Free translation from the original prepared in Spanish for publication in Argentina



Albanesi S.A.

Condensed Interim Consolidated Financial Statements

At June 30, 2020 and for the six- and three-month periods ended June 30, 2020 and 2019 presented in comparative format

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GLOSSARY OF TECHNICAL TERMS

The following are not technical definitions, but they are helpful for the reader's understanding of some terms used in the notes to the interim condensed combined financial statements of the Group.

| Terms | Definitions |
|----------------|--|
| /day | Per day |
| AESA | Albanesi Energía S.A. |
| AFIP | Federal Administration of Public Revenue |
| AJSA | Alba Jet S.A. |
| ASA | Albanesi S.A. |
| AVRC | Alto Valle Río Colorado S.A. |
| BADCOR | Adjusted BADLAR rate |
| BADLAR | Average interest rate paid by financial institutions on time deposits for over one million pesos. |
| BCRA | Central Bank of the Argentine Republic |
| BDD | Bodega del Desierto S.A. |
| CAMMESA | Compañía Administradora del Mercado Mayorista Eléctrico S.A. (Wholesale Electricity Market Management Company) |
| CC | Combined cycle |
| IFRIC | International Financial Reporting Interpretations Committee |
| CNV | National Securities Commission |
| CTE | Central Térmica Ezeiza, located in Ezeiza, Buenos Aires. |
| CTF | Central Térmica Frías, located in Frías, Santiago del Estero |
| CTI | Central Térmica Independencia, located in San Miguel de Tucumán, Tucumán |
| CTLB | Central Térmica La Banda located in La Banda, Santiago del Estero. |
| CTMM | Central Térmica Modesto Maranzana, located in Río IV, Córdoba |
| CTR | Central Térmica Roca S.A. |
| CTRi | Central Térmica Riojana located in La Rioja, province of La Rioja |
| CVP | Variable Production Cost |
| Dam3 | Cubic decameter Volume equivalent to 1,000 (one thousand) cubic meters |
| DH | Historical Availability |
| DIGO | Offered guaranteed Availability |
| | Percentage of time in which the power plant or machinery, as applicable, is in operation |
| Availability | (generating power) or available for power generation, but not called by CAMMESA |
| DMC | Minimum Availability Committed |
| DO | Target Availability |
| DR | Registered Availability |
| Grupo Albanesi | Albanesi S.A., its subsidiaries and other related companies |
| ENARSA | Energía Argentina S.A. |
| Energía Plus | Plan created under ES Resolution No. 1281/06 |
| ENRE | National Electricity Regulatory Authority |
| EPEC | Empresa Provincial de Energía de Córdoba |
| FACPCE | Argentine Federation of Professional Councils in Economic Sciences |
| FONINVEMEM | Fund for investments required to increase the electric power supply in the WEM |
| GE | General Electric |
| GECEN | Generación Centro S.A. |
| GLSA | Generación Litoral S.A. |
| GMSA | Generación Mediterránea S.A. |
| Large Users | WEM agents classified according to their consumption into: GUMAs, GUMEs, GUPAs and GUDIs |
| GROSA | Generación Rosario S.A. |
| GUDIs | Large Demand from Distributors' customers, with declared or demanded power of over 300 kW |
| GUMAs | Major Large Users |

GLOSSARY OF TECHNICAL TERMS (Cont'd)

USD

US Dollars

| Terms | Definitions |
|-----------------------|--|
| GUMAs | Major Large Users |
| GUMEs | Minor Large Users |
| GUPAs | Large Users - Individuals |
| GW | Gigawatt Unit of power equivalent to 1,000,000,000 watts |
| GWh | Gigawatt-hour Unit of energy equivalent to 1,000,000,000 watts hour |
| HRSG | Heat recovery steam generator |
| IASB | International Accounting Standards Board |
| IGJ | Legal Entities Regulator |
| CPI | Consumer Price Index |
| WPI | Wholesale Price Index |
| kV | Kilovolt Unit of electromotive force which is equal to 1,000 (one thousand) volts |
| kW | Kilowatt Unit of power equivalent to 1,000 watts |
| kWh | Kilowatt-hour Unit of energy equivalent to 1,000 watts hour |
| The Company/The | |
| Group | Albanesi S.A. and its subsidiaries |
| LGS | General Companies Law |
| LVFVD | Sales liquidations with maturity date to be defined |
| MAPRO | Major Scheduled Maintenance |
| MAT | Futures market |
| WEM | Wholesale Electric Market |
| MMm3 | Million cubic meters |
| MVA | Mega-volt ampere, unit of energy equivalent to 1 volt x 1 ampere x 106 |
| MW | Megawatt Unit of power equivalent to 1,000,000 watts |
| MWh | Megawatt hour Unit of energy equivalent to 1,000,000 watts hour |
| ARG GAAP | Argentine Generally Accepted Accounting Principles |
| IAS | |
| | International Accounting Standards |
| IFRS NELICC | International Financial Reporting Standards |
| NFHCC | New Agreed Upon Date for Commercial Operation |
| SDG | Sustainable Development Goals |
| ON | Negotiable Obligations |
| GDP | Gross Domestic Product |
| PWPS | Pratt & Whitney Power System Inc |
| RECPAM | Gain/loss on purchasing power parity |
| Resolution No. 220/07 | Regulatory framework for the sale of energy to CAMMESA through the "WEM Supply Contracts" under Energy Secretariat Resolution No. 220/07 |
| GR | General Resolution |
| RGA | Rafael G. Albanesi S.A. |
| Corporate social | Corporate social responsibility |
| responsibility | |
| RT | Technical Pronouncements |
| SADI | Argentine Interconnection System |
| ES | Energy Secretariat |
| SEK | Swedish crowns |
| GSE | Government Secretariat of Energy |
| SHCT | ÷. |
| | Health, Safety and Hygiene at work Empress de Transporte de Energía Eláctrica por Distribución Transal del Norcesta Argentino S.A. |
| TRASNOA S.A. | Empresa de Transporte de Energía Eléctrica por Distribución Troncal del Noroeste Argentino S.A. |
| GU | Generating unit |
| CGU | Cash Generating Unit |

Composition of the Board of Directors and Syndics' Committee at June 30, 2020

President

Armando Losón (Jr.)

1st Vice President

Guillermo G. Brun

2nd Vice President

Julián P. Sarti

Full Directors

Carlos A. Bauzas Sebastián A. Sánchez Ramos Oscar C. De Luise

Alternate Directors

José L. Sarti Juan G. Daly Ricardo M. Lopez Romina S. Kelleyian

Full Syndics

Enrique O. Rucq Francisco A. Landó Marcelo P. Lerner

Alternate Syndics

Carlos I. Vela Juan Cruz Nocciolino Marcelo C. Barattieri

Condensed Interim Consolidated Financial Statements

Corporate name: Albanesi S.A.

Legal address: Av. L.N. Alem 855, 14th floor - City of Buenos Aires

Main business activity: Investing and financial activities

Tax Registration Number: 30-68250412-5

Dates of registration with the Public Registry of Commerce

Bylaws or incorporation agreement: June 28, 1994 Latest amendment: February 23, 2018

Registration with the Legal Entities Regulator under

number: 6216 of Book 115, Volume A of Corporations

Expiration of bylaws or incorporation agreement: June 28, 2093

| | CAPITAL STATUS (see Note 10) | | | | | | |
|------------|--|---------------------------------|------------------------------------|--|--|--|--|
| | Shares | | | | | | |
| Number | Туре | Number of votes per share | Subscribed, paid-in and registered | | | | |
| 64.451.745 | Ordinary, registered, non-endorsable \$1 par value | 1 | \$ 64.451.745 | | | | |

Condensed Interim Consolidated Statement of Financial Position

At June 30, 2020 and December 31, 2019 Stated in pesos

| | Notes | 06/30/2020 | 12/31/2019 |
|---|-------|----------------|----------------|
| ASSETS | | _ | |
| NON-CURRENT ASSETS | | | |
| Property, plant and equipment | 7 | 60,917,861,929 | 58,328,446,720 |
| Investments in associates | 8 | 261,589,848 | 276,056,216 |
| Investments in other companies | | 72,983 | 147,516 |
| Deferred tax assets | 21 | 238,038 | 216,039 |
| Income tax credit balance, net | | 1,921,448 | 2,182,637 |
| Other receivables | | 432,677,719 | 289,925,485 |
| Total non-current assets | _ | 61,614,361,965 | 58,896,974,613 |
| CURRENT ASSETS | | | |
| Inventories | | 292,240,014 | 281,849,154 |
| Income tax credit balance, net | | 4,907,165 | 2,995,530 |
| Other receivables | | 3,669,339,190 | 3,469,639,226 |
| Trade receivables | | 3,924,179,761 | 5,315,727,805 |
| Other financial assets at fair value through profit or loss | | 214,486,328 | - |
| Cash and cash equivalents | 9 | 2,791,227,352 | 1,936,405,250 |
| Total current assets | _ | 10,896,379,810 | 11,006,616,965 |
| Total Assets | | 72,510,741,775 | 69,903,591,578 |

Condensed Interim Consolidated Statement of Financial Position (Cont'd) At June 30, 2020 and December 31, 2019

Stated in pesos

| | Notes | 06/30/2020 | 12/31/2019 |
|--|-------|----------------|----------------|
| EQUITY | | | |
| Share Capital | 10 | 64,451,745 | 64,451,745 |
| Capital Adjustment | | 276,385,624 | 276,385,624 |
| Legal reserve | | 71,098,919 | 37,090,319 |
| Optional reserve | | 685,139,187 | 685,139,187 |
| Special Reserve GR No. 777/18 | | 4,168,222,203 | 4,250,962,553 |
| Technical revaluation reserve | | 3,935,842,460 | 4,012,845,784 |
| Other comprehensive income/(loss) | | (21,633,142) | (21,633,142) |
| Unappropriated retained earnings | _ | 1,108,269,841 | 144,592,506 |
| Equity attributable to the owners | | 10,287,776,837 | 9,449,834,576 |
| Non-controlling interest | _ | 1,120,499,541 | 1,000,861,472 |
| Total Equity | _ | 11,408,276,378 | 10,450,696,048 |
| | _ | _ | _ |
| LIABILITIES | | | |
| NON-CURRENT LIABILITIES | | | |
| Deferred tax liabilities, net | 21 | 9,647,115,801 | 8,565,731,927 |
| Other liabilities | | 1,853,145 | 2,192,461 |
| Defined benefit plan | | 57,718,832 | 48,092,973 |
| Loans | 12 | 32,540,721,825 | 35,861,635,406 |
| Trade payables | _ | 2,152,046,727 | 1,665,391,594 |
| Total non-current liabilities | _ | 44,399,456,330 | 46,143,044,361 |
| CURRENT LIABILITIES | | | |
| Other liabilities | | 293,179 | 751,982 |
| Salaries and social security liabilities | | 122,037,120 | 122,954,882 |
| Defined benefit plan | | 10,518,317 | 11,948,110 |
| Loans | 12 | 10,898,443,483 | 5,946,028,224 |
| Tax payables | | 676,885,559 | 295,239,374 |
| Trade payables | | 4,994,831,409 | 6,932,928,597 |
| Total current liabilities | | 16,703,009,067 | 13,309,851,169 |
| Total liabilities | _ | 61,102,465,397 | 59,452,895,530 |
| Total liabilities and equity | | 72,510,741,775 | 69,903,591,578 |

Condensed Interim Consolidated Statement of Comprehensive Income

For the six- and three-month periods ended June 30, 2020 and 2019 Stated in pesos

| | | Six mor | nths at | Three me | onths at |
|---|-------|----------------------------|-----------------|------------------------------|-----------------|
| | Notes | 06/30/2020 | 06/30/2019 | 06/30/2020 | 06/30/2019 |
| Sales revenue | 14 | 7,013,081,361 | 7,728,629,544 | 3,406,237,601 | 3,854,832,227 |
| Cost of sales | 15 | (2,518,635,983) | (3,216,803,779) | (1,090,266,917) | (1,732,525,251) |
| Gross profit/(loss) | | 4,494,445,378 | 4,511,825,765 | 2,315,970,684 | 2,122,306,976 |
| Selling expenses | 16 | (35,987,473) | (43,745,327) | (14,140,805) | (25,979,816) |
| Administrative expenses | 17 | (304,061,825) | (288,014,277) | (165,642,707) | (155,758,743) |
| Income/(Loss) from interests in associates | 8 | (14,466,368) | (113,972,343) | (5,821,217) | (30,691,264) |
| Other income | 18 | 36,231,852 | 9,267,480 | 29,568,041 | 6,458,460 |
| Operating income | | 4,176,161,564 | 4,075,361,298 | 2,159,933,996 | 1,916,335,613 |
| Financial income | 19 | 354,693,610 | 132,838,785 | 120,567,669 | 96,842,279 |
| Financial expenses | 19 | (2,342,410,773) | (1,849,610,143) | (1,295,723,526) | (1,021,073,365) |
| Other financial results | 19 | (36,079,044) | 3,467,089,750 | (981,519,755) | 4,954,619,872 |
| Financial results, net | | (2,023,796,207) | 1,750,318,392 | (2,156,675,612) | 4,030,388,786 |
| Income before taxes | | 2,152,365,357 | 5,825,679,690 | 3,258,384 | 5,946,724,399 |
| Income tax | 21 | (1,086,333,146) | (3,500,100,196) | (110,410,068) | (3,484,340,945) |
| Income/(loss) for the period | | 1,066,032,211 | 2,325,579,494 | (107,151,684) | 2,462,383,454 |
| Other Comprehensive Income These items will be reclassified under income: | | | | | |
| Revaluation of property, plant and equipment | 7 | _ | (4,245,454,747) | _ | (4,068,293,987) |
| Impact on deferred tax | 21 | - | 1,061,363,687 | _ | 1,017,073,503 |
| Other comprehensive income for the | | | | | |
| period | | | (3,184,091,060) | | (3,051,220,484) |
| Total Comprehensive income /(loss) for | | | | | |
| the period | | 1,066,032,211 | (858,511,566) | (107,151,684) | (588,837,030) |
| | | | | | |
| | Notes | 06/30/2020 | 06/30/2019 | 06/30/2020 | 06/30/2019 |
| Income /(loss) for the period | | | | | |
| attributable to: | | 046 204 142 | 2.005.120.115 | (06.077.612) | 2 240 210 024 |
| Owners of the company | | 946,394,142 119,638,069 | 2,095,139,115 | (86,277,613) (20,874,071) | 2,249,318,834 |
| Non-controlling interest Comprehensive income /(loss) for the | | 119,038,009 | 230,440,379 | (20,874,071) | 213,064,620 |
| period attributable to: | | | | | |
| Owners of the company | | 946,394,142 | (784,628,246) | (86,277,613) | (480,335,432) |
| Non-controlling interest | | 119,638,069 | (73,883,320) | (20,874,071) | (108,501,598) |
| Earnings/(Losses) per share attributable | | | | | |
| to the owners | | | | | |
| Basic and diluted earnings per share | 20 | 14.68 | 32.51 | (1.34) | 34.90 |

