Statements 30 June 2008

Unaudited Condensed Consolidated Income Statement for the period ended 30 June 2008

	Notes	2008
		(Thousands of Euros)
Revenue	5	258,466
Cost of consumed electricity	5	-337
Changes in inventories and cost of raw materials	_	
and consumables used	5	-1,488
		256,641
Other operating income / (expenses)		
Other operating income	6	44,360
Supplies and services	7	-45,830
Personnel costs	8	-16,573
Employee benefits expenses	8	-486
Other operating expenses	9	-11,369
		-29,898
		226,743
Provisions		-817
Depreciation and amortisation expense	10	-93,626
Amortisation of deferred income / Government grants	10	351
		132,651
Gains / (losses) from the sale of financial assets	11	2,363
Other financial income	12	19,026
Other financial expenses	12	-81,428
Share of profit of associates	12	2,240
Profit before tax		74,852
Income tax expense	13	-20,373
Profit after tax		54,479
Profit for the period		54,479
Attributable to:		
Equity holders of EDP Renováveis	27	49,570
Minority interest	29	4,909
Profit for the period		54,479
Earnings per share basic and diluted - Euros	27	0.14

The following notes are an integral part of these Consolidated Financial Statements

Unaudited Condensed Consolidated Balance Sheet as at 30 June 2008 and 31 December 2007

	Notes	2008	2007
		(Thousands of Euros)	(Thousands of Euros)
Assets			
Property, plant and equipment	14	5,407,822	4,839,482
Other intangible assets	15	22,123	22,958
Goodwill	16	1,283,231	1,245,078
Investments in associates	18	32,639	32,360
Available for sale investments	19	10,252	7,951
Deferred tax assets Debtors and other assets	20	23,142	16,719
	23	265,759	100,462
Total Non-Current Assets		7,044,968	6,265,010
Inventories	21	4,838	39,024
Trade receivables	22	61,080	60,885
Debtors and other assets	23	599,812	99,251
Tax receivable	24	124,689	96,835
Financial assets at fair value through profit or loss	25	36,916	44,839
Cash and cash equivalents	26	209,404	388,492
Assets held for sale		2,706	2,641
Total Current Assets		1,039,445	731,967
Total Assets		8,084,413	6,996,977
Equity			
Share capital	27	4,361,541	18,873
Share premium	27	553,817	1,882,338
Reserves and retained earnings	28	76,783	129,844
Consolidated net profit attributable to equity holders of the parent		49,570	1,093
Total equity attributable to equity holders of the parent		5,041,711	2,032,148
Minority interest	29	71,202	185,587
Total Equity		5,112,913	2,217,735
Liabilities			
Medium / Long term financial debt	30	562,348	2,364,629
Employee benefits	31	1,216	1,211
Provisions	32	34,405	22,597
Deferred tax liabilities	20	276,198	278,470
Trade and other payables	33	1,290,788	1,183,053
Total Non-Current Liabilities		2,164,955	3,849,960
Short term financial debt	30	318,246	517,444
Trade and other payables	33	449,392	398,193
Tax payable	34	38,907	13,645
Total Current Liabilities		806,545	929,282
Total Liabilities		2,971,500	4,779,242
Total Equity and Liabilities		8,084,413	6,996,977

Unaudited Condensed Statement of Changes in Consolidated Equity as at 30 June 2008 and 31 December 2007

(Thousands of Euros)

				(1100501105 01 20	100)		
	Total Equity	Share Capital	Share Premium	Reserves and retained earnings	Hedging reserve	Equity attributable to equity holders of EDP Renováveis	Minority Interests
Balance as at 3 December 2007	-	-	-	-	-	-	-
Incorporation of EDP Renováveis	15	15	-	-	-	15	-
Share capital increase in kind	1,901,196	18,858	1,882,338	-	-	1,901,196	-
Non monetary contribution of NEO	119,097	-	-	119,097	-	119,097	-
Minority interests arising from NEO contribution	183,522	-	-	-	-	-	183,522
Fair value reserve (cash flow hedge) net of taxes	13,354	-	-	-	11,566	11,566	1,788
Exchange differences arising on consolidation	-819	-	-	-819	-	-819	-
Profit for the period	1,370	-	-	1,093	-	1,093	277
Balance as at 31 December 2007	2,217,735	18,873	1,882,338	119,371	11,566	2,032,148	185,587
Share capital increase in kind	180,208	4,718	175,490	-	-	180,208	-
Share capital increase by incorporation of share premium	-	2,057,828	-2,057,828	-	-	-	-
Share capital increase by incorporation of loans	1,300,000	1,300,000	-	-	-	1,300,000	-
Share capital increase by IPO	1,566,726	980,122	586,604	-	-	1,566,726	-
Expenses incurred with the IPO	-46,839	-	-46,839	-	-	-46,839	-
Tax effect of expenses incurred with the IPO	14,052	-	14,052	-	-	14,052	-
Dividends attributable to minority interests	-584	-	-	-	-	-	-584
Reserves arising from the acquisition of 40% of NEO	-58,431	-	-	-58,431	-	-58,431	-
Minority interests resulting from the acquisition of 40% of NEO	-118,692	-	-	-	-	-	-118,692
Share capital increase in NEO Group companies	3,941	-	-	-	-	-	3,941
Fair value reserve (cash flow hedge) net of tax	5,447	-	-	-	4,866	4,866	581
Exchange differences arising on consolidation	-1,176	-	-	-1,176	-	-1,176	-
Minority interests decrease resulting from acquisition of additional 10% of Dessarollos Catalanes del Viento subsidiaries	-3,964	-	-	-	-	-	-3,964
Other	11	-	-	587	-	587	-576
Profit for the period	54,479	-	-	49,570	-	49,570	4,909
Balance as at 30 June 2008	5,112,913	4,361,541	553,817	109,921	16,432	5,041,711	71,202

The following notes are an integral part of these Consolidated Financial Statements

Unaudited Condensed Consolidated Cash Flow Statement as at 30 June 2008 and 31 December 2007

	(Thousands	of Euros)
	Grou	p
	2008	2007
Cash flows from operating activities		
Cash receipts from customers	259,654	11,576
Cash paid to suppliers	-53,957	-9,643
Cash paid to employees	-11,494	-1,152
Concession rents paid	-2,140	-
Other receipts / (payments) relating to operating activities	-3,501	-23,449
	188,562	-22,668
Income tax received / (paid)	-6,348	22
Net cash flows from operating activities	182,214	-22,646
Continuing activities	182,214	-22,646
Cash flows from investing activities		
Cash receipts resulting from:		
Proceeds from sale of financial assets	15,436	1,853
Proceeds from sale of property, plant and equipment	4,398	2,075
Investments grants received	4,795	-39
Interest received	3,977	562
Dividends received	419	-
Cash payments resulting from:	29,025	4,451
Acquisition of financial assets	-67,906	-499
Acquisition of property, plant and equipment	-750,711	-142,483
Acquisition of property, plant and equipment	-818,617	-142,982
Net cash flows from investing activities	-789,592	-138,531
•		
Continuing activities	-789,592	-138,531
Cash flows from financing activities		
Receipts/ (payments) of loans	-1,225,623	48,910
Interest and similar costs	-50,800	-13,924
Increases in capital and share premium	1,543,231	15
Receipts/ (payments) from derivative financial instruments	6,884	-6,952
Payments from institutional partnership (Horizon)	168,066	242,809
Net cash flows from financing activities	441,758	270,858
Continuing activities	441,758	270,858
Net increase / (decrease) in cash and cash equivalents	-165,620	109,681
Effect of exchange rate fluctuations on cash held	-13,468	-269
Changes in cash due to entries into the consolidation perimeter	-	279,080
Cash and cash equivalents at the beginning of the period (*)	388,492	-
Cash and cash equivalents at the end of the period (*)	209,404	388,492

(*) See Note 26 to the financial statements for a detailed breakdown of Cash and cash equivalents

Unaudited Condensed Company Income Statement for the period ended 30 June 2008

	Notes	2008
		(Thousands of Euros)
Other operating expenses		
Supplies and services	7	-288
		-288
Other financial income	12	28,567
Other financial expenses	12	-1,489
Profit before tax		26,790
Income tax expense	13	-7,990
Profit for the period	27	18,800

The following notes are an integral part of these Consolidated Financial Statements

Unaudited Condensed Company Balance Sheet as at 30 June 2008 and 31 December 2007

	Notes	2008	2007
		(Thousands of Euros)	(Thousands of Euros)
Assets			
Investments in subsidiaries	17	1,925,246	1,863,360
Deferred tax assets	20	6,096	-
Debtors and other assets	23	2,429,943	
Total Non-Current Assets		4,361,285	1,863,360
Debtors and other assets	23	803,223	37,993
Tax receivable	24	2,451	11
Cash and cash equivalents	26	15,709	15
Total Current Assets		821,383	38,019
Total Assets		5,182,668	1,901,379
Equity			
Share capital	27	4,361,541	18,873
Share premium	27	553,817	1,882,338
Reserves and retained earnings	28	44	-
Net profit for the period	27	18,800	44
Total Equity		4,934,202	1,901,255
Liabilities			
Deferred tax liabilities	20		47
Total Non-Current Liabilities		<u> </u>	47
Short term financial debt	30	237,603	-
Trade and other payables	33	10,818	77
Tax payable	34	45	
Total Current Liabilities		248,466	77
Total Liabilities		248,466	124
Total Equity and Liabilities		5,182,668	1,901,379

Unaudited Condensed Company Statement of Changes in Equity as at 30 June 2008 and 31 December 2007

(Thousands of Euros)

	Total Equity	Share Capital	Share Premium	Reserves and retained earnings
Balance as at 3 December 2007	-	-	-	-
Incorporation of EDP Renováveis	15	15	-	-
Share capital increase in kind	1,901,196	18,858	1,882,338	-
Net profit for the period	44		-	44
Balance as at 31 December 2007	1,901,255	18,873	1,882,338	44
Share capital increase in kind	- 180,208	- 4,718	- 175,490	-
Share capital increase by incorporation of share premium	-	2,057,828	-2,057,828	-
Share capital increase by incorporation of loans	1,300,000	1,300,000	-	-
Share capital increase by IPO	1,566,726	980,122	586,604	-
Expenses incurred with the IPO	-46,839	-	-46,839	-
Tax effect of expenses incurred with the IPO	14,052	-	14,052	-
Net profit for the period	18,800	-	-	18,800
Balance as at 30 June 2008	4,934,202	4,361,541	553,817	18,844

The following notes are an integral part of these Consolidated Financial Statements

Unaudited Condensed Company Cash Flow Statement as at 30 June 2008 and 31 December 2007

	(Thousands	(Thousands of Euros)	
	Compo	any	
	2008	2007	
Cash flows from operating activities			
Cash paid to suppliers	-288	-	
Other receipts / (payments) relating to operating activities	-261		
Net cash flows from operating activities	-549		
Cash flows from investing activities			
Interest received	12,558		
Net cash flows from investing activities	12,558		
Cash flows from financing activities			
Receipts/ (payments) from loans and interest	-1,539,546	-	
Increases in capital and share premium	1,543,231	15	
Net cash flows from financing activities	3,685	15	
Net increase / (decrease) in cash and cash equivalents	15,694	15	
Cash and cash equivalents at the beginning of the period	15		
Cash and cash equivalents at the end of the period (*)	15,709	15	

(*) See Note 26 to the financial statements for a detailed breakdown of Cash and cash equivalents

The following notes are an integral part of these Consolidated Financial Statements

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

1. The business operations of the EDP Renováveis Group

EDP Renováveis, Sociedad Anónima (hereinafter referred to as "EDP Renováveis") was incorporated on 4 December 2007. Its main corporate objective is to engage in activities related to the electricity sector, namely the planning, construction, operation and maintenance of electricity generating power stations, especially hydroelectric, mini-hydroelectric, wind, solar, thermal solar, photovoltaic, biomass and waste plants, among others. The registered offices of the company are located in Oviedo, Spain. On 18 March 2008 EDP Renováveis was converted into a company incorporated by shares (Sociedad Anónima).