Condensed Interim Consolidated Statement of Changes in Equity

For the six-month periods ended June 30, 2020 and 2019
Stated in pesos

| | | | Attributable to Shareholders | | | | | | | | |
|---|-------------------------------|-----------------------|------------------------------|------------------|-------------------------------------|-------------------------------------|---|----------------------------------|--------------------------|---------------|-----------------|
| | Shareholders' | contributions | Retained earnings | | | | | | Non-controlling interest | Total equity | |
| | Share capital (Note 10) | Capital adjustment | Legal reserve | Optional reserve | Special Reserve GR No. 777/18 | Technical revaluation reserve | Other comprehensive income/(loss) | Unappropriated retained earnings | Total | | |
| Balances at December 31, 2018 | 64,451,745 | 276,385,624 | 37,090,319 | 1,238,549,218 | 4,439,043,012 | 6,421,740,293 | (15,397,074) | (994,574,319) | 11,467,288,818 | 1,095,176,102 | 12,562,464,920 |
| As resolved by the Extraordinary Shareholders' Meeting held on March 7, 2019: | | | | | | | | | | | |
| - Optional reserve | - | - | - | (553,410,031) | - | - | - | 553,410,031 | - | - | - |
| -Distribution of dividends | - | - | - | - | - | - | - | (553,410,031) | (553,410,031) | - | (553,410,031) |
| Dividends attributable to the non- | _ | _ | | | | | | | | | |
| controlling interest | | | - | - | - | - | - | - | - | (9,823,112) | (9,823,112) |
| Other comprehensive income/loss | - | - | - | - | - | (2,879,767,361) | - | - | (2,879,767,361) | (304,323,699) | (3,184,091,060) |
| Reversal of technical revaluation reserve | - | - | - | - | (111,522,567) | (157,698,829) | - | 269,221,396 | - | - | - |
| Income for the six-month period | | | | | | <u>-</u> | | 2,095,139,115 | 2,095,139,115 | 230,440,379 | 2,325,579,494 |
| Balances at June 30, 2019 | 64,451,745 | 276,385,624 | 37,090,319 | 685,139,187 | 4,327,520,445 | 3,384,274,103 | (15,397,074) | 1,369,786,192 | 10,129,250,541 | 1,011,469,670 | 11,140,720,211 |
| Capital contribution of non-controlling interest | - | - | - | - | - | - | - | - | - | 26,229 | 26,229 |
| Other comprehensive income/(loss) | - | - | - | - | - | 731,607,953 | (6,236,068) | - | 725,371,885 | 176,131,100 | 901,502,985 |
| Reversal of technical revaluation reserve | - | - | - | - | (76,557,892) | (103,036,272) | - | 179,594,164 | - | - | - |
| Loss for the supplementary six-month period | - | - | | | | | | (1,404,787,850) | (1,404,787,850) | (186,765,527) | (1,591,553,377) |
| Balances at December 31, 2019 | 64,451,745 | 276,385,624 | 37,090,319 | 685,139,187 | 4,250,962,553 | 4,012,845,784 | (21,633,142) | 144,592,506 | 9,449,834,576 | 1,000,861,472 | 10,450,696,048 |
| As resolved by the Ordinary Shareholders' | 04,451,745 | 270,303,024 | 37,070,317 | 005,157,107 | 4,230,702,333 | 4,012,043,704 | (21,033,142) | 144,572,500 | 2,442,034,370 | 1,000,001,472 | 10,450,070,040 |
| Meeting held on April 16, 2020: | | | | | | | | | | | |
| - Legal reserve | _ | _ | 34,008,600 | _ | _ | _ | _ | (34,008,600) | _ | _ | _ |
| -Distribution of dividends | _ | _ | - | _ | _ | _ | _ | (108,451,881) | (108,451,881) | - | (108,451,881) |
| Reversal of technical revaluation reserve | _ | - | - | - | (82,740,350) | (77,003,324) | - | 159,743,674 | | - | - |
| Income for the six-month period | - | - | - | - | - | - | - | 946,394,142 | 946,394,142 | 119,638,069 | 1,066,032,211 |
| Balances at June 30, 2020 | 64,451,745 | 276,385,624 | 71,098,919 | 685,139,187 | 4,168,222,203 | 3,935,842,460 | (21,633,142) | 1,108,269,841 | 10,287,776,837 | 1,120,499,541 | 11,408,276,378 |

Condensed Interim Consolidated Statement of Cash Flows

For the six-month periods ended June 30, 2020 and 2019 Stated in pesos

| | Notes | 06/30/2020 | 06/30/2019 |
|--|----------|-----------------|-----------------|
| Cash flow provided by operating activities: | | 1.066.022.211 | 2 225 550 404 |
| Income for the period Adjustments to arrive at net cash flows provided by operating | | 1,066,032,211 | 2,325,579,494 |
| activities: | | | |
| Income tax | 21 | 1,086,333,146 | 3,500,100,196 |
| Income from investments in associates | 8 | 14,466,368 | 113,972,343 |
| Depreciation of property, plant and equipment | 7 and 15 | 1,281,560,270 | 1,450,892,834 |
| Present value of receivables and debts | | 23,805,615 | 31,446,322 |
| Impairment of assets | 19 | | 604,098,745 |
| Income/(loss) from changes in the fair value of financial instruments | 19 | (19,155,374) | 109,463,002 |
| Interest and exchange differences and other | | 7,053,881,985 | 5,154,011,166 |
| RECPAM | 19 | (5,145,782,191) | (7,774,807,644) |
| Accrual of benefit plans | 15 | 3,779,045 | 2,825,869 |
| Changes in operating assets and liabilities: | | | |
| Decrease/(Increase) in trade receivables | | 1,930,169,396 | (511,455,681) |
| Decrease/(Increase) in other receivables (1) | | 383,443,409 | (355,343,197) |
| (Increase) in inventories | | (10,390,860) | (271,231,363) |
| (Decrease)/Increase in trade payables (2) | | (2,887,168,394) | 170,336,238 |
| Increase in Defined benefit plans | | 16,318,500 | 6,406,544 |
| (Decrease) in other liabilities | | (817,063) | (52,739,832) |
| Increase in social security charges and taxes | | 307,157,815 | 121,096,958 |
| Payment of income tax | | (19,765,641) | (7,056,412) |
| Cash flows provided by operating activities | | 5,083,868,237 | 4,617,595,582 |
| Cash flow of investment activities: | | | |
| Acquisition of property, plant and equipment | 7 | (1,640,919,008) | (1,287,925,830) |
| Payments for purchases of assets for sale | | - | (180,866,787) |
| Public securities | | (1,369,241) | - |
| (Subscription)/Redemption of mutual funds, net | | (213,719,187) | 402,423,467 |
| Loans granted | 23 | (18,383,745) | (27,839,266) |
| Cash flows (used in) investment activities | | (1,874,391,181) | (1,094,208,416) |
| Cash flows from financing activities: | | | |
| Collection of financial instruments | | - | 459,120,173 |
| Payment of loans | 12 | (1,591,974,343) | (2,930,551,760) |
| Payment of interest | 12 | (2,187,800,689) | (1,973,557,779) |
| Borrowings | 12 | 985,757,869 | 661,053,233 |
| Cash flows (used in) financing activities | | (2,794,017,163) | (3,783,936,133) |
| INCREASE IN CASH AND CASH EQUIVALENTS | | 415,459,893 | (260,548,967) |
| | | | |
| Cash and cash equivalents at the beginning of the period | | 1,936,405,250 | 959,645,784 |
| Gain/loss on purchasing power parity (RECPAM) of cash and cash equivalents | | 211,450,222 | 94,356,135 |
| Financial results of cash and cash equivalents | | 227,911,987 | 102,462,206 |
| Cash and cash equivalents at the end of the period | 9 | 2,791,227,352 | 895,915,158 |
| | | 415,459,893 | (260,548,967) |

⁽¹⁾ Includes advances to suppliers for the purchase of property, plant and equipment for \$3,053,498,691 and \$532,306,558 at June 30, 2020 and 2019, respectively.

⁽²⁾ Includes commercial payments for works financing. See Note 27.

Condensed Interim Consolidated Statement of Cash Flows (Cont'd)

For the six-month periods ended June 30, 2020 and 2019 Stated in pesos

Material transactions not entailing changes in cash:

| | Notes | 06/30/2020 | 06/30/2019 |
|---|-------|-----------------|-----------------|
| Acquisition of property, plant and equipment financed by suppliers | 7 | (805,317,542) | (1,781,286,674) |
| Advances to suppliers applied to the acquisition of property, plant and equipment | 7 | (99,902,071) | - |
| Decrease in revaluation of property, plant and equipment | | - | 3,184,091,060 |
| Financial costs capitalized in property, plant and equipment | 7 | (1,324,836,858) | (1,001,774,201) |
| Outstanding dividends | | - | (107,325) |
| Dividends offset | | (108,451,881) | - |
| Dividends applied to the non-controlling interest and offset | | - | 9,823,112 |
| Addition BLC Loan | 12 | 931,281,094 | - |

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

Notes to the Condensed Interim Consolidated Financial Statements

For the six-month periods ended June 30, 2020 and 2019 and the fiscal year ended December 31, 2019

Stated in pesos

NOTE 1: GENERAL INFORMATION

The Company was established in 1994 as investment and financing company. Through its subsidiaries and related entities, ASA has invested in the energy market, in the power generation and commercialization segment.

Grupo Albanesi, through ASA and its related company AESA, is engaged in the generation and sale of electricity and has focused on the gas transportation and sale business through RGA.

In recent years, the main strategy of Grupo Albanesi has been focused on achieving vertical integration, drawing on its vast experience and reputation in the natural gas sale market (obtained through RGA), with the subsequent addition of the electric power generation business. This approach seeks to capitalize the value added from the purchase from large gas producers in all the basins in the country to its transformation and sale as electric power.

Below is a detail of the participation of ASA in each company.

| Companies | Country | Main activity | % participation | |
|-----------------------|-------------|---------------------------|-----------------|------------|
| Companies | of creation | Main activity | 06/30/2020 | 12/31/2019 |
| CTR | Argentina | Electric power generation | 75% | 75% |
| GECEN | Argentina | Electric power generation | 95% | 95% |
| GLSA | Argentina | Electric power generation | 95% | 95% |
| GMSA | Argentina | Electric power generation | 95% | 95% |
| GROSA | Argentina | Electric power generation | 95% | 95% |
| Solalban Energía S.A. | Argentina | Electric power generation | 42% | 42% |

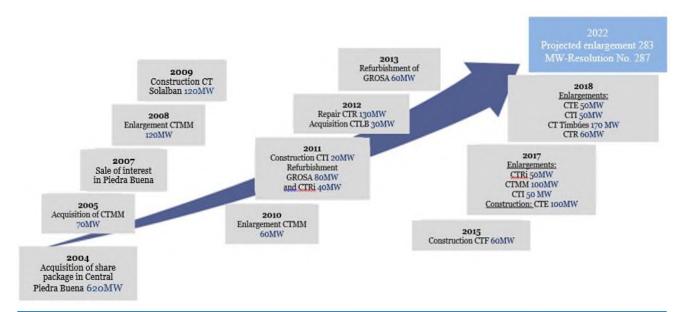
At the date these Condensed Interim Consolidated Financial Statements were signed, Grupo Albanesi had a total installed capacity of 1,520 MW, representing 6.1% of the total installed thermoelectric capacity in Argentina, it being expanded with additional 283 MW with all the new projects awarded and currently under way.

| Power Plant | Company | Nominal installed capacity | Resolution | Location |
|---|---------|----------------------------|---|-----------------------------------|
| Central Térmica Modesto Maranzana (CTMM) | GMSA | 350 MW | ES Resolutions Nos. 220/07, 1281/06 Plus and ES 31/2020 | Río Cuarto, Córdoba |
| Central Térmica Independencia (CTI) | GMSA | 220 MW | ES Resolutions Nos. 220/07, 1281/06 Plus, SEE 21/16 and ES 31/2020 | San Miguel de Tucumán, Tucumán |
| Central Térmica Frías (CTF) | GMSA | 60 MW | ES Resolutions No. 220/07 and ES 31/2020 | Frías, Santiago del Estero |
| Central Térmica Riojana (CTRi) | GMSA | 90 MW | ES Resolutions No. 220/07 and 31/2020 | La Rioja, La Rioja |
| Central Térmica La Banda (CTLB) | GMSA | 30 MW | ES Resolution No. 31/2020 | La Banda, Santiago del Estero |
| Central Térmica Ezeiza (CTE) | GMSA | 150 MW | EES Resolution No. 21/16 | Ezeiza, Buenos Aires |
| Central Térmica Roca (CTR) | CTR | 190 MW | ES Resolutions No. 220/07 and 31/2020 | Gral Roca, Río Negro |
| Central Térmica Sorrento | GROSA | 140 MW | ES Resolution No. 31/2020 | Rosario, Santa Fé |
| Solalban Energía S.A. | | 120 MW | Resolution No. 1281/06 Plus | Bahía Blanca, Buenos Aires |
| Total nominal installed capacity (Participation of ASA) | | 1,350 MW | | |
| Central Térmica Cogeneración Timbúes | AESA | 170 MW | EES Resolution No. 21/16 | Timbúes, Santa Fé |
| Grupo Albanesi total nominal installed capacity | | 1,520 MW | | |

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 1: GENERAL INFORMATION (Cont'd)

Grupo Albanesi entered the electricity market in 2004 with the purchase of the power plant Luis Piedra Buena S.A. In this way the development of the electricity market became one of the main purposes of the Group.





Through EES Resolution No. 287/2017 dated May 10, 2017, the Electric Energy Secretariat instructed CAMMESA to call for tenders for new thermal generation of closure of the combined cycle technology and co-generation, with the commitment to be available to meet the demand in WEM. GMSA participated in that call and was awarded two projects for closure of combined cycles through SEE Resolution 926 – E/2017.

One of those projects is the closure of the combined cycle of the TG06 and TG07 units at CTMM, located in Río Cuarto. The project consists in the installation of a new 50 MW Siemens SGT800 gas turbine (with a guaranteed power of 47.5 MW) and the conversion into combined cycle of the three gas turbines (3x1 configuration). For such conversion, a heat recovery steam generator that will generate steam at two pressures will be installed at the outflow of the gas turbines to feed a steam turbine SST-600 that will supply an additional 65 MW to the network, as well as the necessary infrastructure for its operation and maintenance. The project for the closure of CTMM combined cycle will enable contributing a further 112.5 MW to SADI. The addition of the new gas turbine will demand more fuel for the system. The addition of the turbo steam machine will contribute 65 MW, without additional consumption of fuel, with the complete cycle recording a specific consumption of 1,590 Kcal/KWh in the closure of the combined cycle.

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 1: GENERAL INFORMATION (Cont'd)

One of them is the closure of the combined cycle of units TG01, TG02 and TG03 of CTE, located in the province of Buenos Aires. The project related to this bidding process consists of: i) the installation of a fourth Siemens SGT-800 gas turbine of 50 MW, and ii) the conversion into combined cycle of the four gas turbines. For the conversion into combined cycle, a steam recovery boiler will be installed at the gas exhaust of each of the gas turbines, which will produce steam in two pressures to feed two steam turbines (2x1 configuration) that will deliver 44 MW each to the network. The project for the closure of CTE combined cycle will enable contributing a further 138 MW to Argentine Interconnection System (SADI). Although the new gas turbine to be installed will consume additional fuel, the inclusion of two steam turbines will contribute a further 88 MW without additional fuel consumption, and the two full cycles will have a specific consumption of 1,590 Kcal/KWh.

On September 2, 2019, the SRRYME Resolution No. 25/2019 was published whereby the generating agents awarded projects under ESS Resolution No. 287/2017 were authorized to extend the commercial authorization term.

On October 2, 2019, the Company used the option established in the Resolution to formally state a New Date for the Commercial Authorization Committed (NFHCC) under the wholesale demand agreements entered into in accordance with ESS Resolution No. 287/2017 belonging to CTE and CTMM, respectively.

For this purpose, the Company has stated as NFHCC December 6, 2022, for both agreements.

On June 10, 2020, the Energy Secretariat by means of Note No. NO-2020-37458730-APN-SE#MDP temporarily suspended the computing of the period for the performance of the contracts under former EES Resolution No. 287/2017 as to the cases that did not obtain the commercial authorization at the time the pertinent Note was published. This suspension is based on the circumstances occurring as from the COVID-19 pandemic and social, preventive and mandatory isolation imposed by Emergency Decree (DNU) No. 297 dated March 19, 2020.

The suspension of the term computing is effective for 180 days as from the date of publication of the Emergency Decree (DNU) No. 260 dated March 12, 2020.

The progress on projects has been limited for prudence reasons until the financing ensuring the completion of the works required for the start of commercial operations is obtained, with only minor payments under the main equipment purchase contracts being made.

Co-generation Project Arroyo Seco

Through ES Resolution No. 287/2017, the Secretariat of Energy requested bids for the installation of generation projects by closing open cycles and cogeneration. Within this framework, GECEN presented a cogeneration project in Arroyo Seco, Province of Santa Fe, for 100 MW power.

The installation of three projects including the project presented by GECEN was awarded through ES Resolution No. 820/2017 by the Energy Secretariat. The projects selected meet the criteria of installing efficient generation capacity and/or improving the efficiency of the thermal units of the current generation facilities. This entails an economic benefit for the electric system in every scenario.

The project consists in the installation of two SGT800 Siemens gas turbines, with a nominal capacity of 50 MW each, and two boilers which will generate steam through the use of exhaust gases of the turbine. The Company will thus generate (i) electricity that will be sold under a contract signed with CAMMESA within the framework of a public bidding under EES Resolution No. 287/2017 and awarded under EES Resolution No. 820/2017 for a term of 15 years, and (ii) steam, to be supplied to LDC Argentina S.A. for its plant in Arroyo Seco, by means of a steam and electric power generation contract for an extendable term of 15 years.

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 1: GENERAL INFORMATION (Cont'd)

Cogeneration Project Arroyo Seco (Cont'd)

On August 9, 2017, the contract for the purchase of the turbines with Siemens was entered into for SEK 270,216,600 million. The contract is for the purchase of two SGT800 Siemens Industrial Turbomachinery AB gas turbines, including whatever is necessary for their installation and start-up.

On January 12, 2018, a contract was signed with the supplier Vogt Power International Inc. for the provision of two recovery steam boilers for a total amount of USD 14,548,000.

On March 26, 2018, a contract was signed with the supplier Siemens Ltda. for the purchase of a steam turbine for a total amount of USD 5,370,500. The contract comprises the purchase of an SST-300 steam turbine, including whatever is necessary for its installation and start-up.

GECEN and CAMMESA signed the Wholesale Demand contract on November 28, 2017.

On September 2, 2019, the SRRYME Resolution No. 25/2019 was published whereby the generating agents awarded projects under ESS Resolution No. 287/2017 were authorized to extend the commercial authorization term. The date scheduled by GECEN for commercial authorization is July 11, 2022.

On November 5, 2019, through the minutes of the Board of Directors' Meeting, it was decided to set aside the sale of the Company's assets in view of the NFHCC mentioned in the preceding paragraph, and, accordingly, to devote all necessary efforts to finance the thermal power co-generation project at Arroyo Seco. This situation, added to the economic context in which the company operates described in Note 30, could generate a substantial doubt about the entity's ability to continue as a going concern in the event it failed to obtain the necessary financing to complete the project.

On June 10, 2020, the Energy Secretariat by means of Note No. NO-2020-37458730-APN-SE#MDP temporarily suspended the computing of the period for the performance of the contracts under former EES Resolution No. 287/2017 as to the cases that did not obtain the commercial authorization at the time the pertinent Note was published. This suspension is based on the circumstances occurring as from the COVID-19 pandemic and social, preventive and mandatory isolation imposed by Emergency Decree (DNU) No. 297 dated March 19, 2020.

The suspension of the term computing is effective for 180 days as from the date of publication of the Emergency Decree (DNU) No. 260 dated March 12, 2020.

The progress on the project has been limited for prudence reasons until the financing ensuring the completion of the works required for the start of commercial operations is obtained, with only minor payments under the main equipment purchase contracts being made.

Designation of GECEN as Non-restricted Subsidiary

On August 27, 2017, the Board of Directors of ASA, parent company of GECEN, designated the Company as Non-restricted Subsidiary under the terms of the Indenture within the framework of the international bond.

GECEN is a Non-restricted Subsidiary of ASA under the terms of the International Bond, which means that its creditors have no recourse against ASA or any of its subsidiaries.

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 2: REGULATORY ASPECTS RELATED TO ELECTRICITY GENERATION

The regulatory aspects related to electricity generation applied to these Condensed Interim Consolidated Financial Statements are consistent with those used in the financial information corresponding to the last fiscal year, except for the changes mentioned below:

ES Resolution No. 31/2020

ES Resolution No. 31/2020 was published on February 27, 2020, repealing SRRYME Resolution No. 1/2019.

Firstly, the Guaranteed Availability for Power is maintained of thermal generators and adds that the operation of the generating park will be evaluated during 50 hours each month in which the maximum thermal requirement is recorded, that is, in the 50 hours in which the highest dispatch of thermal generation is recorded in the month.

Secondly, it maintains the same remuneration items until now in effect: available power (actual power availability and DIGO) and energy (energy generated, operated energy and energy generated in the maximum thermal requirement hours).

The following table shows the Base Price for the Power, according to the technology and scale (PrecBasePot):

1. Power prices:

a. Base Power (for those generators not guaranteeing any availability)

| Technology/Scale | PrecBasePot [\$/MW-month] |
|-------------------------------------|---------------------------|
| CC large P > 150 MW | 100,650 |
| CC small P≤150 MW | 112,200 |
| TV large P >100 MW | 143,500 |
| TV small $P \le 100MW$ | 171,600 |
| TG large P >50 MW | 117,150 |
| TG small $P \le 50MW$ | 151,800 |
| Internal combustion engines > 42 MW | 171,600 |
| CC small P≤15 MW | 204,000 |
| TV small $P \le 15 \text{ MW}$ | 312,000 |
| TG small $P \le 15MW$ | 276,000 |
| Internal combustion engines ≤ 42 MW | 312,000 |

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 2: REGULATORY ASPECTS RELATED TO ELECTRICITY GENERATION (Cont'd)

ES Resolution No. 31/2020 (Cont'd)

b. DIGO Guaranteed Power

| Period | PrecPotDIGO [\$/MW-month] | |
|--|---------------------------|--|
| Summer: | 360,000 | |
| December - January - February | 300,000 | |
| Winter: | 260,000 | |
| June - July - August | 360,000 | |
| Rest of the year: | 270,000 | |
| March - April - May - September - October - November | 270,000 | |

Further, they add a DIGO power remuneration for Internal Combustion Engines < 42 MW.

All thermal units will be remunerated in accordance with their average monthly availability when not under maintenance. The DIGO unavailability will be recorded for any own flaw or due to the failure to consume fuel allocated in the economic dispatch.

In addition, power remuneration will be affected by the use factor. If the use factor of the generation unit is lower than 30%, the remuneration of the Base Power or DIGO will be affected by 60%.

Finally, generators will receive a monthly remuneration for the average power effectively delivered in the Maximum Thermal Requirement hours at the price of the Power in Hours of Maximum Thermal Requirement: 37,500 \$/MW (590 US\$/MW).

2. Energy prices

a. Operation and maintenance

| Technology/Scale | Natural gas | Fuel Oil/ Gas Oil |
|-----------------------------|-------------|-------------------|
| | \$/MWh | \$/MWh |
| CC large P > 150 MW | 240 | 420 |
| CC small P≤150 MW | 240 | 420 |
| TV large P >100 MW | 240 | 420 |
| TV small P ≤ 100MW | 240 | 420 |
| TG large P >50 MW | 240 | 420 |
| TG small $P \le 50MW$ | 240 | 420 |
| Internal combustion engines | 240 | 420 |

b. It will receive \$84/MWh for Operated Energy.

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 2: REGULATORY ASPECTS RELATED TO ELECTRICITY GENERATION (Cont'd)

ES Resolution No. 31/2020 (Cont'd)

Resolution applied as from the transaction in February 2020.

All values stated in Argentine Pesos in this Resolution are updated every month 60% CPI / 40% WPI, taking the March transaction as basis.

The transactional adjustment index is temporarily suspended.

NOTE 3: BASIS FOR PRESENTATION

These condensed interim consolidated financial statements for the six-month periods ended June 30, 2020 and 2019 were prepared in accordance with IAS 34. These Condensed Interim Consolidated Financial Statements should be read in conjunction with the Company's annual financial statements at December 31, 2019.

Presentation in the interim condensed consolidated statement of financial position segregates current and non-current assets and liabilities. Current assets and liabilities are those which are expected to be recovered or settled within the twelve months after the end of the reporting period. In addition, the Company reports on the cash flows from operating activities using the indirect method.

The fiscal year commences on January 1 and ends December 31 of each year.

Economic and financial results are presented on the basis of the fiscal year, in proportion to the elapsed period.

The condensed interim consolidated financial statements for the six-month periods ended June 30, 2020 and 2019 have not been audited. Company Management considers that they include all the necessary adjustments to reasonably present the results for each period. The results for the six- and three-month periods ended June 30, 2020 and 2019 do not necessary reflect the proportion of Company's results for full fiscal years.

These Condensed Interim Consolidated Financial Statements are stated in pesos, without cents, the same as the notes, except for the net earnings per share.

These Condensed Interim Consolidated Financial Statements were approved for issuance by the Company's Board of Directors on August 7, 2020.

Comparative information

Balances at December 31, 2019 and for the six- and three-month periods ended June 30, 2019, disclosed for comparative purposes in these condensed interim consolidated Financial Statements, arise from financial statements at that date, restated in constant currency at June 30, 2020. Certain reclassifications have been included in the consolidated financial statement figures presented for comparative purposes to conform them to the current period presentation.

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 3: BASIS FOR PRESENTATION (Cont'd)

Financial reporting in hyperinflationary economies

These Condensed Interim Consolidated Financial Statements have been disclosed in constant currency as established by IAS 29. See detail of the inflation adjustment procedure in Note 3 to the consolidated financial statements at December 31, 2019.

Tax inflation adjustment

To determine the net taxable income, an adjustment for inflation computed according to Sections 95 to 98 of Income Tax Law must be deducted from or added to the tax result of the fiscal period being calculated. This will be applicable in the fiscal year in which the variation percentage of the General Consumer Price Index (CPI) accumulated over the 36 months prior to the year end is higher than 100%. These provisions are applicable for fiscal years commencing on or after January 1, 2018. For the first, second and third fiscal years following its effective date, it will be applicable when the index variation, calculated from the beginning to the end of each year, exceeds 55%, 30% and 15% in the first, second and third year of application, respectively. The regulatory aspects related to electricity generation applied for these condensed interim Financial Statements are consistent with those used in the financial information corresponding to the last fiscal year, except for the changes mentioned below:

The Company has estimated that at June 30, 2020 the CPI variation will exceed the index established in the above paragraph; therefore, to determine the taxable income for the current period, said adjustment was included.

NOTE 4: ACCOUNTING POLICIES

The accounting policies adopted for these Condensed Interim Consolidated Financial Statements are consistent with those used in the audited financial information corresponding to the last fiscal year, which ended on December 31, 2019, except for those mentioned below.

There are no new IFRS or IFRIC applicable as from the current period which have a material impact on the Company's Condensed Interim Consolidated Financial Statements.

These Condensed Interim Consolidated Financial Statements should be read in conjunction with the audited consolidated financial statements at December 31, 2019 prepared under IFRS.

The Company measures buildings, facilities and machinery at fair value less accumulated depreciation and impairment losses recognized at the date of revaluation, if any. Land is measured at fair value and is not depreciated. (See accounting policy of property, plant and equipment in Note 4 to the Consolidated Financial Statements at December 31, 2019). Revaluations are made frequently enough to make sure that the fair value of a revalued asset does not differ significantly from its carrying amount.

At June 30, 2020, the Company has not revalued land, buildings, facilities and machinery, for there have not been important changes in the fair values of those assets caused by macroeconomic fluctuations.

4.1 New accounting standards, amendments and interpretations issued by the International Accounting Standards Board which have been adopted by the Company

The Company has applied the following standards and/or amendments for the first time as from January 1, 2020:

- Conceptual framework (issued in March 2018)

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 4: ACCOUNTING POLICIES (Cont'd)

- 4.1 New accounting standards, amendments and interpretations issued by the International Accounting Standards Board which have been adopted by the Company (Cont'd)
- IAS 1 Presentation of financial statements and IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors (amended in October 2018).
- IFRS 9 Financial Instruments, IAS 39 Financial instruments: Presentation and IFRS 7 Financial Instruments: Disclosures (amended in September 2019)

The application of the detailed standards and/or amendments did not generate any impact on the results of the Company's operations or its financial position.

NOTE 5: CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

The estimates made and accounting judgments applied are continually evaluated and are based on past experience and other factors that are believed to be reasonable under the circumstances.

The preparation of the financial statements require that the Group makes estimates and carries out evaluations relating to the future. Actual future results may differ from those estimates and assessments made at the date these Condensed Interim Consolidated Financial Statements were prepared.

In the preparation of these Condensed Interim Consolidated Financial Statements, certain critical judgments made by the Management when applying Group's accounting policies and sources of information used for the pertinent estimates are the same as those applied to the audited Consolidated Financial Statements for the fiscal year ended December 31, 2019.

Fair value of property, plant and equipment

The Group has opted to value land, real property, facilities, machinery and turbines at fair value applying discounted cash flows or comparable techniques.

The fair value calculated by means of the discounted cash flow was used to value facilities, machinery and turbines. This cash flow was prepared on the basis of estimates with an approach to consider different scenarios according to their probability of occurrence.

The following variables have been taken into account in relation to the estimates made: (i) exchange rate fluctuations; (ii) availability and dispatch of turbines associated with demand projections according to vegetative growth; (iii) operating and maintenance cost; (iv) number of employees; (v) discount rate used, among others. Each of these scenarios contemplate different assumptions regarding the critical variables used.

The discounted cash flows at December 31, 2019 considered two scenarios (pessimistic and basic scenarios) with different probabilities of occurrence. The two scenarios arose from rate schedules in force at that date and were combined with different turbine dispatch alternatives.

The criteria considered in each scenario were the following:

1. Base scenario: in this case the Group considers a historical average availability and an expected dispatch according to projections of the demand for energy with a vegetative growth. Probability of occurrence: 70%.

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 5: CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS (Cont'd)

Fair value of property, plant and equipment (Cont'd)

2. Pessimistic scenario: in this case the Group considers a historical average availability and a dispatch of less than expected of the demand for energy. Probability of occurrence: 30%.