During the first half of 2008, the shareholders of EDP Renováveis approved several share capital increases, which were effected through non monetary contributions (4,718 thousand Euros plus 175,490 thousand Euros of share premiums), incorporation of share premiums (2,057,828 thousand Euros) and conversion of shareholders' loans (1,300,000 thousand Euros). Also, during this period the shareholders of EDP Renováveis also approved the split of share nominal value from 10 to 2 Euros and then from 2 to 5 Euros per share).

On 4 June, 2008, following an Initial Public Ofering ("IPO"), EDP Renováveis, S.A. became a public traded company listed in the Euronext Lisbon. As a result of the IPO, the company's share capital was increased through the public subscription of 196,024,306 new shares, resulting in a capital increase of 980,122 thousand Euros, and a share premium of 553,818 thousand Euros.

Following the IPO, as at 30 June 2008, the share capital amounts to 4,361,541 thousands Euros, divided into 872,308,162 shares of 5 Euros par value each, fully subscribed and paid. The share capital is held 62.02% by EDP S.A. through its branch in Spain, 15.51% by Hidrocantábrico and 22.47% of the share capital is free-float in the Euronext Lisbon.

As at 30 June, 2008, EDP Renováveis hold a 100% stake in the share capital of Nuevas Energias de Occidente ("NEO") and a 100% stake in the share capital of Horizon Wind Energy, LLC ("Horizon"). These holdings were transferred to EDP Renováveis through several share capital increases in kind subscribed by EDP Energias de Portugal Sucursal en España, S.A. (EDP Sucursal) and Hidroeléctrica del Cantábrico, S.A. The holding in Horizon was acquired by EDP Sucursal, on 2 July 2007, from Goldman Sachs, and was subsequently transferred to EDP Renováveis on 18 December 2007.

NEO operates through its subsidiaries located in Portugal, Spain, France, Belgium and Poland. NEO's main subsidiaries are: Enernova (wind farms in Portugal), Genesa (renewable resources electricity generation in Spain), Agrupación Eólica (wind farms in Spain and France), Greenwind (wind farms in Belgium - partnership with local investors) and Relax Wind Parks (wind farms in Poland).

Horizon's main activities consist on the development, management and operation of wind farms in the United States of America. Horizon holds a portfolio of projects in the operation and development stages and a portfolio of projects with a potential generation capacity of 9,000 MW.

On 26 February 2008, EDP Renováveis announced the incorporation of a new Brazilian company, 55% owned by EDP Renováveis and 45% owned by Energias do Brasil (the EDP Group Brazilian holding company which consolidates all assets related to generation, trade and distribution of electricity in Brazil). The purpose of this new EDP Renováveis Group company is to establish a new business unit to aggregate all the investments in the renewable energy market of South America. At 30 June 2008, this company has not yet been incorporated.

On 8 April 2008, EDP Renováveis through its subsidiary NEO, acquired to EOLE76 and Eurocape in France (i) 3 operating wind farms in Normandia with a gross installed capacity of 35 MW and (ii) several wind farms in development, mainly located in Normandia and Rhônes-Alpes, that represent a total capacity of 560 MW.

On 11 June 2008, EDP Renováveis through the new company incorporated in Brazil, agreed to purchase 100% of "Central Nacional de Energia Eólica, S.A. ("CENAEEL"). The conclusion of this operation depends from administrative and contractual authorizations.

On 27 June 2008, EDP Renováveis through its subsidiary Horizon, started operations in its biggest wind farm in the USA ("Lone Star"), located in Texas, with an installed capacity of 400 MW.

As at 30 June 2008, EDP Renováveis and its subsidiaries ("the Group" or the "EDP Renováveis Group") had a total gross installed capacity of 3,846 MW, operating in Portugal (517 MW), Spain (1,651 MW), France (122 MW) and the United States (1,556 MW).

Regulatory framework for the activities in Spain

The Electrical Sector in Spain is regulated by Law 54 of 27 November 1997 and subsequent amendments to legislation.

Royal Decree 436 of 12 March 2004 was published on 24 March 2004 and sets out the methodology to be used for updating and systematizing the legal and economic regime relating to electrical power production under the special regime, which includes the generation of electricity using renewable sources of energy, cogeneration, biomass and waste. This Royal Decree replaces the former Royal Decree 218/1998 and unifies regulations applicable to special regime energies. The Royal Decree also defines a system whereby the owners of the electrical installation are entitled to sell the production or surplus electrical power to distributors. A regulated price and be received for this sale, or production and surplus can be sold directly on the daily market, futures market or through a bilateral agreement, in which case a market-negotiated price would be received, plus an incentive for participation in the agreement and a premium if the installation is entitled to receive it.

Royal Decree 661 of 25 May 2007 was published on 26 May 2007 and regulates electrical power produced under the special regime. This Royal Decree replaces Royal Decree 436 of 12 March 2004 and updates regulations on electrical power production under the special regime, whilst maintaining the basic structure of the regulation. The economic framework set out in this Royal Decree maintains the same system of payment for power produced under the special regime, whereby the owner of the installations can opt to sell its power at a regulated price, for all the programming periods only, or sell the power directly on the daily market, futures market or through a bilateral agreement, in this case receiving the negotiated price plus a premium.

The main changes to the Royal Decree include a modification to the regulated price and premiums and the introduction of a variable premium system for certain technologies, such as wind power. The owners of wind power installations officially entering into service prior to 1 January 2008 can opt to adhere to the transitory regime established in the first transitory provision, which stipulates that the owners of this installations may maintain the prices and premiums established in the aforementioned Royal Decree until 31 December 2012.

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

During 2007 the NEO Group has opted to sell on the market the power of all its installations currently in operation and to remain in the transitory regime established in the new Royal Decree.

Regulatory framework for the activities in Portugal

The Portuguese legal provisions applicable to the generation of electrical power based on renewable resources are currently established by Decree-Law No. 189/88 dated 27 May 1998, as amended by Decree-Law No. 168/99 dated 18 May 1999, Decree-Law No. 312/2001 dated 10 December 2001, and Decree-Law No. 339-C/2001 dated 29 December 2001. Also relevant is Decree-Law No. 33-A/2005, dated 16 February 2005 ("DL 33-A/2005"), which establishes the current amounts used in the remuneration formula applicable to energy produced by means of renewable resources and the deadlines for the application of such remuneration formula.

The main feature of the legal framework for renewable energy power generation in Portugal is that the national grid operator or the regional distribution operator must purchase all electricity produced by renewable producers who hold an operating license. The construction and operation of a wind farm depends on the allocation of a grid connection point issued by the State Energy Department (Direcção Geral de Geologia e Energia) ("DGGE"). The issue of the point of connection by the DGGE occurs upon the request of the promoters during limited periods of time set by the DGGE or by means of a public tender procedure. Award by direct negotiation is exceptional. In July 2005, the DGGE launched a call for tenders for the allocation of connection points to the network representing up to 1,500 MW; this call for tenders is currently underway.

Decree-Law No. 225/2007 dated 31 May, establishes a set of regulations associated to renewable energies, predicted in National Strategy for Energy, and has reviewed the formula used in estimating the remuneration of electricity supply generated by renewable power stations, and delivered to the grid of National Electric System, as well as the definition of attribution procedures of available power in the same grid and deadlines to obtain the establishment license to renewable power stations.

Still in the context of renewable energies, Decree-Law No. 363/2007, dated 2 November, has established the legal regime applicable to electricity generation by microgenerating power stations, both using renewable resources as primary energy or generating electricity and heat. The electricity generators able to access to this activity are those that have a low tension electricity purchase agreement.

Regulatory framework for the activities in France

The electricity industry in France is governed primarily by Act 2000-108 (amended by Acts 2004-803 and 2006-1537) ("Act 2000'), passed on 10 February 2000, which governs the modernization and development of public energy services and is the general legislative framework for the operation of wind facilities in France. The operation of wind facilities in France is also subject to the provisions of the French environmental and construction code. Article 10 of Act 2000-108 requires nonnationalized electric power distributors to enter into purchase obligation contracts to buy electricity produced by: (i) installations that extract energy from household or similar waste or that use such sources to provide heat to a district heating system; and (ii) installations that use renewable energy sources (including mechanical energy from wind, for which special provisions apply).

Installations that use renewable energy sources, with the exception of those using mechanical wind energy that are located in areas connected to the continental metropolitan grid or that implement energy-efficient technology such as cogeneration, do not qualify for the power purchase obligation unless they comply with defined installed capacity limits. These limits are set by a decree of the Conseil d'Etat (Decree 2000-1196 of 6 December 2000) for each category of installation eligible to benefit from the power purchase obligation. With the new regulation, only wind farms operating within a ZDE (zone de développement éolien) can benefit the power purchase obligation. The power ontracts with non-nationalized distributors of electricity are premised on the rates set by ministerial order for each source of renewable energy and according to a model contract approved by the energy minister.

Several rate-making orders specify purchase terms that take into account the capital and operating costs avoided by a purchaser, with a possible premium to reflect the contribution made by the segment or the power delivered by it to objectives such as national energy independence, existence of a competitive energy price and having an assured supply of energy.

The level of this premium cannot be such that the capital invested in installations benefiting from these power terms generates more earnings than a normal return on capital, taking into account the risks inherent in these businesses as well as the value of the ability to sell the entire power output of the installation at a predetermined price.

Regulatory framework for the activities in the United States of America

Federal, state and local energy laws and regulations regulate the development, ownership, business organization and operation of electric generating facilities and the sale of electricity in the United States. All of our project companies in the United States operate as exempt wholesale generators ("EWGs") or qualifying facilities ("QFs") under federal law or are dually certified. In addition, most of the project companies in the United States are regulated by the Federal Energy Regulatory Commission ("FERC") and have market-based rates on file with FERC.

EWGs are owners or operators of electric generation (including producers of renewable energy, such as wind projects) that are engaged exclusively in the business of owning and/or operating generating facilities and selling electric energy at wholesale rates. An EWG cannot make retail sales of electric energy and may only own or operate the limited interconnection facilities necessary to connect its generating facility to the grid.

Regulatory framework for the activities in Poland

The legislation applicable to renewable energy in Poland is primarily contained in an Energy Act passed on 10 April 1997, which has been amended by the Act of 24 July 2002 and the Energy Act of 2 April 2004, which came into effect in January 2005 (together, the "Energy Act"). The Energy Act implemented provisions (i) of Directive 2003/54/EC of the European Parliament and of the Council of 26 June 2003 concerning common rules for the internal market in electricity, (ii) of Directive 2003/55/EC of the European Parliament and of the Council of 26 June 2003 concerning common rules for the internal market in natural gas, and (iii) of Directive 2003/77/EC of the European Parliament and of the Council of 26 June 2003 concerning common rules for the internal market in natural gas, and (iii) of Directive 2003/77/EC of the European Parliament and of the Council of 27 September 2001 on the promotion of electricity produced from renewable energy sources in the internal electricity market. Detailed regulations regarding the scope of the energy sector are included in the relevant secondary regulators adopted under the Energy Act. On the basis of the Energy Act, the national energy regulatory authority-the president of the Energy Regulatory Authority (the "ERA President") – was established.

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

Pursuant to the Energy Act, conducting business within the energy sector requires a license issued by the ERA President. There is no limit on the number of such licenses that may be issued by the ERA President, and each enterprise that fulfills conditions specified in the Energy Act may obtain such license, thereby falling under the remit of the Energy Act. The generation of electricity requires a license, with the exception of the generation of electricity in sources with the total capacity not exceeding 50 MW, not classified as renewable sources or as co-generation sources. The power generation companies, through their request for interconnection to the grids, have the right to sell generated electricity to the system users, both to trading companies and to the end users, on terms regulated by the Energy Act. In the event such trading company or end-user rejects such interconnection agreement, it must notify such refusal to the ERA President.

Regulatory framework for the activities in Belgium

The regulatory framework for electricity in Belgium is complex in view of the division of powers between the federal and the three regional entities: Wallonia, Flanders and Brussels-Capital. The federal regulatory field of competence includes electricity transmission (of transmission levels above 70 kV), generation, tariffs, planning and nuclear energy. The relevant federal legislation is the Electricity Act of 29 April 1999 (as modified) (the "Electricity Act"). The regional regulatory entities are responsible for distribution, renewable energy and cogeneration (with the exception of offshore power plants) and energy efficiency. The relevant regional legislation, respectively, is: (a) for Flanders, the Electricity Decree of 17 July 2000; (b) for Wallonia, the Regional Electricity Market Decree of 12 April 2001; and (c) for Brussels-Capital, the Order of 19 July 2001 on the Organization of the Electricity Market.

In view of the allocation of responsibilities between the federal government and the regions, there currently exist four energy regulators: (a) the federal Commission for Electricity and Gas Regulation ("CREG"); (b) the Flemish Electricity and Gas Regulatory Body ("VREG"); (c) the Walloon Energy Commission ("CwaPE"); and (d) the Regulatory Commission for Energy in the Brussels-Capital Region ("BRUGEL").

The Belgian regulatory system promotes the generation of electricity from renewable sources (and cogeneration) by a system of green certificates (each a "GC"), as described below. The Belgian federal government is responsible for offshore power plants and for imposing obligations on the transmission system operators. The various GC systems are very similar across the three regions and are similar to the GC system for federally-regulated offshore power plants. There are currently differences in terms of quotas, fines and thresholds for granting GCs. However, GCs issued in one region or by the Federal government in respect of offshore plants are not recognized automatically in the other regions.

The GC system aims at creating a market for GC parallel to the market of sale of electricity. GCs are traded through bilateral contracts. It is expected that, during 2008, an exchange market for GCs will be launched. Besides the GC market, there is a minimum guaranteed price system at the federal level (obligations imposed on the transmission system operator) or at a regional level (the production aid regime in Flanders and Wallonia).

2. Accounting policies

a) Basis of preparation

The condensed consolidated financial statements presented reflect EDP Renováveis and its subsidiaries results from operations and Group's interest in associated companies for the period ended 30 June 2008 and the financial position as at 30 June 2008 and 31 December 2007.

The Board of Directors approved these condensed consolidated and unconsolidated financial statements (together referred to as "financial statements") on 29 July 2008. The financial statements are presented in thousand of Euros, rounded to the nearest thousand.

In accordance with Regulation (EC) no. 1606/2002 of 19 July 2002, from the European Council and Parliament, the Group's consolidated financial statements are prepared in accordance with International Financial Reporting Standards (IFRS), as endorsed by the European Union (EU). IFRS comprise accounting standards issued by the International Accounting Standards Board ('IASB') and its predecessor body as well as interpretations issued by the International Financial Reporting Interpretations Committee (IFRIC) and its predecessor bodies.

These consolidated interim financial statements have been prepared in accordance with International Reporting Standards (IFRS) IAS 34 Interim Financial Reporting. They do not include all the information required for full annual financial statements and, should be read in conjuction with the Consolidated Financial Statements of the Group as at and for the period from 4 December 2007 to 31 December 2007.

The financial statements have been prepared under the historical cost convention, modified by the application of fair value basis for derivative financial instruments, financial assets and liabilities held for trading and available-for-sale, except those for which a reliable measure of fair value is not available. Recognised assets and liabilities that are hedged under hedge accounting are stated at fair value in respect of the risk that is being hedged. Non-current assets and disposal groups held for sale are stated at the lower of carrying amount and fair value less costs to sell.

EDP Renováveis started its activities on December 2007, consequently, the Group income statement and notes to the income statement captions do not present any comparative amounts.

The preparation of the financial statements in accordance with the EU-IFRS requires the Board of Directors to make judgments, estimates and assumptions that affect the application of the accounting policies and of the reported amounts of assets, liabilities, income and expenses. The estimates and related assumptions are based on historical experience and other factors considered reasonable in accordance with the circumstances. They form the basis for the judgments regarding the values of the assets and liabilities whose valuation is not apparent from other sources. Actual results may differ from these estimates. The areas involving the highest degree of judgment or complexity, or for which the assumptions and estimates are considered significant, are disclosed in Note 3 (Critical accounting estimates and judgments in applying accounting policies) of 31 December 2007 consolidated financial statements. No significant changes have occurred in relation to those disclosures reported on the 31 December 2007 consolidated financial statements and, on this basis, such disclosures have not been updated.

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

b) Basis of consolidation

The consolidated financial statements of EDP Renováveis, S.A. comprise the assets, liabilities and results of EDP Renováveis and its subsidiaries and the results from its associated companies attributable to the Group. The accounting policies of the EDP Renováveis Group have remained unchanged in relation to the accounting policies disclosed on paragraph 2b) of the 31 December 2007 consolidated financial statements of the EDP Renováveis Group. These accounting policies have been consistently applied by all the Group companies during the six months ended 30 June 2008 and 31 December 2007.

During the first half of 2008, EDP Renováveis Group has applied the following recently issued standard:

IFRIC 14 IAS 19 - The Limit on a Defined Benefit Asset, Minimum Funding Requirements and their Interaction

The International Financial Reporting Interpretations Committee (IFRIC), issued the IFRIC 14 - IAS 19 - The Limit on a Defined Benefit Asset, Minimum Funding Requirements and their Interaction, in July 2007. The standard is effective for fiscal years beginning on or after 1 January 2008. Approval of the European Commission is being analysed by EFRAC.

This interpretation addresses how entities should determine the limit placed by paragraph 58 of IAS 19 Employee Benefits on the amount of a surplus in a pension plan they can recognise as an asset and discusses how a minimum funding requirement affects that limit and the relation between these rules with minimum funding requirements established legally or contractually.

No significant impacts resulted from the adoption of this standard.

3. Critical accounting estimates and judgments in applying accounting policies

The IFRSs set forth a range of accounting treatments and require the Board of Directors to apply judgment and make estimates in deciding which treatment is most appropriate.

The most significant of these critical accounting estimates and judgements in applying accounting policies have been disclosed and discussed in the same section of the 31 December 2007 consolidated financial statements, in order to improve understanding of how their application affects the Group's reported results and related disclosure. These critical accounting estimates and judgments in applying accounting policies have not changed significantly during the period ended 30 June 2008.

Because in many cases there are other alternatives to the accounting treatment chosen by management, the Group's reported results would differ if a different treatment was chosen. The Board of Directors believes that the choices made by it are appropriate and that the financial statements present the Group's financial position and results fairly in all material respects. The alternative outcomes discussed in note 3 of the 31 December 2007 consolidated financial statements are presented solely to assist the reader in understanding the financial statements and are not intended to suggest that other alternatives or estimates would be more appropriate.

4. Financial-risk management policies

The businesses of EDP Renováveis Group are exposed to a variety of financial risks, including the effects of changes in market prices, foreign exchange and interest rates. The Group's exposure to financial risks lies essentially in its debt portfolio, arising from the interest-rate and the exchange-rate risk. The unpredictability of the financial markets is analysed on an on-going basis in accordance with the EDP Group's risk management policy. Financial instruments are used to minimize potential adverse effects resulting from the interest rates and foreign exchange rates risks on its financial performance.

The Board of Directors of EDP Renováveis is responsible for the definition of general risk-management principles and the establishment of exposure limits. The operational management of financial risks of EDP Renováveis Group is outsourced to the Financial Department of EDP - Energias de Portugal, S.A., in accordance with the policies approved by the Board of Directors. The outsourcing service includes identification and evaluation of hedging mechanisms appropriate to each exposure.

All transactions undertaken using derivative financial instruments require the prior approval of the Board of Directors, which defines the parameters of each transaction and approves the formal documents describing their objectives.

The risks reported on note 4 of the 31 December 2007 consolidated financial statements, namely, exchange-rate risk, interest-rate risk, counter-party credit rate risk, liquidity risk and market price risk, have not changed significantly during the period ended 30 June 2008.

5. Revenue

Revenue is analysed by sector as follows:

	Group	Company
	30 Jun 2008	30 Jun 2008 Euro'000
	Euro'000	
Revenue by sector of activity/business:		
Electricity	246,951	-
Other	10,053	-
	257,004	-
Services rendered by sector of activity:		
Other	1,462	-
	258,466	
Total Revenue:		
Electricity	246,951	-
Other	11,515	-
	258,466	-

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

The breakdown of **Revenue** for the Group, by geographic market, is as follows:

		30 Jun 2008 United		
	Europe	States	Total	
Electricity	186,905	60,046	246,951	
Other	5,654	4,399	10,053	
	192,559	64,445	257,004	

Cost of consumed electricity and Changes in inventories and cost of raw material and consumables used is analysed as follows:

	Group 30 Jun 2008 Euro'000	Company 30 Jun 2008 Euro'000
Cost of consumed electricity	337	-
Changes in inventories and cost of raw material and consumables used:		
Cost of consumables used	6,628	-
Changes in inventories	-5,140	-
	1,825	-

6. Other operating income

Other operating income is analysed as follows:

	Group	Company 30 Jun 2008	
	30 Jun 2008		
	Euro'000	Euro'000	
Supplementary income	788	-	
Gains on fixed assets	76	-	
Turbine availability income	2,474	-	
Income from sale of interests in institutional partnerships - Horizon	30,926	-	
Amortization of deferred income related to power purchase agreements	8,777	-	
Other income	1,319	-	
	44,360	-	

Income from sale of interests in institutional partnerships - Horizon, includes revenue recognition related to production tax credits (PTC) and tax depreciations, related to projects Vento I and Vento II (see note 33).

The power purchase agreements between Horizon and its customers were valued, at the acquisition date, using discounted cash flow techniques. At that date, these agreements were valued based on market assumptions by approximately 120 million Euros (USD 190.4 million) and recorded as a non-current liability (note 33). This liability is amortised over the period of the agreements against other operating income. As at 30 June 2008, the amortization for the period amounts to 8,777 thousands of Euros.

Turbine availability income refers to compensation received from turbines suppliers when the measured average availability of turbines in activity, is less than 93% in the first six months and/or less than 97% in any of the subsequent periods of six months during the warranty period.

7. Supplies and services

This balance is analysed as follows:

	Group	Company	
	30 Jun 2008 Euro'000	30 Jun 2008 Euro'000	
Supplies and services:			
Water, electricity and fuel	791	-	
Tools and office material	774	-	
Leases and rents	8,743	214	
Communications	782	-	
Insurance	2,993	-	
Transportation, travelling and representation	2,427	-	
Commissions and fees	216	-	
Maintenance and repairs	17,765	-	
Advertising	644	-	
Specialised work	9,495	74	
Other supplies and services	1,200	-	
	45,830	288	

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

8. Personnel costs and employee benefits expense

Personnel costs are is analysed as follows:

	Group 30 Jun 2008 Euro'000	Company 30 Jun 2008 Euro'000
Management remuneration	70	-
Employees' remuneration	13,848	-
Social charges on remunerations	2,218	-
Employee's variable remuneration	5,086	-
Other costs	1,892	-
Own work capitalised	-6,541	-
	16,573	-

The caption **Employee benefits expense** is analysed as follows:

	Group 30 Jun 2008 Euro'000	Company 30 Jun 2008 Euro'000
Costs with pension plan Costs with medical care plan and other benefits	483	-
	486	-

The balance Costs with pension plan is related to defined contribution plan expense (480 thousands of Euros) and defined benefit plans (3 thousands of Euros).

9. Other operating expenses

Other operating expenses are analysed as follows:

Group	Company	
30 Jun 2008 Euro'000	30 Jun 2008 Euro'000	
3,566	-	
1,506	-	
38	-	
509	-	
2	-	
2,163	-	
2,115	-	
1,470	-	
11,369	-	
	30 Jun 2008 Euro'000 3,566 1,506 38 509 2 2,163 2,115 1,470	

During the period the Group did not incur in any research and development expenses.