In all scenarios a discount rate in dollars of approximately 11.51% was used, which contemplates the future scenarios.

The percentages of probability of occurrence assigned were mainly based on the occurrence of different past events (experience).

Actual results could differ from the estimates, so the projected cash flows might be badly affected if any of the above-mentioned factors changes in the near future.

The Group cannot assure that the future behavior of those variables will be in line with projections, and differences might arise between the estimated cash flows and the ones really obtained.

The fair value determination of property, plant and equipment is significantly affected by the dollar exchange rate. This situation, valuation processes and results are discussed and approved by the Board of the Companies at least once a year.

However, if the discounted cash flow differs by 10% from Management estimates, the Group will need:

- To increase the fair value of land, buildings, facilities and machinery by \$4,356 million, if it were favorable; or
- To reduce the fair value of land, buildings, facilities and machinery by \$4,356 million, if it were not favorable.

At June 30, 2020, the Company performed an analysis of the variables that are considered for the calculation of the recoverable value of property, plant and equipment and concluded that there were no significant changes in such variables.

NOTE 6: FINANCIAL RISK MANAGEMENT

The Group's activities expose it to sundry financial risks: market risk (including the foreign exchange risk, fair value interest rate risk and price risk), credit risk and liquidity risk.

These Condensed Interim Consolidated Financial Statements do not include the information required for the annual Consolidated Financial Statements regarding risk management. They must be read jointly with the Financial Statements for the year ended December 31, 2019. No significant changes have been made to risk management policies since the last annual closing.

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 7: PROPERTY, PLANT AND EQUIPMENT

| | ORIGINAL VALUE | | | | DEPRECIATION | | | NET V | VALUE | | | |
|---|---|---------------|------------------------------|--------------------------------|---------------------------|---------------------------------|---|---------------------|---|---|----------------|----------------|
| Captions | Value at beginning of the period/year | Increases (1) | Decreases / transfers (2) | Revaluation of original values | (Impairment)/ Recovery | Value at the end of period/year | Accumulated at beginning of period/year | For the year/period | Revaluation of accumulated depreciation | Accumulated at the end of period/year | 06/30/2020 | 12/31/2019 |
| Land | 1,097,078,363 | 3,054,322 | - | - | - | 1,100,132,685 | - | - | - | - | 1,100,132,685 | 1,097,078,363 |
| Buildings | 2,149,163,826 | - | 3,103,127 | - | - | 2,152,266,953 | - | 22,318,571 | - | 22,318,571 | 2,129,948,382 | 2,149,163,826 |
| Facilities | 5,042,101,647 | 17,442,645 | - | - | - | 5,059,544,292 | - | 148,957,313 | - | 148,957,313 | 4,910,586,979 | 5,042,101,647 |
| Machinery and turbines | 36,316,309,913 | 23,940,118 | - | - | - | 36,340,250,031 | - | 916,791,765 | - | 916,791,765 | 35,423,458,266 | 36,316,309,913 |
| Computer and office equipment | 75,950,095 | 600,685 | - | - | - | 76,550,780 | 56,725,053 | 5,508,591 | - | 62,233,644 | 14,317,136 | |
| Vehicles | 47,448,622 | - | - | - | - | 47,448,622 | 28,980,545 | 3,134,325 | - | 32,114,870 | 15,333,752 | 18,468,077 |
| Tools | 58,194,397 | 2,758,627 | 1,135,342 | - | - | 62,088,366 | 33,408,544 | 9,310,875 | - | 42,719,419 | 19,368,947 | 24,785,853 |
| Furniture and fixtures | 4,307,663 | - | - | - | - | 4,307,663 | 3,726,068 | 254,348 | - | 3,980,416 | 327,247 | 581,595 |
| Works in progress | 12,882,430,573 | 3,821,196,182 | (3,103,127) | - | - | 16,700,523,628 | - | - | - | - | 16,700,523,628 | 12,882,430,573 |
| Civil constructions on third party property | 171,818,737 | - | - | - | - | 171,818,737 | 136,463,518 | 16,150,886 | - | 152,614,404 | 19,204,333 | 35,355,219 |
| Installations on third party property | 982,819,474 | 847,558 | - | - | - | 983,667,032 | 812,082,951 | 77,883,589 | - | 889,966,540 | 93,700,492 | 170,736,523 |
| Machinery and turbines on third party property | 692,957,375 | - | - | = | - | 692,957,375 | 513,151,254 | 81,250,007 | - | 594,401,261 | 98,556,114 | 179,806,121 |
| Leasehold improvements in progress | - | 1,135,342 | (1,135,342) | - | - | = | - | - | - | - | - | _ ! |
| Inputs and spare parts | 392,403,968 | - | - | - | - | 392,403,968 | - | - | - | - | 392,403,968 | 392,403,968 |
| Total at 6/30/2020 | 59,912,984,653 | 3,870,975,479 | - | - | - | 63,783,960,132 | 1,584,537,933 | 1,281,560,270 | - | 2,866,098,203 | 60,917,861,929 | - |
| Total at 12/31/2019 | 55,678,251,247 | 8,406,476,417 | 1,949,595,626 | (6,262,125,806) | 140,787,169 | 59,912,984,653 | 2,177,217,381 | 2,635,265,770 | (3,227,945,218) | 1,584,537,933 | - | 58,328,446,720 |
| Total at 06/30/2019 | 55,678,251,247 | 4,070,986,705 | - | (5,767,815,338) | | 53,981,422,614 | 2,177,217,381 | 1,450,892,834 | (1,522,360,591) | 2,105,749,624 | - | 51,875,672,990 |

⁽¹⁾ Includes the acquisition of assets of the project for the start-up and enlargement of the electricity generation plant.

Information required by Exhibit A, in compliance with Section 1, Chapter III, Title IV of the CNV restated text.

⁽²⁾ At December 31, 2019, it includes transfers of assets held for sale at December 31, 2018.

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 8: INTEREST IN ASSOCIATE

At June 30, 2020 and 2019 and December 31, 2019, the Group's associate is Solalban Energía S.A.

In 2008, ASA, with a 42% interest, together with Solvay Indupa S.A.I.C. created Solalban Energía S.A. aimed at building a power plant with a generation capacity of 165 MW located in the petrochemical area of the city of Bahia Blanca, Province of Buenos Aires.

Changes in the investments in the Group's associates for the six-month period ended June 30, 2020 and 2019 are as follows:

| | 06/30/2020 | 06/30/2019 |
|--|--------------|---------------|
| At the beginning of the period | 276,056,216 | 440,302,129 |
| Income/(loss) from interests in associates | (14,466,368) | (113,972,343) |
| Period end | 261,589,848 | 326,329,786 |

Below is a breakdown of the investments and the value of interests held by the Group in the associate at June 30, 2020 and December 31, 2019, as well as the Group's share in the income/loss of the associate for the six-month periods ended on June 30, 2020 and 2019:

| Name of issuing entity | Main activity | % share | % share interest Equity value Share of profit Company in inco | | Equity value | | |
|-------------------------------------|------------------|------------|---|-------------|--------------|--------------|---------------|
| | | 06/30/2020 | 12/31/2019 | 06/30/2020 | 12/31/2019 | 06/30/2020 | 06/30/2019 |
| Associates Solalban Energía S.A. | Electricity | 42% | 42% | 261,589,848 | 276,056,216 | (14,466,368) | (113,972,343) |
| | | | | 261,589,848 | 276,056,216 | (14,466,368) | (113,972,343) |

Information required by Exhibit C, in compliance with Section 1, Chapter III, Title IV of the CNV restated text.

NOTE 9: CASH AND CASH EQUIVALENTS

| | 06/30/2020 | 12/31/2019 |
|---------------------------|---------------|---------------|
| Cash | 618,671 | 685,937 |
| Checks to be deposited | 26,691,681 | 750,531 |
| Banks | 462,770,659 | 1,681,316,031 |
| Mutual funds | 2,301,146,341 | 253,652,751 |
| Cash and cash equivalents | 2,791,227,352 | 1,936,405,250 |

For the purposes of the cash flow statement, cash in bank and cash equivalents include:

| | 06/30/2020 | 06/30/2019 |
|---------------------------|---------------|-------------|
| Cash and cash equivalents | 2,791,227,352 | 895,915,158 |
| Cash and cash equivalents | 2,791,227,352 | 895,915,158 |

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 10: CAPITAL STATUS

Subscribed and registered capital at June 30, 2020 amounted to \$64,451,745.

NOTE 11: DISTRIBUTION OF PROFITS

Dividends

A tax is levied on dividends or profits distributed, among others, by Argentine companies or permanent establishments to: individuals, undivided estates or foreign beneficiaries, according to the following rates: (i) dividends deriving from profits generated during fiscal years beginning on or after January 1, 2018 until December 31, 2020 will be subject to tax at a rate of 7%, and; (ii) dividends deriving from profits obtained during fiscal years beginning on or after January 1, 2021 will be subject to tax at a rate of 13%.

Dividends on profits obtained until the fiscal year prior to the fiscal year beginning on or after January 1, 2018 will continue to be subject to withholdings, for all beneficiaries, at a rate of 35% of the amount exceeding retained earnings to be distributed free of tax (transition period of equalization tax).

Pursuant to General Companies Law No. 19550, 5% of the profit reported in the statement of comprehensive income for the year, net of prior year adjustments, transfers of other comprehensive income to unappropriated retained earnings and prior year accumulated losses, is to be allocated to the legal reserve, until it reaches 20% of the capital stock.

Due to the issuance of the International Bond, ASA must comply with ratios on a consolidated basis to be allowed to distribute dividends.

The Ordinary General Meeting of Shareholders of Albanesi S.A. held on April 16, 2020 approved the distribution of dividends for \$108,451,881 among the shareholders in proportion to the number of shares held by them.

NOTE 12: LOANS

| | 06/30/2020 | 12/31/2019 |
|------------------------|----------------|----------------|
| Non-current | | |
| International bond | 23,673,904,757 | 22,857,614,115 |
| Negotiable Obligations | 5,014,048,119 | 9,086,687,786 |
| Foreign loan debt | 3,496,483,107 | 3,655,889,026 |
| Other bank debts | 287,280,000 | 168,987,989 |
| Finance lease debts | 69,005,842 | 92,456,490 |
| | 32,540,721,825 | 35,861,635,406 |
| Current | | _ |
| International bond | 951,185,732 | 914,431,758 |
| Negotiable Obligations | 6,291,545,950 | 1,926,645,949 |
| Foreign loan debt | 1,660,122,006 | 828,202,224 |
| Syndicated Loan | 464,865,801 | 453,452,535 |
| Other bank debts | 1,471,750,477 | 1,763,770,891 |
| Finance lease debts | 58,973,517 | 59,524,867 |
| | 10,898,443,483 | 5,946,028,224 |

NOTE 12: LOANS (Cont'd)

At June 30, 2020, the total financial debt amounts to \$43,439 million. The following table shows the total debt at that date.

| | Borrower | Principal | Balances at 06/30/2020 | Interest rate | Currency | Date of Issue | Maturity date |
|--|-----------------|-------------------------------|----------------------------|--|------------|--------------------------|--------------------------|
| | | | (Pesos) | (%) | | | |
| <u>Loan agreement</u> Cargill | GMSA | USD 10,000,000 | 720,006,576 | LIBOR + 4.25% 12% first installment; 11.5% | USD | 02/16/2018 | 01/29/2021 |
| BLC | GMSA | USD 13,037,210 | 920,524,138 | second installment and LIBOR USD 6 months plus 8.875% for the remaining installments. | USD | 06/26/2020 | 03/06/2023 |
| Credit Suisse AG London Branch | GECEN | USD 23,598,563 | 1,794,326,172 | 13.09% | USD | 04/25/2018 | 03/20/2023 |
| Credit Suisse AG London Branch | GECEN | USD 24,383,333 | 1,721,748,227 | 7.75% | USD | 04/25/2018 | 03/20/2023 |
| Subtotal | | | 5,156,605,113 | | | | |
| Syndicated loan | | | | | | | |
| ICBC / Hipotecario / | GMSA | \$396,500,000 | 464,865,801 | TM20 + 8.00% | ARS | 12/27/2019 | 12/27/2020 |
| Citibank | | | 464,865,801 | | | | |
| | | | 404,005,001 | | | | |
| Debt securities International NO | GMSA/CTR | USD 336,000,000 | 24,625,090,489 | 9.625% | USD | 07/27/2016 | 07/27/2023 |
| Class I Negotiable | GMSA/CTR | USD 4,521,000 | 317,534,093 | 6.68% | USD | 10/11/2017 | 10/11/2020 |
| Obligation co-issuance Class II Negotiable | GMSA/CTR | USD 80,000,000 | 5,630,010,977 | 15.00% | USD | 08/05/2019 | 05/05/2023 |
| Obligation co-issuance | GWISA/CTK | 03D 80,000,000 | 3,030,010,977 | | USD | 08/03/2019 | 03/03/2023 |
| Class III Negotiable Obligation co-issuance | GMSA/CTR | USD 25,730,782 | 1,836,042,851 | 8.00% until the first amortization date 13.00% until the second amortization date. | USD | 12/04/2019 | 04/12/2021 |
| Class VIII Negotiable Obligations | GMSA | \$312,884,660 | 295,433,594 | BADLAR + 5% | ARS | 08/28/2017 | 08/28/2021 |
| Obligations | | | | 8.50% until the first date of | | | |
| Class X Negotiable Obligations | GMSA | USD 25,333,506 | 1,800,648,895 | amortization, 10.50% until the second date of amortization 13.00% until the third date of amortization | USD | 12/04/2019 | 02/16/2021 |
| Class XI Negotiable Obligations | GMSA | USD 9,876,755 | 688,295,528 | 6.50% | USD | 06/23/2020 | 06/23/2021 |
| Class XII Negotiable Obligations | GMSA | \$151,114,564 | 150,708,571 | BADLAR + 8% | USD | 06/23/2020 | 12/23/2020 |
| Class II Negotiable Obligations | CTR | \$54,000,000 | 50,097,509 | BADLAR + 2% | ARS | 11/17/2015 | 11/17/2020 |
| Class IV Negotiable Obligations | CTR | \$291,119,753 | 285,649,228 | BADLAR + 5% | ARS | 07/24/2017 | 07/24/2021 |
| Class III Negotiable Obligations | ASA | \$255,826,342 | 251,172,823 | BADLAR + 4.25% | ARS | 06/15/2017 | 06/15/2021 |
| Subtotal | | | 35,930,684,558 | | | | |
| 0.1 17.1.77.1 | | | | | | | |
| Other liabilities Banco Macro loan | GMSA | USD 3,333,333 | 241,430,064 | 10.00% | USD | 08/30/2018 | 01/12/2021 |
| Banco Chubut loan | GMSA | USD 170,490 | 12,392,880 | 11.00% | USD | 10/18/2019 | 04/16/2020 |
| Banco Chubut loan | GMSA | USD 339,384 | 24,612,061 | 11.00% | USD | 11/25/2019 | 05/25/2020 |
| Banco Chubut loan | GMSA | USD 506,825 | 36,776,352 | 11.00% | USD | 12/23/2019 | 06/23/2020 |
| Banco Chubut loan Supervielle Loan | GMSA GMSA | USD 1,000,000 \$37,912,012 | 72,965,673 42,950,155 | 11.00% 54.50% | USD ARS | 03/04/2020 01/22/2020 | 03/04/2020 05/22/2020 |
| Supervielle Loan | GMSA | \$135,000,000 | 157,887,123 | 52.00% | ARS | 03/03/2020 | 04/02/2020 |
| Banco Ciudad Ioan | CTR | USD 4,390,909 | 317,205,001 | 7.90% | USD | 08/04/2017 | 06/04/2021 |
| BAPRO loan | CTR | \$604,800,000 | 648,392,055 | Adjusted Badlar | ARS | 01/21/2020 | 12/04/2021 |
| ICBC loan | CTR | \$74,725,000 | 83,607,537 | TM20 + Spread 8% | ARS | 12/27/2018 | 01/27/2021 |
| Banco Macro Ioan Finance lease | CTR GMSA/CTR | USD 1,666,667 | 120,811,576 127,979,359 | 9.00% | USD | 12/28/2018 | 01/12/2021 |
| Subtotal | 3 3 C I K | | 1,887,009,836 | | | | |
| Total financial debt | | | 43,439,165,308 | | | | |