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

10. Depreciation and amortisation expense

This balance is analysed as follows:

	<u>Group</u> 30 Jun 2008 Euro'000	Company 30 Jun 2008 Euro'000
Property, plant and equipment:		
Buildings and other constructions	237	
Plant and machinery:	207	
Hydroelectric generation	41	
Thermoelectric generation	230	
Wind generation	90,395	
Other	11	
Transport equipment	50	
Office equipment	603	
Other	154	
	91,721	
Other intangible assets:		
Industrial property, other rights and other intangibles	1,905	
	1,905	
	93,626	
Amortisation of deferred income (Government grants): Investment grants	-351	
	-351	
	93,275	

11. Gains / (losses) from the sale of financial assets

Gains / (losses) from the sale of financial assets , for the Group, are analysed as follows:

	Disposal %	<u>Group</u> 30 Jun 2008 Euro'000	Company 30 Jun 2008 Euro'000
Investments in subsidiaries and associates			
Marquesado del Solar, S.A.	50%	2,378	-
Investigación y Desarollo de Energias Renovables, S.L. ("IDER")	20%	-15	-
		2,363	-

On 28 March 2008, Generaciones Especiales I S.L., a company in which NEO holds an 80% interest, authorised the sale of the subsidiary Marquesado del Solar, S.A. to Solar Millenium AG, a german company. The sale price amounted to 3.4 million Euros, originating a gain of 2.4 million Euros.

12. Other financial income and financial expenses

Other financial income and financial expenses are analysed as follows:

a indiricial income and indiricial expenses are analysed as follows.	C	C
	<u> </u>	Company 30 Jun 2008 Euro'000
Other financial income:		
Interest income	6,108	16,779
Derivative financial instruments		
Interest	11,788	11,788
Fair value	451	-
Foreign exchange gains	679	-
	19,026	28,567
Other financial expenses:		
Interest expense	68,606	1,331
Derivative financial instruments		
Fair value	5,027	-
Banking services	254	-
Foreign exchange losses	3,298	158
Own work capitalised (financial interests)	-8,181	-
Other financial expenses	12,424	-
	81,428	1,489
Financial income / (expenses)	-62,402	27,078

Derivative financial instruments - Interest, relating to the interest liquidations result from the derivative financial instrument established between EDP Renováveis and EDP Sucursal (see notes 23 and 37).

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

Foreign exchange losses, for the Company, includes 118,323 thousands of Euros, related to the financial costs derived from the devaluation of the financial investment in Horizon, denominated in USD. These costs are fully offset by the effect of an intra-group derivative engaged between EDP Renováveis and EDP Sucursal, related to the hedge of the foreign exchange risk on the Horizon investment (see notes 23 and 37). The effect of the fair value of the referred derivative in the Company's accounts was 118,165 thousands of Euros, of which, the ineffective portion amounts to 158 thousands of Euros and is booked as Foreign exchange losses.

Interest expense refers to interest on loans which bear interest at market rates.

13. Income tax expense

This balance is analysed as follows:

	Group 30 Jun 2008 Euro'000	Company 30 Jun 2008 Euro'000
Current tax Deferred tax	-23,457 3,084	-7,990 -
	-20,373	-7,990

The effective income tax rate as at 30 June 2008 is analysed as follows:

	30 Jun 2008 Euro'000	30 Jun 2008 Euro'000
Profit before tax Income tax	74,852 -20,373	26,790 -7,990
Efective Income Tax Rate	27.22%	29.82%

Group

Company

The income tax rates in the countries in which the EDP Renováveis Group operates are as follows:

		Tax rate
Country	Subgroup	2008
Spain	NEO	30.00%
Portugal	NEO	26.50%
France	NEO	33.00%
Poland	NEO	19.00%
Belgium	NEO	34.00%
United States	Horizon	37.63%

14. Property, plant and equipment

This balance is analysed as follows:

	Gro	Group		Company	
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	
Cost:					
Land and natural resources	4,546	4,589	-		
Buildings and other constructions	10,492	241,920	-		
Plant and machinery:					
Hydroelectric generation	2,619	2,619	-		
Thermoelectric cogeneration	6,008	6,008	-		
Wind generation	3,937,916	2,640,479	-		
Other plant and machinery	247	247	-		
Transport equipment	676	332	-		
Office equipment and tools	6,741	5,091	-		
Other tangible fixed assets	6,135	27,754	-		
Assets under construction	1,827,670	2,217,004	-		
	5,803,050	5,146,043	-		
Accumulated depreciation:					
Depreciation and amortisation expense for the period	-91,721	-6,477	-		
Accumulated depreciation	-303,507	-300,084	-		
	-395,228	-306,561	-		
Carrying amount	5,407,822	4,839,482	-		

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

The movement in **Property, plant and equipment** from 31 December 2007 to 30 June 2008, is analysed as follows:

-	Balance 1 January Euro'000	Acquisitions Euro'000	Disposals Euro'000	Transfers Euro'000	Exchange Differences Euro'000	Perimeter Variations/ Regularisations Euro'000	Balance 30 June Euro'000
Cost:							
Land and natural resources	4,589	572	-26	-	-123	-466	4,546
Buildings and other constructions Plant and machinery:	241,920	43	-	-	-9,939	-221,532	10,492
Hydroelectric generation	2,619	-	-	-	-	-	2,619
Thermoelectric cogeneration	6,008	-	-	-	-	-	6,008
Wind generation	2,640,479	62,245	-5,401	1,070,815	-75,024	244,802	3,937,916
Other plant and machinery	247	-	-	-	-	-	247
Transport equipment	332	369	-	-	-25	-	676
Office equipment and tools	5,091	1,187	-	577	-106	-8	6,741
Other	27,754	381	-824	91	-491	-20,776	6,135
Assets under construction	2,217,004	710,092	-27	-1,071,483	-70,508	42,592	1,827,670
-	5,146,043	774,889	-6,278	-	-156,216	44,612	5,803,050
	Balance 1 January Euro'000	Charge for the period Euro'000	Impairment Losses / Reverses Euro'000	Disposals Euro'000	Exchange Differences Euro'000	Perimeter Variations/ Regularisations Euro'000	Balance 31 March Euro'000
Accumulated depreciation and impairment losses							
Buildings and other constructions Plant and machinery:	3,780	237	-	-	-113	-2,438	1,466
Hydroelectric generation	1,360	41			_	_	1,401
Thermoelectric cogeneration	5,357	230	_	-	-	_	5,587
Wind generation	286,419	90,395	-	-	-2,695	5,486	379,605
Other plant and machinery	191	10,070	-	-		-	202
Transport equipment	114	50	-	-	-3	-	161
Office equipment and tools	2,822	603	-	-	-20	-16	3,389
Other	6,518	154			-9	-3,246	3,417
	306,561	91,721					

Plant and Machinery includes the cost of the wind farms under operation.

Transfers are related with the wind farms that begun their activities during the first semester of 2008, namely Clound County Wind Farm, Whitstone Wind Purchasing, Pionner Prairie Wind Farm I, LLC, Sagebrush Power Partners, LLC, Rail Splitter, Cloud West Wind Project, LLC, LCC and Wheatfield Wind Power Project, LLC.

Assets under construction as at 30 June 2008 and 31 December 2007 are analysed as follows:

	Gro	Group		any
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000
Electricity business:				
NEO Group	1,115,202	979,017	-	-
Horizon Wind Energy Group	712,468	1,237,987	-	-
	1,827,670	2,217,004		-

Assets under construction as at 30 June 2008 and 31 December 2007 are essentially related to wind farms under construction and development.

The EDP Renováveis Group has lease and purchase obligations as disclosed in Note 36 - Commitments below.

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

15. Other intangible assets

This balance is analysed as follows:

	Group		Company	
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000
Cost: Industrial property, other rights and other intangible assets Intangible assets under development	31,860 2,840	29,677 3,781	-	-
	34,700	33,458	-	
Accumulated amortisation:				
Depreciation and amortisation expense for the period	-1,905	-408	-	-
Accumulated depreciation	-10,672	-10,092	-	-
	-12,577	-10,500	-	
Carrying amount	22,123	22,958	-	

No significant variations occurred in this caption during the six months ended 30 June 2008.

16. Goodwill

For the Group, the breakdown of **Goodwill** resulting from the difference between the cost of the investments and the corresponding share of the fair value of the net assets acquired, is analysed as follows:

	Group		Company	
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000
Electricity business:				
Goodwill booked in NEO Group	778,721	705,725	-	-
Goodwill booked in Horizon Wind Energy Group	504,510	539,353	-	
	1,283,231	1,245,078	-	-

NEO Group goodwill as at 30 June 2008 and 31 December 2007 is analysed as follows:

	Gru	Grupo		pany
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000
Genesa subgroup	459,465	459,812	-	-
Ceasa subgroup	145,727	141,949	-	-
Relax Winds subgroup (Poland)	59,898	57,918	-	-
Enernova subgroup	43,011	42,971	-	-
NEO Galia SAS subgroup	45,997	-	-	-
Hollywell subgroup	13,877	-	-	-
Ridgeside subgroup	7,522	-	-	-
Other	3,224	3,075	-	
	778,721	705,725	-	-

During the period of six months ended 30 June 2008, the increase in goodwill relates mainly to the acquisitions of the NEO Galia, Hollywell and Ridgeside subgroups. The variation in the goodwill of the Relax Winds subgroup (Poland) relates mainly to additional acquisition costs incurred in the period.

On 8 April, 2008, NEO acquired in France the NEO Galia SAS subgroup from EOLE 76 and Eurocape, consisting of 3 wind farms in operation in the Normandy region, with a gross installed capacity of 35 MW and an average load factor of 27% and several wind farm projects under development, mostly located in the Normandy and Rhônes-Alpes regions, with an expected average load factor of 28%, representing a total capacity of 560 MW. Out of these projects under development, 8 MW are under construction, 12.5 MW already have all the necessary authorizations to start construction and are expected to enter into operation between 2009 and 2010, while construction licenses were already submitted for another 43 MW.

The cost of acquisition of the NEO Galia subgroup amounts to 45,517 thousand Euros, which considering the subgroup's net assets of 480 thousand Euros, originates a goodwill of 45,997 thousand Euros. This amount includes 11,000 thousands of Euros corresponding to the best estimate of the additional success fees that will be paid for the wind farms that obtain construction licenses until 31 December, 2013 (see note 33).

The cost of acquisition of Hollywell amounts to 7,679 thousand Euros, which, considering the company's negative assets of 440 thousands of Euros, originates goodwill of 8,119 thousands of Euros. The remaining amount (5,758 thousand Euros) relates to goodwill already booked in the financial statements of the Hollywell subgroup.

The cost of acquisition of Ridgeside amounts to 4,129 thousand Euros, which considering the company's negative assets of 248 thousands of Euros, originates goodwill of 4,377 thousands of Euros. The remaining amount (3,145 thousand Euros) relates to goodwill already booked in the financial statements of the Ridgeside subgroup.

The Group will finalise the purchase price allocation regarding the above referred acquisitions until the end of the year.

Goodwill arising from the acquisition of the Horizon Wind Energy Group was determined in USD as at 30 June 2008 and amounts to 775,251 thousands of USD, and corresponds to 504,510 thousands of Euros (31 December 2007: 539,353 thousands of Euros), including the related transaction costs in the amount of 12,723 thousands of Euros.

17. Investments in subsidiaries (company basis)

The breakdown of Investments in subsidiaries is analysed as follows:

	Comp	bany
	30 Jun 2008	31 Dec 2007
	Net amount Euro'000	Net amount Euro'000
Investments in subsidiary companies:		
Nuevas Energias de Occidente, S.L.	242,506	62,298
Horizon Wind Energy, LLC	1,682,740	1,801,062
	1,925,246	1,863,360

As mentioned in Note 27, on 25 February 2008, the shareholder of EDP Renováveis, S.A. approved a share capital increase of 4,718 thousands of Euros with a share premium of 175,490 thousands of Euros that was fully subscribed by Hidrocantábrico, S.A. through a non-monetary contribution of its 40% interest held in Nuevas Energías de Occidente, S.L., the parent company of the NEO Group.