NOTE 12: LOANS (Cont'd)

The due dates of Group loans and their exposure to interest rates are as follows:

| | 06/30/2020 | 12/31/2019 |
|-----------------------|----------------|----------------|
| Fixed rate | | |
| Less than 1 year | 8,568,652,982 | 4,258,876,253 |
| Between 1 and 2 years | 3,915,855,274 | 6,767,689,949 |
| Between 2 and 3 years | 3,281,839,392 | 3,533,761,654 |
| More than 3 years | 23,674,380,469 | 24,241,662,979 |
| | 39,440,728,117 | 38,801,990,835 |
| Floating rate | | |
| Less than 1 year | 2,329,790,501 | 1,687,151,971 |
| Between 1 and 2 years | 1,321,899,570 | 1,280,527,804 |
| Between 2 and 3 years | 346,747,120 | 37,961,241 |
| More than 3 years | - | 31,779 |
| · | 3,998,437,191 | 3,005,672,795 |
| | 43,439,165,308 | 41,807,663,630 |

The fair value of Company's international bonds at June 30, 2020 and December 31, 2019 amounts to approximately \$11,956 million and \$14,515 million, respectively. Fair value was calculated based on the estimated market price of the Company's international negotiable obligations at the end of each fiscal year. The applicable fair value hierarchy would be Level 1.

The other loans at floating rates have been stated at fair value. Given the proximity of their issuance, fixed-rate loans do not differ significantly from their fair value.

Fair values are based on the present value of contractual cash flows, applying a discount rate derived from observable market prices of other similar debt instruments, plus the respective credit risk.

As a result of the issue of International Bonds, the Company has undertaken standard commitments for this type of issue, whose specific conditions are detailed in the pertinent public prospectus. At the date of these Condensed Interim Consolidated Financial Statements, the Company is in compliance with all commitments undertaken.

Group loans are denominated in the following currencies:

| | 06/30/2020 | 12/31/2019 |
|-----------------|----------------|----------------|
| Argentine pesos | 2,433,160,433 | 1,944,886,528 |
| US dollars | 41,006,004,875 | 39,862,777,102 |
| | 43,439,165,308 | 41,807,663,630 |

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 12: LOANS (Cont'd)

Changes in Group's loans during the period was the following:

| 06/30/2020 | 06/30/2019 |
|-----------------|--|
| 41,807,663,630 | 39,435,174,073 |
| 1,917,038,963 | 661,053,233 |
| (1,591,974,343) | (2,930,551,760) |
| 2,327,141,772 | 2,018,584,619 |
| (2,187,800,689) | (1,973,557,779) |
| 6,211,607,423 | 4,190,393,450 |
| 65,386,393 | 5,295,903 |
| (5,109,897,841) | (7,453,002,267) |
| 43,439,165,308 | 33,953,389,472 |
| | 1,917,038,963 (1,591,974,343) 2,327,141,772 (2,187,800,689) 6,211,607,423 65,386,393 (5,109,897,841) |

Negotiable obligations - GMSA

On June 23, 2020, GMSA issued Class XI and XII Negotiable Obligations under the conditions described below:

Class XI Negotiable Obligations:

Principal: Nominal value: USD 9,876,755

Interest: 6.5% annual nominal rate, payable quarterly to maturity, on June 23, 2021.

Payment term and method: Amortization: Principal on the negotiable obligations shall be amortized in full at maturity.

Principal outstanding balance on those negotiable obligations outstanding at June 30, 2020 is USD 9,876,755.

Class XII Negotiable Obligations:

Principal: Nominal value: \$151,114,564.

Interest: Private banks BADLAR rate plus an 8% margin payable quarterly to maturity, on December 23, 2020.

Payment term and method: Amortization: Principal on the negotiable obligations shall be amortized in full in two consecutive quarterly installments. The first one on September 23, 2020 for 30% of the principal nominal value and the second for the remaining 70% at maturity.

Principal outstanding balance on the Negotiable Obligations at June 30, 2020 is \$151,114,564.

Loan BLC - GMSA

Principal: USD 13,037,210

Interest: 12% first installment; 11.5% second installment and LIBOR USD 6 months plus 8.875% for the remaining installments.

Payment term and method: Amortization: Principal will be amortized in 7 installments, with the first one falling due on September 14, 2020 and the last one on March 6, 2023.

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 12: LOANS (Cont'd)

Loan BLC - GMSA (Cont'd)

The principal outstanding balance at June 30, 2020 amounts to USD 13,037,210.

At June 30, 2020, the Company has complied with the loan-related covenants.

Communication "A" 7044

On June 18, 2020, Communication "A" 7044 of the BCRA established that financial institutions must add unpaid installments corresponding to maturities falling due between April 1, 2020 (including past due installments at March 31, 2020) - and September 30, 2020- to the month following the end of the loan term, considering the accrued compensatory interest.

NOTE 13: PROVISIONS

Provisions cover contingencies arising in the ordinary course of business and other sundry risks that could create obligations for the Company. In estimating the amounts and probabilities of occurrence, the opinion of the Company's legal advisors has been considered. They include the activity of the provision for trade and other receivables disclosed in the pertinent captions.

| | For trade | For other |
|------------------------------|-------------|-------------|
| | receivables | receivables |
| Balance at December 31, 2019 | 3,123,939 | 2,111,928 |
| RECPAM | (373,832) | (252,724) |
| Balances at June 30, 2020 | 2,750,107 | 1,859,204 |

Information required by Exhibit E, in compliance with Section 1, Chapter III, Title IV of the CNV restated text.

NOTE 14: SALES REVENUE

| | 06/30/2020 | 06/30/2019 |
|--|---------------|---------------|
| Sale of electricity Res. No. 95, as amended, plus spot | 381,731,025 | 485,851,572 |
| Energía Plus sales | 880,578,062 | 1,292,971,907 |
| Sale of electricity Res. No. 220 | 3,681,362,714 | 3,365,597,543 |
| Sale of electricity Res. No. 21 | 2,069,409,560 | 2,584,208,522 |
| | 7,013,081,361 | 7,728,629,544 |

NOTE 15: COST OF SALES

| | 06/30/2020 | 06/30/2019 |
|---|-----------------|-----------------|
| Cost of purchase of electric energy | (277,316,552) | (754,425,140) |
| Cost of gas and diesel consumption at the plant | (211,034,513) | (39,257,544) |
| Salaries, social security charges and employee benefits | (299,924,455) | (324,911,251) |
| Defined benefit plan | (3,779,045) | (2,825,869) |
| Other employee benefits | (8,149,251) | (13,567,732) |
| Leases | (13,326,214) | (12,413,671) |
| Fees for professional services | (10,598,139) | (8,296,552) |
| Depreciation of property, plant and equipment | (1,281,560,270) | (1,450,892,834) |
| Insurance | (57,613,401) | (55,745,727) |
| Maintenance services | (300,493,705) | (477,622,284) |
| Electricity, gas, telephone and postage | (12,303,793) | (12,272,987) |
| Rates and taxes | (22,808,047) | (33,342,437) |
| Travel and per diem | (327,978) | (13,915,970) |
| Security guard and cleaning | (10,399,511) | (9,018,140) |
| Sundry | (9,001,109) | (8,295,641) |
| | (2,518,635,983) | (3,216,803,779) |

NOTE 16: SELLING EXPENSES

| | 06/30/2020 | 06/30/2019 |
|-----------------|--------------|--------------|
| Rates and taxes | (35,987,473) | (43,607,334) |
| Bad debts | <u>-</u> _ | (137,993) |
| | (35,987,473) | (43,745,327) |

NOTE 17: ADMINISTRATIVE EXPENSES

| | 06/30/2020 | 06/30/2019 |
|---|---------------|---------------|
| Salaries, social security charges and employee benefits | (25,686,838) | (19,319,736) |
| Rental | (7,160,388) | (6,991,772) |
| Fees for professional services | (228,093,179) | (250,168,636) |
| Insurance | (14,855) | (13,325) |
| Electricity, gas, telephone and postage | (4,222,500) | (1,461,334) |
| Rates and taxes | (4,019,057) | (7,371,048) |
| Travel and per diem | (2,402,896) | (33,199) |
| Donations | (31,449,832) | (351,455) |
| Sundry | (1,012,280) | (2,303,772) |
| | (304,061,825) | (288,014,277) |

NOTE 18: OTHER OPERATING INCOME

| | 06/30/2020 | 06/30/2019 |
|-------------------------------------|------------|------------|
| Sale of spare parts | | 6,421,230 |
| Fine on suppliers for noncompliance | 29,493,265 | - |
| Sundry income | 6,738,587 | 2,846,250 |
| Total Other operating income | 36,231,852 | 9,267,480 |

NOTE 19: FINANCIAL RESULTS

| | 06/30/2020 | 06/30/2019 |
|--|-----------------|-----------------|
| Financial income | | _ |
| Interest on loans granted | 10,370,654 | 10,864,930 |
| Commercial interest | 344,322,956 | 121,973,855 |
| Total financial income | 354,693,610 | 132,838,785 |
| Financial expenses | | |
| Interest on loans | (2,080,266,237) | (1,777,423,332) |
| Commercial and other interest | (249,601,091) | (64,390,847) |
| Bank expenses and commissions | (12,543,445) | (7,795,964) |
| Total financial expenses | (2,342,410,773) | (1,849,610,143) |
| Other financial results | | |
| Exchange differences, net | (5,078,708,267) | (3,445,035,772) |
| Changes in the fair value of financial instruments | 19,155,374 | (109,463,002) |
| Impairment / Recovery of assets | - | (604,098,745) |
| Gain/loss on purchasing power parity (RECPAM) | 5,145,782,191 | 7,774,807,644 |
| Other financial results | (122,308,342) | (149,120,375) |
| Total other financial results | (36,079,044) | 3,467,089,750 |
| Total financial results, net | (2,023,796,207) | 1,750,318,392 |

NOTE 20: EARNINGS (LOSSES) PER SHARE

Basic

The basic earnings per share are calculated by dividing the income attributable to the holders of the Company's equity instruments by the weighted average number of ordinary shares outstanding during the period.

| | Six months at | | Three months at | |
|---|---------------|---------------|-----------------|---------------|
| | 06/30/2020 | 06/30/2019 | 06/30/2020 | 06/30/2019 |
| Income/(Loss) for the period attributable to the owners | 946,394,142 | 2,095,139,115 | (86,277,613) | 2,249,318,834 |
| Weighted average of outstanding ordinary shares | 64,451,745 | 64,451,745 | 64,451,745 | 64,451,745 |
| Basic and diluted earnings per share | 14.68 | 32.51 | (1.34) | 34.90 |

There are no differences between the calculation of the basic earnings per share and the diluted earnings per share.

NOTE 21: INCOME TAX

Deferred assets and liabilities are offset when: a) there is a legally enforceable right to offset tax assets with tax liabilities; and b) the deferred tax charges are related to the same tax authority. The following amounts, determined after offsetting, are disclosed in the Statement of Financial Position.

The gross transactions recorded in the deferred tax account are as follows:

| | 06/30/2020 | 12/31/2019 |
|---|-----------------|-----------------|
| Deferred tax assets: | | |
| Deferred tax assets to be recovered over more than 12 months | 238,038 | 216,039 |
| | 238,038 | 216,039 |
| Deferred tax liabilities: | | |
| Deferred tax liabilities to be settled over more than 12 months | (9,647,115,801) | (8,565,731,927) |
| | (9,647,115,801) | (8,565,731,927) |
| Deferred tax (liabilities), net | (9,646,877,763) | (8,565,515,888) |
| | 06/30/2020 | 06/30/2019 |
| Balances at beginning of year | (8,565,515,888) | (4,365,528,589) |
| Charge to income statement | (1,081,361,875) | (3,484,601,408) |
| Charge to other comprehensive income | | 1,061,363,687 |
| Closing balance | (9,646,877,763) | (6,788,766,310) |

The activity in deferred tax assets and liabilities, without considering the offsetting of balances that correspond to the same tax jurisdiction, has been as follows:

| Items | Balances at | Charge to income statement | Balances at |
|-------------------------------------|--------------------|----------------------------|------------------|
| | 12/31/2019 | | 06/30/2020 |
| Deferred tax - Assets (Liabilities) | | | |
| Property, plant and equipment | (10,636,007,128) | (458,079,185) | (11,094,086,313) |
| Investments | 15,343,173 | (858,619) | 14,484,554 |
| Trade receivables | 1,510,611 | (180,770) | 1,329,841 |
| Other receivables | 64,702,951 | 54,234,352 | 118,937,303 |
| Taxes payable | - | (1,996,973) | (1,996,973) |
| Loans | (58,619,844) | 15,078,294 | (43,541,550) |
| Provisions | 7,467,752 | 16,775,195 | 24,242,947 |
| Inflation adjustment | (3,101,049,798) | (281,437,814) | (3,382,487,612) |
| Subtotal | (13,706,652,283) | (656,465,520) | (14,363,117,803) |
| Provisions | (100,739,383) | - | (100,739,383) |
| Deferred tax losses | 5,241,875,778 | (424,896,355) | 4,816,979,423 |
| Subtotal | 5,141,136,395 | (424,896,355) | 4,716,240,040 |
| Total | (8,565,515,888) | (1,081,361,875) | (9,646,877,763) |

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 21: INCOME TAX (Cont'd)

Tax Reform and Law on Social Solidarity and Productive Reactivation

On December 29, 2017, the National Executive Branch enacted Law No. 27430 on Income Tax. This law has introduced several changes into the treatment of income tax whose key components are the following:

Income tax rate: The Income Tax rates for Argentine companies will be reduced gradually from 35% to 30% for fiscal years beginning on or after January 1, 2018 until December 31, 2019, and to 25% for fiscal periods beginning on or after January 1, 2020, inclusive.

Tax on dividends: A tax is levied on dividends or profits distributed, among others, by Argentine companies or permanent establishments to: individuals, undivided estates or foreign beneficiaries, according to the following rates: (i) dividends deriving from profits generated during fiscal years beginning on or after January 1, 2018 until December 31, 2019 will be subject to tax at a rate of 7%, and; (ii) dividends deriving from profits obtained during fiscal years beginning on or after January 1, 2020 will be subject to tax at a rate of 13%.

Dividends on profits obtained until the fiscal year prior to the fiscal year beginning on or after January 1, 2018 will be subject to withholdings, for all beneficiaries, at a rate of 35% of the amount exceeding retained earnings to be distributed free of tax (transition period of equalization tax).

Pursuant to General Companies Law No. 19550, 5% of the profit reported in the statement of comprehensive income for the year, net of prior year adjustments, transfers of other comprehensive income to unappropriated retained earnings and prior year accumulated losses, is to be allocated to the legal reserve, until it reaches 20% of the capital stock.

Index-adjustments to deductions: Acquisitions or investments made in fiscal years beginning on or after January 1, 2018, will be adjusted on the basis of the percentage variations in the Domestic Wholesale Price Index (IPIM) provided by the National Institute of Statistics and Census, this will increase the deductible depreciation and its computable cost in case of sale.

On December 27, 2019, the National Executive Branch enacted Law 27541 on Social Solidarity and Productive Reactivation. As for Income tax applicable to companies, the following amendments introduced by the law are highlighted:

- It maintains the tax rate at 30% for 2020 (this rate should have been reduced to 25% in accordance with the 2017 Tax Reform).
- Tax inflation adjustment: The allocation of the tax inflation adjustment for the first and second year commenced as from January 1, 2019 must be allocated in equal parts during 6 fiscal years.
- Personal assets tax, shares and equity interests: Tax rate rises from 0.25% to 0.50%.

NOTE 21: INCOME TAX (Cont'd)

The reconciliation of the income tax charge charged to income/loss for the year to that resulting from the application of the tax rate in force in Argentina corresponding to the pre-tax profit/loss for the six-month periods ended June 30, 2020 and 2019 is the following:

| Ç | 06/30/2020 | 06/30/2019 |
|---|-----------------|-----------------|
| Pre-tax profit | 2,152,365,357 | 5,825,679,690 |
| Current tax rate | 30% | 30% |
| Income/(loss) at the tax rate | (645,709,607) | (1,747,703,907) |
| Permanent differences | (105,647,768) | (406,012,538) |
| Income from interests in associates | (4,339,910) | (34,191,703) |
| Change in the income tax rate (a) | 345,748,847 | 515,557,664 |
| Variation in tax losses | (3,034,709) | (9,607,541) |
| Accounting inflation adjustment | 521,261,321 | 287,214,653 |
| Tax inflation adjustment | (1,194,611,320) | (2,105,356,824) |
| | (1,086,333,146) | (3,500,100,196) |
| | | |
| | 06/30/2020 | 06/30/2019 |
| Current tax | - | (15,498,788) |
| Deferred tax | (1,081,361,875) | (3,484,601,408) |
| Difference between the provision for income tax and the amount reported in the tax return | (4,971,271) | |
| Income tax | (1,086,333,146) | (3,500,100,196) |

(a) Corresponds to the effect of the application of the changes in income tax rates on deferred tax assets and liabilities, in line with the tax reform detailed above, based on the expected year of realization. The impact of the change in the rate was recognized in income for the period, except in the case of the adjustment to deferred liabilities generated from application of the revaluation model for certain types of property, plant and equipment, as it is related to items previously recognized in other comprehensive income. This impact has been disclosed in the statement of other comprehensive income.

The deferred tax assets due to tax losses are recognized insofar as the realization of the corresponding fiscal benefit through future taxable income is probable.

At June 30, 2020, accumulated tax losses amount to \$18,843 million and pursuant to the tax laws in force, they can be offset against tax profits from future fiscal years according to the following breakdown:

| Year | Amount in \$ | Available through |
|---|----------------|-------------------|
| Tax loss for the year 2015 | 188,677,652 | 2020 |
| Tax loss for the year 2016 | 312,336,305 | 2021 |
| Tax loss for the year 2017 | 1,044,813,025 | 2022 |
| Tax loss for the year 2018 | 10,137,954,411 | 2023 |
| Tax loss for the year 2019 | 6,277,852,696 | 2024 |
| Tax loss for the year 2020 | 881,361,657 | 2025 |
| Total accumulated tax losses at June 30, 2020 | 18,842,995,746 | |
| Unrecorded tax losses | (13,142,598) | |
| Recorded tax losses | 18,829,853,148 | |

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 21: INCOME TAX (Cont'd)

Unrecorded accumulated tax losses are specific tax losses from the alienation of AJSA and BDD shares. Specific tax losses from the alienation of shares can only be allocated against the net profit resulting from the disposal of those assets.

NOTE 22: FINANCIAL AND NON-FINANCIAL ASSETS AND LIABILITIES

The following tables show the financial assets and financial liabilities per category of financial instruments and reconciliation with the line exposed in the Statement of Financial Position, as applicable. As the captions Trade and other receivables and Trade and other payables contain both financial instruments and financial assets or liabilities, such as advances, receivables and tax debts), the reconciliation is shown in Non-financial assets and Non-financial liabilities.

Financial assets and liabilities at June 30, 2020 and December 31, 2019 were as follows:

| At June 30, 2020 | Financial assets/liabilities at amortized cost | Financial assets/liabilities at fair value through profit or loss | Non-financial assets/ liabilities | Total |
|---|--|--|-----------------------------------|----------------|
| Assets | | | | |
| Trade receivables, other receivables and others | 4,530,100,700 | - | 3,496,095,970 | 8,026,196,670 |
| Other financial assets at fair value through profit or loss | - | 214,486,328 | - | 214,486,328 |
| Cash and cash equivalents | 490,081,011 | 2,301,146,341 | - | 2,791,227,352 |
| Non-financial assets | | 72,983 | 61,478,758,442 | 61,478,831,425 |
| Total | 5,020,181,711 | 2,515,705,652 | 64,974,854,412 | 72,510,741,775 |
| Liabilities | | | | |
| Trade and other payables | 7,149,024,460 | _ | 676,885,559 | 7,825,910,019 |
| Loans (finance leases excluded) | 43,311,185,949 | _ | - | 43,311,185,949 |
| Finance leases | 127,979,359 | _ | _ | 127,979,359 |
| Non-financial liabilities | - | _ | 9,837,390,070 | 9,837,390,070 |
| Total | 50,588,189,768 | | 10,514,275,629 | 61,102,465,397 |
| | | | | |
| At December 31, 2019 | Financial assets/liabilities at amortized cost | Financial assets/liabilities at fair value through profit or loss | Non-financial assets/ liabilities | Total |
| Assets | | | | |
| Trade receivables, other receivables and others | 5,752,687,193 | - | 3,322,605,323 | 9,075,292,516 |
| Cash and cash equivalents | 1,682,752,499 | 253,652,751 | - | 1,936,405,250 |
| Non-financial assets | | 147,516 | 58,891,746,296 | 58,891,893,812 |
| Total | 7,435,439,692 | 253,800,267 | 62,214,351,619 | 69,903,591,578 |
| Liabilities | | | | |
| Trade and other payables | 8,601,264,634 | _ | 295,239,374 | 8,896,504,008 |
| Loans (finance leases excluded) | 41,655,682,273 | _ | ,, | 41,655,682,273 |
| Finance leases | 151,981,357 | - | _ | 151,981,357 |
| Non-financial liabilities | - | - | 8,748,727,892 | 8,748,727,892 |
| Total | 50,408,928,264 | - | 9,043,967,266 | 59,452,895,530 |
| | 30,700,720,207 | - | 2,043,207,200 | 37,434,073,330 |

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 22: FINANCIAL AND NON-FINANCIAL ASSETS AND LIABILITIES (Cont'd)

The categories of financial instruments were determined based on IFRS 9.

Below are presented the revenues, expenses, profits and losses arising from each financial instrument category.

| At June 30, 2020 | Financial assets at amortized cost | Financial liabilities at amortized cost | Non-financial instruments | Assets/Liabilities at fair value | Total |
|--|---|---|---------------------------|----------------------------------|---|
| Interest earned | 354,693,610 | - | - | - | 354,693,610 |
| Interest paid | - | (2,329,867,328) | - | - | (2,329,867,328) |
| Changes in the fair value of financial instruments | - | - | - | 19,155,374 | 19,155,374 |
| Exchange differences, net | 190,207,227 | (5,268,915,494) | - | - | (5,078,708,267) |
| Other financial costs | <u>-</u> _ | (134,851,787) | 5,145,782,191 | | 5,010,930,404 |
| Total | 544,900,837 | (7,733,634,609) | 5,145,782,191 | 19,155,374 | (2,023,796,207) |
| | | | | | |
| At June 30, 2019 | Financial assets at amortized cost | Financial liabilities at amortized cost | Non-financial instruments | Assets/Liabilities at fair value | Total |
| Interest earned | assets at | liabilities at amortized cost | | | 132,838,785 |
| Interest earned Interest paid | assets at amortized cost | liabilities at | | | |
| Interest earned | assets at amortized cost | liabilities at amortized cost | | | 132,838,785 |
| Interest earned Interest paid Changes in the fair value of financial instruments Exchange differences, net | assets at <u>amortized cost</u> 132,838,785 - 551,405,190 | liabilities at amortized cost | | at fair value | 132,838,785 (1,841,814,179) (109,463,002) (3,445,035,772) |
| Interest earned Interest paid Changes in the fair value of financial instruments Exchange differences, net Asset recovery/impairment | assets at amortized cost 132,838,785 | liabilities at amortized cost (1,841,814,179) (3,996,440,962) | instruments | at fair value | 132,838,785 (1,841,814,179) (109,463,002) (3,445,035,772) (604,098,745) |
| Interest earned Interest paid Changes in the fair value of financial instruments Exchange differences, net | assets at <u>amortized cost</u> 132,838,785 - 551,405,190 | liabilities at amortized cost (1,841,814,179) | | at fair value | 132,838,785 (1,841,814,179) (109,463,002) (3,445,035,772) |

Determination of fair value

ASA classifies fair value measurements of financial instruments using a three-level hierarchy, which gives priority to the inputs used in making such measurements. The fair value hierarchy has the following levels:

- Level 1: (unadjusted) quoted prices in active markets for identical assets or liabilities;
- Level 2: Inputs other than quoted prices included within Level 1, that are observable for the asset or liability, either directly (i.e., prices) or indirectly (i.e. deriving from prices);
- Level 3: Inputs on the assets or liabilities not based on observable market inputs (i.e. unobservable inputs).

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 22: FINANCIAL AND NON-FINANCIAL ASSETS AND LIABILITIES (Cont'd)

These charts show financial assets and liabilities of the Group measured at fair value at June 30, 2020 and December 31, 2019 and their allocation to the different hierarchy levels:

| At June 30, 2020 | Level 1 | Level 3 | Total |
|---|---------------|----------------|----------------|
| Assets | | | |
| Cash and cash equivalents | | | |
| Mutual funds | 2,301,146,341 | - | 2,301,146,341 |
| Other financial assets at fair value through profit or loss | | | |
| Mutual funds | 214,326,328 | - | 214,326,328 |
| Derivative financial instruments | 160,000 | - | 160,000 |
| Investment in shares | - | 72,983 | 72,983 |
| Property, plant and equipment at fair value | <u> </u> | 43,564,126,312 | 43,564,126,312 |
| Total | 2,515,632,669 | 43,564,199,295 | 46,079,831,964 |
| At December 31, 2019 | Level 1 | Level 3 | Total |
| Assets | | _ | _ |
| Cash and cash equivalents | | | |
| Mutual funds | 253,652,751 | - | 253,652,751 |
| Investment in shares | - | 147,516 | 147,516 |
| Property, plant and equipment at fair value | <u> </u> | 44,604,653,749 | 44,604,653,749 |
| Total | 253,652,751 | 44,604,801,265 | 44,858,454,016 |

There were no reclassifications of financial instruments among the different levels.

The fair value of financial instruments traded in active markets is based on quoted market prices at the date of the statement of financial position. A market is regarded as active if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis. The quoted market price used for financial assets held by the Company is the current bid price. These instruments are included in Level 1.

The fair value of financial instruments that are not traded in an active market is determined by using valuation techniques. These valuation techniques maximize the use of observable market data where it is available and rely as little as possible on the Company's specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2. No financial instruments should be included in Level 2. If one or more of the significant inputs is not based on observable market inputs (i.e. unobservable inputs), the instrument is included in level 3. These instruments are included in Level 3. This is the case of the revaluation of certain categories of property, plant and equipment.

Specific valuation techniques used to determine the fair value of property, plant and equipment include:

- a) The fair values of real properties and land have been adjusted by a method using coefficients that comprise changes in the purchasing power of the currency to conform a fair value at June 30, 2020.
- b) The fair values of Facilities and Machinery and turbines have been calculated by means of the discounted cash flows (See Note 5).

The fair value determination of property, plant and equipment is significantly affected by the dollar exchange rate. This situation, valuation processes and results are discussed and approved by the Board of the Companies at least once a year.

Albanesi S.A.Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 23: TRANSACTIONS AND BALANCES WITH RELATED PARTIES

a) Transactions with related parties and associates

| a) Transactions with related parties a | ina associates | 06/30/2020 | 06/30/2019 |
|--|--------------------------------------|--------------------------|---------------------------|
| | | \$ | |
| | | Profit / (L | oss) |
| Purchase of gas RGA (1) | Related company | (621,330,477) | (2,159,081,619) |
| Purchase of energy Solalban Energía S.A. | Affiliate company | (823,858) | 38,408 |
| Purchase of wines BDD | Related company | - | (152,194) |
| Purchase of flights AJSA | Related company | (38,239,344) | (49,746,487) |
| Sale of energy RGA Solalban Energía S.A. | Related company Affiliate company | 13,759,024 21,061,704 | 66,830,229 589,832 |
| Leases and services agreements RGA | Related company | (318,381,579) | (352,963,856) |
| Recovery of expenses RGA AESA | Related company Related company | 1,414,712 1,213,966 | (3,947,247) 46,549,881 |
| Pipeline works RGA | Related company | (851,413) | (1,376,476) |
| Work management service RGA | Related company | (52,845,000) | (94,868,975) |
| Interest generated due to loans granted Directors/Shareholders | Related parties | 10,304,628 | 10,623,885 |
| Guarantees provided/received RGA AJSA | Related company Related company | 1,925,210 154,268 | - 227,289 |

⁽¹⁾ For purchases of gas, which are consumed for dispatch by the plant.