The decrease in the HWE investment reflects the exchange differences arising from the conversion of the HWE investment which is denominated in USD.

During the six months period ended as at 30 June 2008, the changes in the consolidation perimeter of the EDP Renováveis Group were:

Companies sold during the period:

- · Generaciones Especiales I, S.L, sold its 50% interest in the subsidiary Marquesado Solar, S.A. to Solar Millenium AG.
- Sinae Inversiones Eólicas, S.A. sold 20% of its interest in IDER, S.L.
- Sinae Inversiones Eólicas, S.A. sold an interest of 5% in Eólica Sierra de Avila, S.L. and Eólica del Alfoz, S.L. to Invesducro Eólica, S.L.

Companies merged during the period:

Horizon Wind Energy Company LLC was merged into Horizon Wind Energy LLC.

Companies incorporated during the period:

- Eólica de Radona S.L. was incorporated being 100% held by Sinae Inversiones Eólicas, S.A. .
- Neolica Polska SP Z.O.O. was incorporated and it is 100% held by NEO.
- The companies Cloud County Wind Farm, Pioneer Prairie Wind Farm I, LLC, Sagebrush Power Partners, LLC, Rail Splitter, Cloud West Wind Project, LLC, Wheatfield Wind Power Project, LLC and Whitestone Wind Purchasing, LLC were incorporated during the six month period of 2008 and are 100% held by Horizon Wind Energy LLC.

Companies acquired during the period:

- DEPSA S.A. acquired an additional 5% interest in Desarollos Eólicos del Corme, S.A.
- Desarrollos Catalanes Del Viento, S.L. acquired 100% of the companies Parc Eòlic de Coll de Moro, S.L., Parc Eòlic de Torre Madrina, S.L. and Parc Eòlic de Vilalba dels Arcs, S.L.
- Nuevas Energías de Occidente, S.L. acquired 100% of the subgroups Hollywell and Ridgeside and several companies that are currently included in the Neo Galia subgroup.

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

Changes in interest percentages during the period:

As mentioned above, on 25 February 2008, Hidrocantábrico contributed to EDP Renováveis share capital increase with its 40% stake in NEO. Consequently, EDP Renováveis interest in NEO increased from 60% to 100%. The changes in interests on NEO subsidiary companies, during the six month period of 2008, are as follows:

	30 June 2		31 Decembe	er 2007
Subsidiary Companies	% Group	% Company	% Group	% Company
irent Company: Jevas Energías de Occidente, S.L.	100,00%	100,00%	60,00%	60,00
actricity business - Portugal:	100,0018	100,00%	00,00%	00,00
olores-Energia Eólica, S.A.	100,00% 100.00%	-	60,00% 60.00%	-
eraltius-Produção de Energia Electrica, S.A. iernova - Novas Energias, S.A.	100,00%	_	60,00%	-
lica da Alagoa, S.A.	59,99%	-	35,99%	-
lica de Montenegrelo, Lda lica da Serra das Alturas, S.A.	50,10% 50,10%	_	30,06% 30,06%	-
vante - Energia Eólica, Unipessoal, Lda	100,00%	_	60,00%	-
alhadizes - Energia Eólica SA Ifra - Energia Eólica, S.A.	100,00% 100,00%	_	60,00% 60,00%	-
actricity business - Spain:				
ampo Arias,S.L. grupación Eólica, SLU	98,19% 100,00%	_	58,91% 60,00%	
irque Eólico Plana de Artajona, SLU	100,00%	-	60,00%	-
E. Bourbriac, SAS ompañía Eólica Campo de Boria. S.A.	100,00% 75.83%	_	60,00% 45.50%	-
a. Eléctrica de Energías Renovables Alternativas, SAU	100,00%	-	60,00%	-
prastur AIE proración Empresarial de Renovables Alternativas, SLU	45,41% 100,00%	_	27,25% 60,00%	
rrc Eòlic de Coll de Moro, S.L.	60,00%	_	0,00%	-
esarrollo Eólico Almarchal, SAU esarrollo Eólico Buenavista, SAU	80,00% 80,00%	_	48,00% 48,00%	
sarrollos Catalanes Del Viento,S.L	60,00%	_	36,00%	
esarrollo Eólico de Corme, S.A.	80,00%	-	45,60%	-
sarrollo Eólico Dumbria, SAU sarrollos Eolicos de Galicia, S.A.	80,00% 77,33%	_	48,00% 46,40%	
sarrollo Eólico de Lugo, SAU	80,00%	-	48,00%	
esarrollos Eólicos Promocion, S.A. esarrollo Eólico REBOSERA, S.A.	80,00% 76,00%	_	48,00% 45,60%	
sarrollos Eolicos, S.A.	80,00%	-	48,00%	
sarrollo Eólico de Tarifa, SAU ica Don Quijote, S.L	80,00% 80,00%	_	48,00% 48,00%	
ica Dulcinea, S.L.	80,00%	_	48,00%	
ica Alfoz, S.L. ica Arlanzón, S.A.	67,98% 62,00%		43,19% 37,20%	
ica Campollano S.A.	60,00%	_	36,00%	
ica Mare Nostrum, S.A. ergia Eólica La Manchuela, SLU (formerly Sierra de la Peña S.L.)	48,00% 80,00%	_	28,80% 48.00%	
ica La Brújula S.A. (formerly Sierra de la Peña S.A.)	67,92%	_	40,75%	
eroliva S.A.	80,00%	-	48,00%	
droeléctrica Fuentermosa, S.L. rques de Generación Eólica, S.L	71,96% 60,00%	_	43,17% 36,00%	
nesa I S.L.	80,00%	-	48,00%	
asa Promociones Eólicas, SLU Ilywell Subgroup	100,00% 100,00%	_	60,00% 0,00%	
O Galia Subgroup	100,00%	_	0,00%	
geside Subgroup le del Ebro Ingenieria y Consultoria, S.L.	100,00% 80,00%	_	0,00% 48,00%	
ica Guadalteba, S.L.	80,00%	_	48,00%	
iroeléctrica Gormaz S.A. ria Aprovechamientos Eólicos, SAU	60,00% 100,00%	_	36,00% 60,00%	
estigación y Desarrollo de Energías Renovables, S.L.	47,67%	_	38,20%	
lustrias Medioambientales Río Carrión, S.A. ica Lajanda, S.L.	72,00% 80.00%	_	43,20% 48.00%	
lica La Navica, S.L.	80,00%	_	48,00%	
rque Eólico Los Cantales, SLU	100,00%	-	60,00%	
vlino de Caragüeyes,S.L rque Eólico Montes de Castejón, S.L.	80,00% 100,00%	_	48,00% 60,00%	
O Energia Aragon SL	100,00%	-	60,00%	
O Catalunya SL omai Inversiones SICAV, SA	100,00% 100.00%	_	60,00% 60,00%	
sarrollo Eólico Santa Quiteria, S.L.	46,66%	_	28,00%	
rque Eólico Belchite S.L. rques Eólicos del Cantábrico S.A.	80,00% 80,00%	_	48,00% 48,00%	
rque Eólico la Sotonera, S.L.	51,88%	-	31,13%	
lica de Radona SL sacal Cogeneración S.A.	80,00% 48,00%	_	0,00% 28,80%	
isa Renovables Canarias, S.L.	80,00%	_	48,00%	
novables Castilla la Mancha, S.A.	72,00% 64,00%	_	43,20% 38,40%	
iroeléctrica del Rumblar, S.L. ica Sierra de Avila, S.L.	71,99%	_	45,60%	
ae Inversiones Eólicas S.A. Iromal, S.A.	80,00% 72,00%	-	48,00% 43,20%	
rc Eòlic de Torre Madrina, S.L.	60,00%	_	0,00%	
tamientos Medioambientales del Norte, S.A.	64,00%	-	38,40%	
ica Curiscao Pumar, S.A.U. (formerly Río Sotón) inco Energia Limpia SLU	80,00% 80,00%	_	48,00% 60,00%	
c Eòlic de Vilalba dels Arcs, S.L.	60,00%	-	0,00%	
ctricity business - France:				
Ayssenes-Le Truel, SAS . Beaurevoir. SAS	100,00% 100.00%	_	60,00% 60.00%	
. Calanhel Lohuec, SAS	100,00%	_	60,00%	
Canet-Pont de Salars, SAS Gollot, S.A.S.	100,00% 100,00%	_	60,00% 60,00%	
Gueltas Noyal-Pontivy, SAS	100,00%	_	60,00%	
ranfouler, S.A.S. Mee, S.A.R.L.	100,00% 49,00%	_	60,00% 29,40%	
rc Eolien Les Bles D'Or S.A.R.L.	100,00%	-	60,00%	
. Les Vielles, SAS	100,00% 100,00%	_	60,00% 60,00%	
. Patay, SAS lite Piece, S.A.R.L.	49,00%	=	29,40%	
ces de Vigne S.A.R.L. uvien Breiz, S.A.S.	100,00% 100,00%	_	60,00% 60,00%	
. Pont d Yeu, SAS	100,00%	_	60,00%	
. Neo Prouville, SAS :herches et Développements Éoliennes, SARL	100,00% 100.00%	—	60,00% 60.00%	
Saint Alban-Henansal, SAS	100,00%	_	60,00%	
. Saint Barnabe, SAS	100,00% 100,00%	_	60,00% 60.00%	
nt Jacques, S.A.R.L wageons, S.A.R.L.	49,00%		29,40%	
Segur, SAS Neo Truc de l'homme, SAS	100,00% 100,00%	_	60,00% 60,00%	
ctricity business - Holland:		_		
can, BV	100,00%	_	60,00%	
ctricity business - Belgium: eenwind, S.A.	70,00%	-	42,00%	
ctricity business - Poland: bdow Wind Park SP.ZO.O.	100,00%	_	60,00%	
Wind Park I SP.ZO.O.	100,00% 100,00%	_	60,00% 60,00%	
Wind Park II SP.ZO.O.				
olica Polska SP Z.O.O.	100,00%	-	0,00%	
olica Polska SP Z.O.O. lax Wind Park I SP.ZO.O.	100,00% 73,29%	_	43,98%	
Wind Park II SP ZO.0. olice Polska SP Z.0.0. lax Wind Park II SP ZO.0. lax Wind Park II SP ZO.0. lax Wind Park V SP ZO.0.	100,00% 73,29% 50,95% 100,00%		43,98% 30,60% 60,00%	
olica Polska SP Z.O.O. ax Wind Park I SP.ZO.O. ax Wind Park III SP.ZO.O.	100,00% 73,29% 50,95%		43,98% 30,60%	

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

The changes in interests on NEO's jointly controlled companies, in the six month period of 2008, are presented bellow:

Jointly controlled	30 June 2008		31 Decemb	ar 2007
companies	% Group	% Company	% Group	% Company
Electricity business - Spain:				
Compañía Eólica Aragonesa, S.A.	50,00%	_	30,00%	
Desarrollos Energeticos Canarios, S.A.	39,92%	_	23,95%	
Evolución 2000, S.L.	39,32%	_	23,59%	
Horta Medioambiental S.A.	40,00%	_	24,00%	
Ibersol E. Solar Ibérica, S.A	40,00%	_	24,00%	
Murciasol 1 Solar Térmica, S.L.	40,00%	_	24,00%	
Tébar Eólica, S.A.	40.00%	_	24.00%	

The changes in interests on NEO's associated companies, in the six month period of 2008, are presented bellow:

Associates	30 June 2	30 June 2008		
	% Group	% Company	% Group	% Company
lectricity business - Spain:				
Biomasas del Pirineo, S.A.	24,00%	_	14,40%	
Cultivos Energéticos de Castilla, S.A.	24,00%	_	14,40%	
D.E. de Canárias, S.A.	35,80%	_	21,48%	
lidráulica Rio Lena, S.A.	6,91%	_	4,15%	
Hidroastur, S.A.	20,00%	_	12,00%	
laturneo Energía, S.L.	49,01%	_	0,00%	
Parque Eólico de Belmonte, S.A.	23,92%	_	14,35%	
Parque Eólico Sierra del Madero, S.A.	33,60%	_	20,16%	
Parque Eólico Altos del Voltoya, S.A.	24,80%	_	14,88%	
odecoan, S.L.	40,00%	_	24,00%	
iolar Siglo XXI, S.A.	20,00%	_	12,00%	
edesa Cogeneración. S.A.	8,00%	_	4,80%	

18. Investments in associates

This balance is analysed as follows:

	Group		Company	
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000
Investments in associates:				
Equity holdings in associates	32,639	32,514	-	-
Adjustments on investments in associates		-154	-	-
Carrying amount	32,639	32,360		-

For the purpose of financial statements presentation, goodwill arising from the acquisition of associated companies is presented in this caption, included in the total amount of Equity holdings in associates.

19. Available for sale investments

This balance is analysed as follows:

	Group		Com	pany
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000
Sociedad Eólica de Andalucia, S.A.	3,107	3,107	-	-
ENEOP - Eólicas de Portugal, S.A.	6,560	3,460	-	-
Hueneja, C.B.	-	1,246	-	-
Other	585	138	-	
	10,252	7,951	-	

During the six months period ended as at 30 June 2008 Genesa I solds its shareholding in Marquesado del Solar, S.A., which held an interest in Hueneja, C.B. classified under available for sale investments.

During the six months period ended as at 30 June 2008 Enernova made contributions in the amount of 3.100 thousands of Euros to ENEOP - Eólicas de Portugal, a patnership with other companies that develop several projects related to electricity wind generation.

The available for sale investments disclosed above are accounted for at their acquisition cost, since it is not possible to calculate a reliable and consistent estimate of the related fair values.

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

20. Deferred tax assets and liabilities

The EDP Renováveis Group records the tax effect arising from temporary differences between the assets and liabilities determined on an accounting basis and on a tax basis. No significant changes occurred in relation to the nature, amounts and maturity of deferred taxes assets and liabilities referring to those reported in 31 December 2007 Consolidated Financial Statements.

The main variations in deferred tax assets and liabilities for the Group during the six months ended 30 June, 2008 are analysed as follows:

	Deferred tax assets Euro'000	Deferred tax liabilities Euro'000
Balance as at 1 January, 2008	16,719	-278,470
Variation on tax losses carried forward	5,957	-
Variation in allocation of acquired assets and liabilities fair values	-	3,692
Other	466	-1,420
Balance as at 30 June, 2008	23,142	-276,198

21. Inventories

This balance is analysed as follows:

	Gro	Group		pany
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000
Advances on account of purchases	279	35,127	-	-
Finished and intermediate products	4,410	3,740	-	-
Raw and subsidiary materials and consumables:				
Other consumables	149	157	-	
	4,838	39,024	-	

22. Trade receivables

Trade receivables are analysed as follows:

	Group		Com	pany
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000
Short term trade receivables - Current:				
Spain	38 198	35 219	-	-
United States of America	12 858	11 567	-	-
Portugal	7 501	11 178	-	-
France	2 522	2 881	-	-
Poland	1	40	-	
	61,080	60,885	-	
Doubtful debts	2,347	2,309	-	-
Impairment losses	-2,347	-2,309	-	
	61,080	60,885	-	

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Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

23. Debtors and other assets

Debtors and other assets are analysed as follows:

	Group		Company	
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000
Short-term debtors - Current:				
Loans to related parties	564,066	23,674	803,191	
Advances to suppliers	30	36	-	
Other debtors:				
- Amounts owed to staff	7	9	-	
- Derivative financial instruments (Hedging)	7,334	51,061	-	37,993
- Insurance	1,020	309	-	
- Fees	2,993	2,022	-	
- Financial assets advanced payments	-	1,399	-	
- Production tax credits (PTC)	1,031	1,104	-	
- Guarantee deposits	3,195	1,044	-	
- Tied deposits	818	9,089	-	
- Sundry debtors and other operations	19,318	9,504	32	
	599,812	99,251	803,223	37,993
Medium and long-term debtors - Non-current:				
Loans to related parties	9,465	10,576	2,273,784	
Notes receivable (Horizon)	7,548	6,824	-	
Guarantees and tied deposits	35,975	34,431	-	
Derivative financial instruments (Hedging)	164,119	-	156,159	
Deferred costs (Enernova Group)	32,362	26,666	-	
O&M contract valuation - Mapple Ridge I (Horizon)	7,743	8,084	-	
Sundry debtors and other operations	8,547	13,881	-	
	265,759	100,462	2,429,943	
	865,571	199,713	3,233,166	37,993

Loans to related parties - Current includes an amount of 550.000 thousands of Euros (company and group accounts) related to a set of loans granted to EDP Finance, that have maturities from 1 week to 1 month and bear interest at market conditions. Additionally, in the company accounts, this caption includes a loan granted by EDP Renováveis to Horizon Wind Energy, with an average maturity date of 30 days and bear interest of a LIBOR rate plus a spread of 0.25%.

Loans to related parties - Non current (company accounts) includes a loan granted by EDP Renováveis to NEO.

Derivative financial instruments (Hedging) - Current includes 156,159 thousands of Euros (31 December 2007: 37,993 thousands of Euros) related to a financing structure of USD and Euros loans (derivative) with EDP Sucursal, which was settled in order to hedge the foreign exchange risk of the net investment held in Horizon, expressed in USD. The amount referred above reflects the derivative fair value as of 30 June 2008, which corresponds to the spot rate revaluation of related loans (see Note 37). In the Group accounts, EDP Renováveis Group has applied the net investment hedge model to state this transaction.

24. Tax receivable

Tax receivable is analysed as follows:

	Gro	Group		Company	
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	
State and other public entities:					
- Income tax	9,324	3,993	2,211	-	
- Value added tax (VAT)	111,986	89,342	240	11	
- Other taxes	3,379	3,500			
	124,689	96,835	2,451	11	

25. Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss	are analysed as follows:
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	Gro	Group		Company	
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	
Equity securities: Investment funds	36,916	42,841	_	-	
Debt securities: Unlisted bonds		1,998	-	-	
	36,916	44,839	-		

The fair value of the investment funds is calculated based on the quoted market price of the funds.

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

26. Cash and cash equivalents

Cash and cash equivalents are analysed as follows:

	Group		Company	
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000
Cash:				
- Cash in hand	1	2	-	-
Bank deposits:				
- Current deposits	186,647	388,295	15,709	15
- Term deposits	-	195	-	-
- Other deposits	22,756	-	-	-
	209,403	388,490	15,709	15
Cash and cash equivalents	209,404	388,492	15,709	15

The main operation occurred during the first semester of 2008 without cash in or out, was the share capital increases in the EDP Renováveis through non monetary contributions (see note 27).

27. Capital and Share premium

EDP Renováveis was incorporated on 4 December 2007 with a share capital of 15 thousands of Euros, represented by 1,500 shares with a par value of 10 Euros each. These shares were subscribed entirely by EDP Energias de Portugal Sucursal em España, S.A. (EDP Sucursal). On 18 and 21 December 2007, EDP Sucursal increased the share capital of EDP Renováveis through the incorporation of the shares held in its subsidiaries NEO - Nuevas Energias de Occidente, S.L. (corresponding to 60% of this company's share capital) and Horizon Wind Energy LLC, (corresponding to 100% of this company's share capital).

On 25 February 2008, the sole Shareholder of EDP Renováveis, approved a share capital increase of 4,718 thousands of Euros with a share premium of 175,490 thousands of Euros, through the issuance of 471,824 new shares with a par value of 10 Euros each and a share premium of 371.94 Euros per share (175,490 thousands of Euros). This capital increase was fully subscribed by Hidroelectrica del Cantábrico, S.A. through a non-monetary contribution of its 40% interest held in Nuevas Energías de Occidente, S.L., the parent company of the NEO Group, obtaining in exchange an interest of 20% in EDP Renováveis. This agreement was executed on a public deed on 29 February 2008. Since that date, EDP Renováveis holds a 100% interest in Nuevas Energías de Occidente, S.L.

The above referred contributions were made under the Special Regime governing mergers, spin offs, asset contributions and share exchanges established in Chapter VIII, Title deed VII of Royal Decree 4 of 5 March 2004, approving the revised corporate income tax law. In compliance with article 93 of Royal Legislative Decree 4 of 5 March 2004, whereby the revised corporate income tax law was approved.

At the annual general meeting held on 12 March 2008 the shareholders agreed to:

- Increase the share capital of EDP Renováveis, S.L. with a charge to share premium through the issuance of 205,782,806 shares with a par value of 10 Euros each. This capital increase was subscribed by the shareholders in proportion of the respective shareholdings in EDP Renováveis, S.A.

- Reduce the par value of the shares from Euros 10 to 2 Euros per share by splitting the shares representing the total share capital in a proportion of five new shares for each former share. Share capital remained unchanged.

This operation was raised to public deed on 18 March 2008.

At their annual general meeting held on 18 March 2008 the shareholders agreed to convert EDP Renováveis, S.L. into a corporation under the name EDP Renováveis, S.A. The agreement, which was raised to a public deed on 18 March 2008, considers the Company balance sheet as at 17 March 2008 as the conversion balance sheet, replacing the former stakes by shares with the same number and unit value.

On 7 May 2008, EDP, S.A. and Hidrocantabrico approved (i) a share capital increase of EDP Renováveis to 3,381,419,280 Euros. This increase was fully subscribed by EDP, S.A. and Hidrocantabrico through a non monetary contribution of loans granted amounting to 1,040,000 thousands of Euros and 260,000 thousands of Euros, respectively, and (ii) increase of share nominal value from 2 to 5 Euros. After this share capital increase, EDP, S.A. maintained a hold of 80% and Hidrocantabrico a hold of 20% of EDP Renováveis' share capital.

On 13 May 2008, to allow the Initial Public Offering ("IPO"), the General Assembly of EDP Renováveis decided to increase share capital of the Company in a maximum nominal amount of 1,127,139,760 Euros, by issuing of 225,427,952 new shares.

On 2 June 2008, the IPO occurred through the dilution of the interests held by EDP Renováveis shareholders. The number of new shares admitted to negotiation was 196,024,306 shares, and as a consequence, the interest held by EDP, S.A. through its branch in Spain decreased to 62.02% and the interest held by Hidrocantabrico decreased to 15.51% of the EDP Renováveis share capital.

As at 30 June, 2008 the share capital of EDP Renováveis is composed of 4.361.540.810 shares with a nominal value of Euros 5 per share.

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

Earning per share attributable to the shareholders of EDP Renováveis are analysed as follows:

	Group		Company	
	30 Jun 2008	31 Dec 2007	30 Jun 2008	31 Dec 2007
Profit attributable to the equity holders of the parent in thousands of Euros	49,570	1,093	18,800	44
Profit from continuing operations attributable to the equity holders of the parent in thousands of Euros	49,570	1,093	18,800	44
Weighted average number of ordinary shares outstanding	360,812,403	1,813,221	360,812,403	909,477
Weighted average number of diluted ordinary shares outstanding	360,812,403	909,477	360,812,403	909,477
Earnings per share (basic) attributable to equity holders of the parent in Euros	0.14	1.20		
Earnings per share (diluted) attributable to equity holders of the parent in Euros	0.14	1.20		
Earnings per share (basic) from continuing operations attributable to the equity holders of the parent in Euros	0.14	1.20		
Earnings per share (diluted) from continuing operations attributable to the equity holders of the parent in Euros	0.14	1.20		

The EDP Renováveis Group calculates its basic and diluted earnings per share attributable to equity holders of the parent using the weighted average number of ordinary shares outstanding during the period, net of treasury stock movement occurred.