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 23: TRANSACTIONS AND BALANCES WITH RELATED PARTIES (Cont'd)

b) Remuneration of key managerial staff

The senior management includes directors (executive and non-executive). Their remunerations for the six-month period at June 30, 2020 and 2019 amounted to \$41,181,828 and \$51,184,331, respectively.

| | 06/30/2020 | 06/30/2019 | |
|----------|--------------|--------------|--|
| | \$ | | |
| | Profit / (| Loss) | |
| Salaries | (41,181,828) | (51,184,331) | |
| | (41,181,828) | (51,184,331) | |

c) Balances at the date of the Condensed Interim Consolidated Financial Statements

| Captions | Type | 06/30/2020 | 12/31/2019 |
|-------------------------------------|-------------------|---------------|---------------|
| NON-CURRENT ASSETS | | | |
| Other receivables | | | |
| TEFU S.A. | Related company | 18,154,808 | 20,622,657 |
| | | 18,154,808 | 20,622,657 |
| CURRENT ASSETS | | | |
| Other receivables | | | |
| Minority shareholders' accounts | Related parties | 401,490,318 | 207,250,565 |
| AJSA | Related company | 10,000,000 | - |
| AESA | Related company | 11,688,267 | 11,676,812 |
| Loans to Directors/Shareholders | Related parties | 87,325,489 | 68,102,374 |
| | - | 510,504,074 | 287,029,751 |
| CURRENT LIABILITIES | | , , | , , |
| Trade payables | | | |
| BDD | Related company | - | 197,986 |
| Solalban Energía S.A. | Affiliate company | 347,798 | - |
| AJSA | Related company | - | 187,972 |
| RGA | Related company | 1,230,078,638 | 2,964,116,120 |
| | | 1,230,426,436 | 2,964,502,078 |
| Other liabilities | | | |
| BDD | Related company | - | 418,950 |
| | | - | 418,950 |
| d) Loans granted to related parties | | | |
| | | 06/30/2020 | 06/30/2019 |
| Loans to Directors/Shareholders | | | |
| Opening balances | | 68,102,374 | 102,213,563 |
| Loans granted | | 18,383,745 | 27,839,266 |
| Loans repaid | | - | (41,835,481) |
| Accrued interest | | 10,304,628 | 10,623,885 |
| RECPAM | | (9,465,258) | (16,854,447) |
| Closing balance | | 87,325,489 | 81,986,786 |

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 23: TRANSACTIONS AND BALANCES WITH RELATED PARTIES (Cont'd)

d) Loans granted to related parties (Cont'd)

The loans are governed by the following terms and conditions:

| Entity | Amount | Interest rate | Conditions |
|------------------------|------------|---------------|-----------------------|
| At 06/30/2020 | | | |
| Directors/Shareholders | 61,085,515 | BADLAR + 3% | Maturity date: 1 year |
| Total in pesos | 61,085,515 | | |

Receivables from related parties arise mainly from transactions of services provided and fall due in the month following the transaction date. No allowances have been recorded for these receivables from related parties in any of the periods covered by these Condensed Interim Consolidated Financial Statements. Trade payables with related parties arise mainly from transactions of purchases of gas and fall due in the month following the transaction date. Transactions with related parties are performed under similar conditions to those carried out with independent parties.

NOTE 24: WORKING CAPITAL

At June 30, 2020, the Company reports a deficit of \$5,806,629,257 in its working capital (calculated as current assets less current liabilities), which means an increase of \$3,503,395,053, compared to the deficit in working capital at December 31, 2019 (\$2,303,234,204). The Company is restructuring its short-term liabilities.

EBITDA (*) at June 30, 2020 amounted to \$5,472 million, in line with projections, which shows compliance with the objectives and efficiency of the transactions carried out by the Group.

NOTE 25: SEGMENT REPORTING

The information on exploitation segments is presented in accordance with the internal information furnished to the chief operating decision maker (CODM). The Board of Directors of the Company has been identified as the highest authority in decision-making, responsible for allocating resources and assessing the performance of the operating segments.

The Management has determined the operating segment based on reports reviewed by the Board of Directors and used for strategic decision making.

The Board of Directors considers the business as a single segment: the electricity segment. It comprises the generation and sale of electricity and the development of energy projects, execution of projects, advisory, service delivery, management and execution of works of any nature.

The information used by the Board of Directors for decision-making is based primarily on operating indicators of the business. Considering that the adjustments between the prior accounting standards and IFRS refer to non-operating items, such information is not substantially affected by the application of the new standards.

^(*) Amount not covered by the review report. It was determined based on the guidelines of the international bond.

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 26: OTHER COMMITMENTS

A. GMSA

Some of the contractual obligations relating to the supply of electric energy to large customers of the MAT at June 30, 2020 and periods in which those obligations must be fulfilled are detailed below. These commitments are originated in supply contracts (energy and power) entered into between GMSA and large users on the Forward Market in accordance with regulations set forth by the Energy Secretariat under Resolution No. 1281/06 (Energía Plus). They are contracts denominated in United States dollars, entered into with private customers.

| | Total | Up to 1 year | From 1 to 3 years |
|----------------------------------|---------------|--------------|-------------------|
| $Sale\ commitments^{(1)}$ | | | |
| Electric energy and power - Plus | 1,930,632,218 | 944,354,124 | 986,278,094 |

(1) Commitments are denominated in pesos and have been valued considering estimated market prices, based on the particular conditions of each contract. They reflect the valuation of the contracts with private customers in force at June 30, 2020, under ES Resolution No. 1281/06.

B. GROSA

On April 27, 2011 the Ordinary Shareholders' Meeting of Central Térmica Sorrento S.A. unanimously approved a lease contract with GROSA; the purpose of the agreement is to rent both the building and the assets added to the Power Plant, including the generator, equipment and other available fixed assets and spare parts. The contract was effectively valid as from November 15, 2010 (with a 9-month grace period) and has a set term of 10 years, with a renewal option for 7 additional years. The first fee installment was invoiced on August 1, 2011.

On December 23, 2015 the reorganization proceeding of Central Térmica Sorrento S.A. was initiated. This situation does not affect the lease agreement mentioned above or the electric power generation business.

On November 10, 2016, a mediation hearing was closed without reaching an agreement in connection with the eviction of the property under a lease agreement mentioned in the preceding paragraph. GROSA estimates that it is highly unlikely that the eviction will take place as Central Térmica Sorrento S.A. has no right to be granted this order.

In the case "Central Térmica Sorrento S.A. c/ Generación Rosario S.A. s/Medidas Precautorias" (Central Térmica Sorrento S.A. v. Generación Rosario S.A. on precautionary measures), an attachment was levied on the funds that CAMMESA should settle with Generación Rosario S.A. for \$13,816,696, plus interest for \$6,900,000, which was recorded by CAMMESA in the settlement dated December 12, 2017. In reply to this resolution, on April 17, 2018 the attachment decreed against GROSA was replaced with a bond insurance policy. The sums subject to the court-ordered attachment were returned to the Company on June 28, 2018.

Furthermore, payment of monthly rentals through judicial consignment was requested in re. "Generación Rosario S.A. c/ Central Térmica Sorrento s/ Consignación" ("Generación Rosario S.A. v. Central Térmica Sorrento on Consignment").

NOTE 27: EXECUTION OF CONTRACTS TO PURCHASE MACHINERY

BLC Asset Solutions B.V.

On February 21, 2018, GMSA signed an agreement with BLC Asset Solutions B.V. (BLC) for the purchase of equipment to be installed at the electric power generation plants located in Río Cuarto, Province of Córdoba, and in Ezeiza, Province of Buenos Aires, for expansion through cycle closures at the two power plants. The purchase agreement sets forth financing by BLC for USD 61,200,000, according to the irrevocable commitment signed on July 22, 2019. At the date these Condensed Interim Consolidated Financial Statements were signed, equipment amounting to USD 40.5 million was received.

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 27: EXECUTION OF CONTRACTS TO PURCHASE MACHINERY (Cont'd)

BLC Asset Solutions B.V. (Cont'd)

On June 26, 2020, GMSA and BLC through an amendment to the documents, agreed a new payment schedule for the Contracts for the Purchase of Equipment. In view of the agreement, the first payment was rescheduled from June 2020 to June 2021, with the final maturity remaining unchanged in March 2023.

Siemens Energy AB

On June 14, 2016, a Deferred Payment Agreement was entered into with Siemens Energy AB, by means of which, upon compliance of the preceding conditions set forth in the agreement, GMSA obtained commercial financing for 50% of the amount of the contract signed for the CTMM plant enlargement, equivalent to approximately SEK 177,000,000.

The commercial financing granted will be repaid in installments, with the first installment being payable in August 2017. Payments shall be made in SEK.

On September 13, 2016, four Deferred Payment Agreements were executed with Siemens Energy AB for the turbines to be installed in CTE and CTI whereby, once the preceding conditions fixed in the agreements are fulfilled, GMSA will be granted a commercial financing of 50% of the amount of the agreement signed for the enlargement of CTI and the work at Ezeiza, equivalent to SEK 438,960,000.

The commercial financing granted will be repaid in installments, with the first installment of two of the agreements mentioned being payable in September 2017 and the last one in March 2020. Payments shall be made in SEK.

In July 2019, the last installment of the deferred payment agreement signed for CTMM was paid. Additionally, with the proceeds from the issuance of Negotiable Obligations that took place on August 5, 2019, the deferred payment agreements signed for CTI and CTE, Stage II, were prepaid for a total of SEK 142,370,364. The payment of such agreements implies the release of the guarantees associated with those agreements.

On June 4, 2020, it was agreed with Siemens Energy AB to offset all the amounts owed under the deferred payment agreement CTE stage I, which amounted to SEK 48,152,043 against payments already made for the purchase of new equipment. The process for the release of associated guarantees has started.

At June 30, 2020, the commercial financing agreed in 2016 with Siemens Energy AB has been fully paid.

Pratt & Whitney Power System Inc

Generación Frías S.A. signed an agreement with Pratt & Whitney Power System Inc. for the purchase of the FT4000™ SwiftPac® 60 turbine, including whatever is necessary for its installation and start-up. The purchase agreement sets out 4-year financing for USD 12 million by PWPS, upon provisional acceptance by Generación Frías S.A. This amount is disclosed under current trade payables for the equivalent to \$901,183,400.

At the date of presentation of the Condensed Interim Consolidated Financial Statements, an agreement is being renegotiated for the full payment of the debt.

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 28: MAINTENANCE CONTRACT

GMSA and PWPS entered into a global service agreement (Long Term Service Agreement), for the power plant CTF. As set forth in the agreement, PWPS must provide on-site technical assistance on a permanent basis, a remote monitoring system to follow up on the efficient performance of the turbines, 24-hour assistance from the engineering department in the USA, original spare parts in a timely manner and repairs for planned and corrective maintenance. GMSA entered into an equipment lease agreement whereby PWPS must make available to GMSA under EXW conditions replacement equipment (Gas Generator/Power Turbine) within 72 hours, in case of unplanned placing of equipment out of service. PWPS thus guarantees to the Power Plant availability of not less than ninety five percent (95%) per contractual year. Also, the Power Plant has its own repair shop with tools and stocks of spare parts to perform on-site repairs without having to send the equipment to the workshop in the USA. The gas turbine equipment can be sent by plane, thus reducing the transportation time.

GMSA and PWPS Argentina entered into a service agreement for the power plant CTMM, whereby PWPS Argentina commits permanent on-site technical assistance as well as the provision of a remote monitoring system to follow-up the operation of turbines and 24-hour assistance.

In addition, GMSA signed with Siemens S.A. and Siemens Energy AB a global service and spare part agreement for the power plants CTRi, CTMM, CTI and CTE. As set forth in the agreements, Siemens must provide on-site technical assistance on a permanent basis, a remote monitoring system to follow up on the performance of the turbines, 24-hour assistance from the engineering department, original spare parts in a timely manner and repairs for planned and corrective maintenance. In addition, the agreement establishes that Siemens will make available to GMSA replacement equipment (engine gas generator), if necessary, for CTRi, CTMM, CTI and CTE. Siemens thus guarantees an average availability of not less than ninety six percent (96%) to the above mentioned power plants for each biannual measurement period. In addition, the power plants have their own repair shop with tools and spare parts in stock to make on-site repairs. Compliance with the energy sale agreement with CAMMESA under Resolution No. 220/07 (for power plants CTRi and CTMM) and Resolution No. 21/16 (for power plants CTI and CTE) is thus guaranteed.

At the end of 2019, CTR signed an addendum to the contract in effect with GE International INC and GE Energy Parts International LLC, whereby the Long-term service agreement (LTSA) is changed to an inspection, major and essential repairs and maintenance contract. The aim of the addendum is to adapt contracts in effect -but signed several years ago- to new market offerings appearing year after year, as a result of a greater globalization in the implementation of new manufacturing processes and development of new materials. Gas turbines manufactured and commissioned ten years ago benefit the most from these new opportunities.

This change of type of contract is neither contrary to availability of power generation turbines nor jeopardizes them, as it does not alter the client -service provider relationship. In addition, it allows the company to have its own staff structure, which is highly qualified and with knowledge and skills to operate and maintain the Power Plant at availability values higher than the industry's average, and provides a stock of spare parts and consumables according to needs, as well as a modern workshop, fully equipped with specialized tools for these tasks, ensuring compliance with the agreement for the sale of energy with CAMMESA, under Resolution No. 220/07.

NOTE 29: STORAGE OF DOCUMENTATION

On August 14, 2014, the CNV issued General Resolution No. 629 that introduces amendments to its regulations involving storage and preservation of corporate books, accounting records and business documents. The Group keeps and preserves its corporate books, accounting records and relevant business documents at its principal place of business located at Av. L.N. Alem 855, 14th floor - City of Buenos Aires

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 29: STORAGE OF DOCUMENTATION (Cont'd)

Furthermore, it is informed that the Company sent its working papers and non-sensitive information for fiscal years not yet statute-barred to its storage services supplier:

Entity responsible for warehousing of information - Domicile Iron Mountain Argentina S.A. – Av. Amancio Alcorta 2482, City of Buenos Aires Iron Mountain Argentina S.A. – San Miguel de Tucumán 601, Spegazzini, Ezeiza.

A detail of the documentation sent for preservation is available at the registered office of that entity, as well as the documentation referred to by article 5, clause a.3), Section I of Chapter V, Title II, of the REGULATIONS (N.T. 2013 as amended).

NOTE 30: ECONOMIC CONTEXT IN WHICH THE GROUP OPERATES

The Group has been operating in a complex economic environment whose main variables have recently been affected by a strong volatility, both nationally and internationally.

The following circumstances occurred locally in 2019 and in the first half of 2020:

- GDP fell 2.2% in 2019, compared to the previous year. According to government projections, GDP would fall by
 6.5%
- Cumulative inflation for the year 2019 was 53.8% (CPI), while cumulative inflation for the last 12 months ended on June 30, 2020 was 42.8%.
- The significant peso devaluation since August has led to an unexpected withdrawal of deposits in dollars from the financial system, thereby eroding the Central Bank reserves, and to an increase in the reference interest rate, which during the year stood above 80%. At year end, the reference interest rate was close to 60%.

On December 10, 2019, a new national government administration took office. In view of these circumstances, the government decided to implement certain measures, which are summarized below:

- A system was implemented for the regularization of tax, social security and customs debts for micro, small and medium-sized enterprises;
- The employer contributions rate unification schedule was suspended;
- Power to the National Executive Branch to determine mandatory minimum salary increases for workers in the
 private sector (with temporary exemption from employee withholdings and employer contributions to the Argentine
 Integrated Social Security System of the salary increases resulting from this power or a collective bargaining).
- Suspension, for the financial years starting on or after January 1, 2021, inclusive, of the tax rate reduction stated by Law No. 27430, keeping the 30% rate and the 7% rate for the dividends for those years.
- Regarding the tax inflation adjustment, it was decided that the amount determined for the first and second year
 beginning on or after January 1, 2019 was to be allocated as follows: 1/6 during those fiscal periods and the
 remaining 5/6 in equal parts in the immediately following five fiscal years. Likewise, such provision does not prevent
 the calculation of the remaining thirds for prior years, calculated pursuant to the previous version of Section 194 of
 the Income Tax Law.
- A decree was issued establishing increases in export taxes (except for hydrocarbons and mining) and in Personal Property Tax.