The company does not hold any treasury stock as at 30 June 2008.

28. Reserves and retained earnings

This balance is analysed as follows:

	Group		Com	Company	
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	
Fair value reserve (cash flow hedge)	16,432	11,566	-	-	
Exchange differences arising on consolidation	-1,995	-819	-	-	
Additional paid in capital	60,666	119,097			
Other reserves and retained earnings:					
Retained earnings	1,680		44		
	76,783	129,844	44	-	

Additional paid in capital

The accounting for transactions among entities under common control is excluded from IFRS 3. Consequently, in the absence of specific guidance, within IFRSs, the Group EDP Renováveis has adopted an accounting policy for such transactions, as considered appropriate. According to the Group's policy, business combinations among entities under common control are accounted for in the consolidated financial statements using the book values of the acquired company (subgroup). The difference between the carrying amount of the net assets received and the consideration paid is recognised in equity.

The variation of 58,431 thousands of Euros in Additional paid in capital relates to the increase in EDP Renováveis shareholding in the NEO Group from 60% to 100%, following a share capital contribution made by Hidrocantábrico. This contribution was recorded in EDP Renováveis financial statements in accordance with the book values of this shareholding in EDP's consolidated financial statements, namely financial investments of 180 million Euros. Considering NEO's shareholding equity as at 28 February 2008 of 304 million, of which 122 are attributable to EDP Renováveis shareholding, a negative consolidation reserve of 58 million Euros was accounted for as at 30 June 2008.

Legal reserve

The legal reserve has been appropriated in accordance with Article 214 of the Spanish Companies Act whereby companies are obliged to transfer 10% of the profits for the year to a legal reserve until such reserve reaches an amount equal to 20% of the share capital. This reserve is not distributable to shareholders and may only be used to offset losses if no other reserves are available or to increase the share capital.

Fair value reserve (cash flow hedge)

The Fair value reserve (cash flow hedge) comprises the effective portion of the cumulative net change in the fair value of cash flow hedging instruments.

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

Exchange differences arising on consolidation

This caption reflects the amount arising on the translation of the financial statements of subsidiaries and associated companies from their functional currency into Euros. The exchange rates used in the preparation of the financial statements are as follows:

			Exchange rates as at 30 Jun 2008		rates c 2007
Currency		Closing Rate	Average Rate	Closing Rate	Average Rate
Dollar	USD	1.576	1.537	1.472	1.372
Zloty	PLN	3.351	3.433	3.594	N/A

29. Minority interest

This balance is analysed as follows:

	Gro	up
nority interest in income statement	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000
Minority interest in income statement	4,909	277
Minority interest in share capital and reserves	66,293	185,310
	71,202	185,587

Minority interests , by subgroup, are analysed as follows:

	Gro	up
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000
NEO Group Horizon Wind Energy Group	71,178 24	185,561 26
	71,202	185,587

During its period, the EDP Renováveis Group profit attributable to minority interests amounted to 4,909 thousands of Euros (31 December 2007: 277 thousands of Euros).

30. Financial debt

This balance is analysed as follows:

	Group		Com	Company	
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	
Short-term financial debt - Current					
Bank loans:					
- NEO Group	70,540	80,016	-	-	
Loans from shareholders of group entities:					
- EDP Renováveis, S.A.	237,603	-	237,603	-	
- NEO Group	7,185	116,502	-	-	
- Horizon Wind Energy Group	-	320,926	-	-	
Other loans:					
- NEO Group	1,593	-	-	-	
Interest payable	1,325				
	318,246	517,444	237,603		
Medium/long-term financial debt - Non-current					
Bank loans:					
- NEO Group	493,858	398,233	-	-	
Loans from shareholders of group entities:					
- NEO Group	28,488	1,931,896	-	-	
Other loans:					
- NEO Group	40,002	34,500	-		
	562,348	2,364,629	-	-	
	880,594	2,882,073	237,603		

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

Financial debt - Current for EDP Renováveis, amounting to 237,603 thousands of Euros, refers to a set of loans granted by EDP Sucursal, that have been transferred from Horizon to EDP Renováveis. These loans have an average maturity of 30 days, renewable, and bear interest at a LIBOR rate plus a spread of 0.25%.

The variation in Loans from Shareholders of group entities derives from the reimbursement of this loan using financing from EDP Renováveis. In the company accounts, EDP Renováveis holds a receivable from NEO in the amount of 2,273,785 Euros (see note 23).

The Group has project finance financings that include the usual guarantees on this type of financings, namely the pledge or a promise of pledge of bank accounts and assets of the related projects. As at 30 June 2008, these financings show a total amount of 502,641 thousands of Euros, which are already included in the total debt of the Group.

The fair value of EDP Renováveis Group's debt is analysed as follows:

	30 Jun	2008	31 Dec 2007	
	Carrying Value Euro'000	Market Value Euro'000	Carrying Value Euro'000	Market Value Euro'000
Short term financial debt - Current	318,246	318,246	517,444	517,444
Medium/Long financial debt - Non current	562,348	562,348	2,364,629	2,424,153
	880,594	880,594	2,882,073	2,941,597

The market value of the medium/long-term (non-current) debt and borrowings is calculated based on the discounted cash flows at the rates ruling at the balance sheet date. The market value is considered not to differ from its book value as these loans bear interest at a rate indexed to Euribor. The book value of the short-term (current) debt and borrowings is considered to be the market value. As at 30 June, 2008, the book value of the short-term (current) and medium/long term (non-current) debt and borrowings is equal to their respective market values.

The breakdown of guarantees is presented in Note 36 to the financial statements.

The breakdown of Finance debt, by currency, is as follows:

	Group		Company	
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000
Loans denominated in Euros	642,991	2,561,147	-	-
Loans denominated in USD	237,603	320,926	237,603	-
	880,594	2,882,073	237,603	-

31. Employee benefits

Employee benefits balance are analysed as follows:

	Gro	Group		pany
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000
Provisions for social liabilities and benefits	837	834	-	-
Provisions for healthcare liabilities	379	377	-	
	1,216	1,211	-	

As at 30 June 2008 and 31 December 2007, the caption "Provisions for liabilities and social benefits" refers exclusively to defined benefit plans.

The liabilities arising from pension and healthcare plans are fully covered, either by plan assets and provisions. Additionally, as at 30 June 2008, there are no deferred actuarial gains and losses.

The assumptions used as at 30 June 2008 in calculating the liabilities inherent in the pension and healthcare plans for the EDP Renováveis Group remain unchanged in relation to the ones used in 31 December 2007.

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

32. Provisions

Provisions are analysed as follows:

	Gro	Group		pany
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000
Provision for legal, labour and other contingencies	278	12	-	-
Provision for customers guarantees	292	301	-	-
Dismantling and decommission provisions	31,831	20,280	-	-
Provision for other liabilities and charges	2,004	2,004	-	
	34,405	22,597	-	

Dismantling and decommission provisions refer to the costs to be incurred with dismantling wind farms and restoring of sites and land to their original condition, in accordance with the accounting policy of EDP Renováveis Group described in the 31 December 2007 Financial Statements. The above amount includes 25,449 thousands of Euros for wind farms in the United States of America, 4,688 thousands of Euros for wind farms in Spain, 1,412 thousands of Euros for wind farms in Portugal and the remaining 282 thousands of Euros for wind farms in France. The assumptions used in the calculation of the provisions for dismantling and decommission are consistent with the ones used as at 31 December 2007.

The EDP Renováveis Board of Directors believes that the provisions booked on the consolidated balance sheet adequately cover the risks described in this note. Therefore, it is not expected that they will give rise to liabilities in addition to those recorded.

As at 30 June 2008, the EDP Renováveis Group does not have any significant tax-related contingent liabilities or contingent assets related to unresolved disputes with the tax authorities.

33. Trade and other payables

This balance is analysed as follows:

	Group		Company	
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000
Short-term trade and other payables - Current:				
Suppliers	37,165	20,168	-	
Other operations with related parties	9,903	-	-	
Property and equipment suppliers	318,965	287,066	-	
Advances from customers	7,036	7,155	-	
Derivative financial instruments (Hedging)	8,851	1,400	-	
Deferred income	1,230	708	-	
Amounts payable for the acquisition of the "RELAX" project	2,017	2,267	-	
Variable remuneration to employees	9,648	5,730	-	
Other supplies and services	8,474	38,224	-	
Government grants for investments in fixed assets	3,916	-	-	
Deposits received from customers and other debtors	7	7,215	-	
IPO costs	9,369	-	9,369	
Other creditors and sundry operations	32,811	28,260	1,449	7
	449,392	398,193	10,818	

	Group		Company	
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000
Medium/long-term trade and other payables — Non-current:				
Property and equipment suppliers	1,864	-	-	
Amounts payable for the acquisition of the "RELAX" project	36,761	46,735	-	
Amounts payable for the acquisition of the "NEO Galia" project	11,000	-	-	
Government grants for investments in fixed assets	10,177	10,528	-	
Electricity sale contracts - Horizon	113,193	125,735	-	
Derivative financial instruments (Hedging)	56	-	-	
Liabilities arising from options with minority interests	270,964	264,893	-	
Liabilities arising from institutional partnerships in US wind farms	838,433	733,273	-	
Other creditors and sundry operations	8,340	1,889	-	
	1,290,788	1,183,053	-	

Electricity sales contracts - Horizon relates to the fair value of the onerous contracts celebrated by Horizon with its customers, determined at its acquisition date by EDP Group (see note 6).

Amounts payable for the acquisition of the "NEO Galia" project corresponds to the contingent price of the transaction as referred in note 17 - Investments in subsidiaries (company basis) above.

Liabilities arising from put options with minority interests includes the liability for the put option contracted with Caja Madrid for a 20% interest in the Genesa Subgroup (see note 36).

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

Liabilities arising from institutional partnerships in US wind farms, in the amount of 838,433 thousands of Euros, are analysed as follows:

	30 Jun 2008 Euro'000
Balance as of 1 January	733,273
Exchange rate differences	-52,466
Proceeds from sale of partnership interests	168,066
Value of benefits provided	-107,869
Interest return	20,487
Liability for residual interest	2,236
Subtotal subject to interest	763,727
Non-current deferred revenue	74,706
Balance as of 30 June	838,433

34. Tax payable

This balance is analysed as follows:

	Gro	Group		bany
	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000
and other public entities:				
ne tax	19,141	6,940	-	-
lding tax	15,326	3,650	45	-
ue added tax (VAT)	3,294	2,564	-	-
r taxes	1,146	491		
	38,907	13,645	45	-

35. Derivative financial instruments

In accordance with IAS 39, the Group classifies the derivative financial instruments as fair value hedge of an asset or liability recognised and as cash flow hedge of recorded liabilities and forecast transactions considered highly probable.

The fair value of the derivatives portfolio as at 30 June 2008 and 31 December 2007 is as follows:

	Gro	Group		bany
	30 Jun 2008	31 Dec 2007	30 Jun 2008	31 Dec 2007
	Euro'000	Euro'000	Euro'000	Euro'000
Fair value hedge	156,159	37,993	156,159	37,993
Cash flow hedge	6,387	11,668	-	-
	162,546	49,661	156,159	37,993

The fair value of derivative financial instruments is recorded under Debtors and other assets (note 23) or Trade and other payables (note 33), if the fair value is positive or negative, respectively.

36. Commitments

As at 30 June 2008 and 31 December 2007, the financial commitments not included in the balance sheet in respect of financial and real guarantees provided, are analysed as follows:

		Group		pany
Туре	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000	30 Jun 2008 Euro'000	31 Dec 2007 Euro'000
Guarantees of a financial nature				
- NEO Energia Group	-	26,306	-	
- Horizon Wind Energy Group	2,855	3,057	-	
	2,855	29,363	-	
Guarantees of an operational nature				
- NEO Energia Group	100,374	40,034	-	
- Horizon Wind Energy Group	520,840	542,564	-	
	621,214	582,598		
Total	624,069	611,961	-	
Real guarantees	634	3,458	-	

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

The EDP Renováveis Group lease and purchase obligations by maturity date are as follows:

		30 Jun 2008 Debt capital by period				
	Total Euro'000	Up to 1 year Euro'000	1 to 3 years Euro'000	3 to 5 years Euro'000	More than 5 years Euro'000	
Operating lease rents not yet due Purchase obligations	325,914 2,216,615	20,440 1,252,233	38,544 964,093	36,297 289	230,633 -	
	2,542,529	1,272,673	1,002,637	36,586	230,633	

Purchase obligations include debts related with long-term agreements of product and services supply related to the Group operational activity. When prices are defined under "forward" contracts, these are used in estimating the amounts of the contractual commitments.

As at 30 June 2008 the Group has the following contingent liabilities/rights related with call and put options on investments:

- EDP Renováveis, through its subsidiary NEO, holds a call option over Caja Madrid for all the shares held by Caja Madrid on companies of the NEO sub-group (20% of Genesa). Caja Madrid holds an equivalent put option on these shares over EDP Renováveis. The price of exercising these options will be determined under an investment bank valuation process. The options can be exercised between 1 January 2010 and 1 January 2011, inclusively (see note 33).

37. Related parties

As at 30 June 2008, assets and liabilities with subsidiaries and associates, are analysed as follows:

	Assets Euro'000	Liabilities Euro'000	Net Euro'000
EDP Energias de Portugal, S.A.	-	12,981	(12,981)
EDP Energias de Portugal Sucursal en España, S.A	167,946	239,399	(71,453)
Group EDP companies	746,331	4,037	742,294
Hidrocantábrico Group companies	2,015	3,498	(1,483)
	916,292	259,915	656,377

Liabilities includes essentially loans obtained by EDP Renováveis from EDP Sucursal in the amounts of 238,366 thousands of Euros.

Assets includes a loan in the amount of 550,000 thousands of Euros granted by EDP Renováveis to EDP Finance BV.

During the six month period of 2008, transactions with related parties, are analysed as follows:

	Operating income Euro'000	Financial income Euro'000	Operating expenses Euro'000	Financial expenses Euro'000
Nuevas Energias de Occidente, S.L. (NEO)	-	14,860	-	-
EDP Energias de Portugal, S.A.	-	-	-	1,257
EDP Energias de Portugal Sucursal en España, S.A	-	11,630	-	42,331
Hidrocantábrico Group companies	7,203	-	1,422	464
Group EDP companies	51,033	-	2,107	-
	58,236	26,490	3,529	44,052

As at 31 December 2007, assets and liabilities with subsidiaries and associates are analysed as follows:

	Assets Euro'000	Liabilities Euro'000	Net Euro'000
EDP Energias de Portugal, S.A.	60,732	2,312,098	(2,251,366)
Group EDP companies	6	1,187	(1,181)
Hidrocantábrico Group companies	8,347	2,646	5,701
Associates	7,751	2,228	5,523
Jointly controlled entities	12,441	2,740	9,701
Other		10,691	(10,691)
	89,277	2,331,590	(2,242,313)

Additionally to the liabilities related to existing put options between NEO and Caja Madrid, of 270,964 thousand of Euros, which are stated in the caption Trade and other payables (see Note 33), NEO holds loans with Caja Madrid of approximately 102,662 thousand of Euros. These loans bear interest at market rates.

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

With the purpose of hedging the foreign exchange risk existing in the company and Group accounts of EDP Renováveis and in the company accounts of EDP Sucursal, the EDP Group settled a financing structure in USD and Euros between EDP Sucursal and EDP Renováveis. This financings represent, in substance, a foreign exchange derivative, which is accounted as such in the EDP Renováveis and EDP Sucursal financial statements. At each reporting date, this financing structure is revalued to its market value, which corresponds to a spot foreign exchange revaluation, resulting in a perfect hedge (revaluation of the investment in Horizon and of the USD external financing). As at 30 June 2008, the amount receivable by EDP Renováveis from EDP Sucursal related to this loan structure amounts to 156,159 thousands of Euros (see note 23).

As part of its operational activities, the EDP Renováveis Group must present guarantees in favour of certain suppliers. Usually, these guarantees are granted by EDP, S.A., through EDP Sucursal. As at 30 June 2008, EDP, S.A. and Hidrocantábrico granted financial (19,036 thousands of Euros) and operational (772,986 thousands of Euros) guarantees to suppliers in favour of NEO and Horizon. The operational guarantees are issued following the commitments assumed by NEO and Horizon in relation to the acquisition of property, plant and equipment, namely turbines (see note 36).

During the first half of 2008, the Company transactions with shareholders and other group companies, are analysed as follows:

	Operating income Euro'000	Financial income Euro'000	Operating expenses Euro'000	Financial expenses Euro'000
EDP Energias de Portugal, S.A.	-	-	(214)	-
EDP Energias de Portugal Sucursal en España, S.A	-	129,953	-	(1,331)
Nuevas Energias de Occidente, S.L. (NEO)	-	14,860	-	-
EDP Finance BV		1,669	-	-
		146,482	(214)	(1,331)

The debits from the Company with shareholders and other group companies as at 30 June 2008 and 31 December 2007, are as follows:

	Interest Receivable 30 Jun 2008 Euro'000	Loans 30 Jun 2008 Euro'000	Interest Receivable 31 Dec 2007 Euro'000	Loans 31 Dec 2007 Euro'000
EDP Energias de Portugal Sucursal en España, S.A	-	11,788	37 993	-
EDP Finance BV	1,365	550,000	-	-
Nuevas Energias de Occidente, S.L. (NEO)	2,856	2,273,785	-	-
Horizon Wind Energy	<u> </u>	237,182	-	
	4,221	3,072,755	37,993	

The credits from the Company with shareholders and other group companies as at 30 June 2008 and 31 December 2007, are as follows:

	Other Liabilities 30 Jun 2008 Euro'000	Loans 30 Jun 2008 Euro'000	Other Liabilities 31 Dec 2007 Euro'000	Loans 31 Dec 2007 Euro'000
EDP Energias de Portugal Sucursal em Espanha, S.A	1 184	237,182	-	-
Hidrocantabrico	-	421	-	-
EDP Energias de Portugal, S.A.	214		-	
	1,398	237,603	-	

38. Fair value of financial assets and liabilities

The fair values of assets and liabilities as at 30 June 2008 is analysed as follows:

The full values of assets and habilities as at 30 Julie 2000 is analysed as follows:	30 Jun 2008 Group		
	Carrying amount	Fair value	Difference
	Euro'000	Euro'000	Euro'000
Financial assets			
Available for sale investments	10,252	10,252	-
Trade receivables	61,080	61,080	-
Derivative financial instruments	7,334	7,334	-
Financial assets at fair value through profit or loss	36,916	36,916	-
Cash and cash equivalents (assets)	209,404	209,404	
	324,986	324,986	
Financial liabilities			
Financial debt	880,594	880,594	-
Suppliers	356,130	356,130	-
Derivative financial instruments	8,851	8,851	
	1,245,575	1,245,575	-

Unaudited Notes to the Consolidated Financial Statements for the periods ended 30 June 2008 and 31 December 2007

The fair values of assets and liabilities as at 31 December 2007 is analysed as follows:

	31 Dec 2007 Group			
	Carrying amount	Fair value	Difference	
	Euro'000	Euro'000	Euro'000	
Financial assets				
Available for sale investments	7,951	7,951	-	
Trade receivables	60,885	60,885	-	
Derivative financial instruments	51,061	51,061	-	
Financial assets at fair value through profit or loss	44,839	44,839	-	
Cash and cash equivalents (assets)	388,492	388,492	-	
	553,228	553,228		
Financial liabilities				
Financial debt	2,882,073	2,941,597	59,524	
Suppliers	307,234	307,234	-	
Derivative financial instruments	1,400	1,400		
	3,190,707	3,250,231	59,524	

The main assumptions and methodologies used for the purposes of determining the above referred fair values were disclosed on note 4 of the 31 December 2007 financial statements.

39. Relevant subsequent events

EDP Renováveis acquires several wind generation farms located in France

On 1 July 2008, EDP Renováveis, through its subsidiary Horizon Wind Energy, signed an agreement to sell to the electricity that will be generated by the windfarm Rattlesnake Road, currently under construction, that will have a generation capacity of 102.9 MW.

40. Segmental reporting

A business segment is an identifiable component of the Group, aimed at providing a single product or service, or a group of related products or services, and it is subject to risks and returns that can be distinguished from those of other business segments.

A geographical segment is an identifiable component of the Group, aimed at providing a single product or service, or a group of related products or services, within a specific economic environment, and it is subject to risks and returns that can be differentiated from those that operate in other economic environments.

Group Activity by Operating Segment

Unaudited Condensed Operating Segment Information for the period ended 30 June 2008

(Thousands of Euros)

-							
-		WIND E	NERGY OPERATIO	NS			
	Portugal	Spain	France	Rest of Europe	U.S.A.	Other and adjustments	EDP Renováveis Group
Revenue Cost of consumed electricity	51,633 -94	127,252	8,572	1,065	64,445 -145	5,499	258,466
Changes in inventories and cost of raw				0	110	1 470	
materials and consumables used	25	-32	-		-	-1,472	-1,488
-	51,564	127,121	8,572	1,056	64,300	4,028	256,641
Other operation income / (expenses):	00	000	54	10		550	44.040
Other operating income Supplies and services	93 -5,801	303 -15,469	54 -1,235	12 -749	43,349 -18,852	550 -3,724	44,360 -45,830
Personnel costs	-1,382	-15,469 -336	-1,235	-637	-10,052 -7,342	-3,724 -6,876	-45,630
Employee benefits expenses	-1,302	-330		-057	-7,342 -410	-0,070 -71	-486
Other operating expenses	-2,943	-2,156	-331	-193	-5,279	-467	-11,369
	-10,038	-17,658	-1,513	-1,567	11,466	-10,588	-29,898
	41,526	109,463	7,059	-511	75,766	-6,561	226,743
Provisions					-817	0	-817
Depreciation and amortisation expense	-12,897	-28,522	-2,591	-21	-38,563	-11,031	-93,626
Amortisation of deferred income on partially funded properties received under concessions	273	77	-	-	-	1	351
·····	28,902	81,018	4,468	-532	36,386	-17,590	132,651
Gains / (losses) from the sale of financial	20,902		4,400	-332	30,300		
assets		549	-	-	-	1,814	2,363
Other financial income	7,663	4,791	43	279	1,394	4,856	19,026
Other financial expenses Share of profit of associates	-16,537	-29,109	-4,144	-186	-23,603 -25	-7,848 2,265	-81,428 2,240
Profit before tax	20,028	57,249	367	-439	14,151	-16,503	74,852
Income tax expense	-4,963	-17,640	-408	-0		2,638	-20,373
Profit after tax but before gains / (losses) on discontinued operations	15,065	39,609	-41	-440	14,151	-13,866	54,479
Profit (loss) for the period	15,065	39,609	-41	-440	14,151	-13,866	54,479
	10,000				1,101	10,000	0,,,,,
Attributable to: Equity holders of the parent company	15,065	39,609	-41	-440	14,151	-18,775	49,570
Minority interest	<u> </u>		-		-	4,909	4,909
Profit (loss) for the period	15,065	39,609	-41	-440	14,151	-13,866	54,479
Other information:							
Property, plant and equipment	462,593	1,250,533	161,968	21,392	2,398,218	1,113,118	5,407,822
Intangible assets	7,351	-	2	333	11,517	2,919	22,123
Total Current Assets	41,196	310,813	27,654	2,794	83,036	730,111	1,195,604
Total Equity	77,208	353,300	8,638	-331	1,697,222	2,976,876	5,112,913
Total Current Liabilities	63,170	315,148	21,266	10,250	334,361	62,350	806,545