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 30: ECONOMIC CONTEXT IN WHICH THE GROUP OPERATES (Cont'd)

 Value Added Tax on basic food basket products was re-established and the variability of pension benefits was suspended.

In addition, on August 4, 2020, the National Congress approved the restructuring law of the public debt under local legislation.

This context of volatility and uncertainty still persists at the date of issuance of these Condensed Interim Consolidated Financial Statements at June 30, 2020.

Company Management permanently monitors the performance of variables affecting its business to define the course of action and identify the potential impact on its economic and financial position.

The Condensed Interim Consolidated Financial Statements of the Company ended June 30, 2020 must be read in light of these circumstances.

NOTE 31: IMPACT OF COVID-19

During this period, the Group has performed operations under the exacting circumstances derived from the COVID-19 pandemic declared by the World Health Organization in March 2020.

The pandemic continues generating consequences in economic and business activities, both worldwide and locally.

In Argentina, the measures imposed by the National Government aimed at reducing the virus spread included, among others, closing borders and the social, preventive and mandatory isolation of the population together with a cease of non-essential commercial activities for a long period of time, which varies according to the country's region.

The aforementioned situations have affected the energy industry in Argentina, in relation to the generation market, the SADI electricity demand has diminished 6% on average since the beginning of the isolation. In addition, as a result of significant delays in the collections from distributors, large users and National Treasury contributions, CAMMESA has increased the payment terms to generators and hydrocarbon producers by more than 30 days. Furthermore, CAMMESA suspended the automatic adjustment mechanism for spot remuneration laid down by ES Resolution No. 31/20. These measures directly impact on the financial situation of the power generation sector, and if they become aggravated, they could affect not only the payment chain but also maintenance, with the availability of the installed power plants being jeopardized.

Grupo Albanesi continues taking measures to mitigate potential risks for customers, suppliers and employees arising from the spread of COVID-19. In this line, a pandemic plan has been implemented and updated in all the companies to address specific issues of COVID-19 through safety protocols, emergency responses, business continuity and health prevention measures.

Further, additional measures have been taken for employees working in the power plants and remote work policies for all positions allowing to do so have been implemented, focusing on providing a safe and uninterrupted service to customers, including the acquisition of solid physical equipment and the implementation of cybersecurity measures to ensure that systems continue being operational with part of the workforce working remotely. At June 30, 2020, there was no adverse impact on the commercial operations or the customer service as a result of the remote work. The Management will continue reviewing and modifying plans as conditions change, with the aim of guaranteeing compliance with operation and maintenance tasks in due time and manner, the rescheduling of investments and the search for financing opportunities under reasonable market conditions, as mentioned in Note 24, among others.

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 31: IMPACT OF COVID-19 (Cont'd)

Despite the reduction of the electricity demand as compared with the same period for the prior year, the Group has not had any significant impacts on the operating results for the period owing to the pandemic and has recorded a positive cash flow in this quarter.

The extent of the COVID-19 outbreak and its final impact on the Argentine and global economy is unknown. Accordingly, the impact that coronavirus might have on the Group's business and the results of its operations if this situation extends over time cannot be reasonably quantified.

The management is closely monitoring the situation and taking all necessary measures to preserve human life and the Group's activities.

NOTE 32: PROGRAM #ARGENTINANOSNECESITA

In the second quarter of 2020, GMSA participated in the program #ArgentinaNosNecesita (Argentina Needs Us) through donations to the Argentina Red Cross (IFRC), seeking to enlarge the installed capacity of the intensive care unit equipment in several public and private hospitals in Argentina. The new features of these units included beds, artificial respirators and the equipment necessary for the health personnel to be able to perform their work appropriately. In turn, the purchase of virus detection kits was promoted as well as other necessary equipment and supplies (based on the requests of the National Ministry of Health). This initiative seeks to support medical personnel and the scientific community by resolving their basic operating needs.

NOTE 33: SUBSEQUENT EVENTS

a) GMSA - Loan JPMorgan Chase Bank, N.A.

On July 6, 2020, GMSA entered into a loan agreement with JPMorgan Chase Bank, N.A for USD 14,808,483.

The loan is secured by the Export-Import Bank of the United States.

The allocation of funds is the financing of 85% of the service agreement signed with PWPS for the maintenance and upgrade of certain turbines in the plant Modesto Maranzana, located in Río Cuarto.

Disbursements under the loan will be made in stages associated to milestones for the compliance of the service to be provided by PWPS in their workshops in United States of America.

The loan will accrue interest at a rate of 1% plus LIBOR 6 months. Interest are payable on a half-year basis.

The loan will be amortized in 10 half-yearly installments, with the first one falling due on May 20, 2021 and the last one on November 20, 2025.

On July 7, 2020, ASA and CTR entered into a Corporate Guarantee Agreement with JP Morgan Chase Bank N.A. ("JPM"), whereby they secure the loan granted to GMSA by JPM for an amount of USD 14,808,483.01. As stated above, ASA and CTR served as guarantors.

The following items are included in the guarantee package: (i) a promissory note issued by GMSA in favor of JPM for the amount of the principal to be provided in each disbursement under the loan agreement, each of them secured by CTR and ASA, under the Argentine law; (ii) a promissory note governed by the laws of the State of New York, issued by GMSA; and (iii) a suretyship by CTR and ASA, both as joint and several debtors and principal payers, pursuant to the Corporate Guarantee Agreement.

Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 33: SUBSEQUENT EVENTS (Cont'd)

b) GMSA and CTR call for Extraordinary Shareholders' Meetings

On July 21, 2020, Meetings of the Board of Directors of GMSA and CTR were held, whereby it was unanimously decided to call for the pertinent Extraordinary Shareholders' Meetings on August 5, 2020, to consider the following agenda for both GMSA and CTR:

- 1. Consideration of the use of the "Microsoft Teams" application to conduct the Extraordinary Shareholders' Meeting remotely.
- 2. Appointment of two shareholders to sign the Minutes.
- 3. Consideration of the increase of the maximum amount of issuance under the Program by USD 400,000,000 (US Dollars four hundred million or its equivalent in other currencies), that is, from USD 300,000,000 (US dollars three hundred million) to USD 700,000,000 (US dollars seven hundred million).
- 4. Renewal of the delegation of powers to the Board as decided by the Extraordinary Shareholders' Meeting held on February 4, 2019.

c) GMSA - Cargill loan

On August 3, 2020, the balance of USD 10,000,000 of the loan with Cargill was refinanced by GMSA.

The loan amortization will be made in 6 installments of USD 1,600,000 in the months of August 2020, September 2020, October 2020, April 2021, May 2021 and June 2021.

The loan will accrue interest at a rate of LIBOR + 10, payable with each payment of principal.

NOTE 34: FINANCIAL STATEMENTS TRANSLATION INTO ENGLISH LANGUAGE

These financial statements are the English translation of those originally prepared by the Company in Spanish and presented in accordance with accounting principles generally accepted in Argentina. The effects of the differences between the accounting principles generally accepted in Argentina and the accounting principles generally accepted in the countries in which the financial statements are to be used have not been quantified. Accordingly, the accompanying financial statements are not intended to present the financial position, statements of comprehensive income, changes in equity or cash flows in accordance with accounting principles generally accepted in the countries of users of the financial statements, other than Argentina.

1. Brief description of the activities of the issuing company, including reference to relevant circumstances subsequent to the closing date.

In accordance with the provisions of CNV General Resolution No. 368/01 and subsequent amendments, we present below an analysis of the results of operations of Albanesi S.A. (the Company) and its financial position, which must be read together with the attached interim condensed consolidated financial statements.

| | Six-month period | ended June 30: | | |
|-------------------------------------|------------------|----------------|-----------|-------------|
| | 2020 | 2019 | Variation | Variation % |
| | GW | | | |
| Sales by type of market | | | | |
| Sale of electricity Res. No. 95, as | | | | |
| amended, plus spot | 72 | 132 | (60) | (46%) |
| Energía Plus sales | 199 | 285 | (86) | (30%) |
| Sale of electricity Res. No. 220 | 644 | 698 | (54) | (8%) |
| Sale of electricity Res. No. 21 | 67_ | 317 | (250) | (79%) |
| | 982 | 1,432 | (450) | (31%) |

The sales for each market (in million pesos) are shown below:

| Six-month period ended June 30: | | | | | |
|--|--------------|-----------|-----------|-------------|--|
| | 2020 | 2019 | Variation | Variation % | |
| | (in millions | of pesos) | | | |
| Sales by type of market | | | | | |
| Sale of electricity Res. No. 95, as amended, | | | | | |
| plus spot | 381.7 | 485.9 | (104.2) | (21%) | |
| Energía Plus sales | 880.6 | 1,293.0 | (412.4) | (32%) | |
| Sale of electricity Res. No. 220 | 3,681.4 | 3,365.6 | 315.8 | 9% | |
| Sale of electricity Res. No. 21 | 2,069.4 | 2,584.2 | (514.8) | (20%) | |
| Total | 7,013.1 | 7,728.6 | (715.5) | (9%) | |

Profit/Loss for the six-month period ended June 30, 2020 and 2019 (in millions of pesos):

| (715.5) (715.5) | Variation % (9%) |
|---------------------------------|--|
| | |
| | |
| | (9%) |
| | |
| <i>177</i> 1 | (63%) |
| | 437% |
| | |
| 25.0 | (8%) |
| (1.0) | 36% |
| 177.1 | (37%) |
| | (12%) |
| | 3% |
| | (22%) (22%) |
| 090.2 | (22 /0) |
| (17.4) | (0%) |
| 7.6 | (170/) |
| | (17%) (100%) |
| | (18%) |
| 7.7 | (1070) |
| (6.4) | 220/ |
| (6.4) | 33% |
| 22.1 | (9%) |
| (2.4) | 100% |
| | (46%) |
| , , | 7750% |
| | 15% 6% |
| (10.1) | 070 |
| 99.5 | (87%) |
| 26.9 | 289% |
| 100.8 | 2% |
| | |
| 37.1 | 64% |
| | 17% |
| (4.7) | 60% |
| (1,633.7) | 47% |
| 604.1 | (100%) |
| | (34%) |
| | (60%) |
| (3,774.1) | (216%) |
| (3,673.3) | (63%) |
| 2,413.8 | (69%) |
| | (54%) |
| 4,245.5 (1,061.4) 3,184.1 | (100%) (100%) (100%) |
| | (224%) |
| | 177.1 169.3 (1.9) 24.2 698.2 (17.4) 7.6 0.1 7.7 (6.4) 22.1 (2.4) 3.4 (31.0) (1.6) (16.1) 99.5 26.9 100.8 37.1 (303.3) (4.7) (1,633.7) 604.1 (2,629.0) 155.4 (3,774.1) (3,673.3) 2,413.8 (1,259.6) |

Sales:

Net sales for the period ended June 30, 2020 reached \$7,013.1 million, compared with \$7,728.6 million for the same period of 2019, showing a decrease of \$715.5 million (9%).

During the first six months of 2020, energy sales reached 982 GW, 31% lower than the 1,432 GW for the same period in 2019.

Below we discuss the major income sources of the Company and their performance in the six-month period ended June 30, 2020 as compared with the same period of the prior year:

- (i) \$381.7 million for sales of energy under Resolution No. 95, as amended plus spot market, which accounted for an decrease of 21% from the \$485.9 million for the same period in 2019. The volume of energy sold was lower for the sixmonth period ended June 30, 2020 compared to the same period in 2019. ES Resolution No. 31/2020 was also published, repealing SRRyME Resolution No. 1/2019.
- (ii) \$880.6 million from sales under Energía Plus, a 32% decrease from the \$1,293.0 million sold in the same period of 2019. The decline in the sale of GW is the main cause of the decrease.
- (iii) \$3,681.4 million for sales of energy in the forward market to CAMMESA under the framework of Resolution No. 220/07, which represented an increase of 9% from the \$3,365.6 million for the same period in 2019.
- (iv) \$2,069.4 million from sales of energy under Resolution No. 21, down 20% from the \$2,584.2 million sold in the same period of 2019. The GW of energy sold was lower for the six-month period ended June 30, 2020 compared to the same period in 2019.

Cost of sales:

The total cost of sales for the six-month period ended June 30, 2020 reached \$2,518.6 million, compared with \$3,216.8 million for the same period in 2019, reflecting a \$698.2 million (22%) decrease.

Below is a description of the main costs of sales of the Company, in millions of pesos, and their performance during the current period, compared with the same period of the previous fiscal year:

- (i) \$277.3 million from purchases of electric energy, a decrease of 63% from the \$754.4 million sold in the same period of 2019.
- (ii) \$211.0 million for gas and diesel consumption at the plant, representing an increase of 437% as against \$39.3 million for the same period of 2019.
- (iii) \$300.5 million in maintenance services, down 37% from the \$477.6 million for the same period of 2019. This difference arises from an addendum to the maintenance contract between GE and CTRO signed on November 15, 2019, which modified the contract conditions. Under this addendum, inspections of turbines will be carried out during 2020 and parts will be replaced to extend the useful life of equipment. Additionally, changes were introduced to GMSA's maintenance contracts during this period.
- (iv) \$1,281.6 million for depreciation of PP&E, down 12% from the \$1,450.9 million for the same period of 2019. This change is mainly due to the effect of depreciation arising from the technical revaluation in June and December 2019. This item does not entail an outlay of cash.

Gross profit /(loss):

The gross profit/(loss) for the six-month period ended June 30, 2020 was a profit of \$4,494.4 million, compared with a profit of \$4,511.8 million for the same period of 2019, representing a decrease of \$17.4 million.

Selling expenses:

Selling expenses for the six-month period ended June 30, 2020 amounted \$36.0 million, compared with \$43.7 million for the same period of 2019, reflecting an increase of \$7.7 million (18%). This is due to the change in the turnover tax rate levied on energy generation.

Administrative expenses:

The administrative expenses for the six-month period ended June 30, 2020 amounted to \$304.1 million, compared to \$288.0 million for the same period of 2019, reflecting an increase of \$16.1 million (6%).

The main components of the Company's administrative expenses are listed below:

- (i) \$228.1 million for fees for professional services, a 9% decrease from the \$250.2 million sold in the same period of 2019.
- (ii) \$31.4 million for gifts, accounting for a 7,750% increase from the \$0.4 million recorded in the same period of 2019. This is largely due to donations to the Argentine Red Cross under the #ArgentinaNosNecesita Program.

Other operating income:

Total other operating income for the six-month period ended June 30, 2020 amounted to \$36.2 million, up 289% compared with \$9.3 million recorded in the same period of 2019.

The main components of the Company's other operating income are listed below:

(i) \$29.5 in fines imposed to a supplier for the late delivery of a closed-cycle turbine of CTR, which accounts for a 100% increase compared with the same period of 2019, as there was no income arising from this item.

Operating profit/(loss):

Operating profit/(loss) for the six-month period ended June 30, 2020 was a \$4,176.2 million profit, compared with a profit of \$4,075.4 million for the same period of 2019, accounting for a 2% increase.

Financial results:

Financial results for the six-month period ended June 30, 2020 amounted to a total loss of \$2,023.8 million, compared with a profit of \$1,750.3 million for the same period in 2019, which accounted for an increase in the loss by \$3,774.1 million.

The most noticeable aspects of the variation are:

- (i) \$2,069.9 million loss for interest on loans, a 17% increase from the \$1,766.6 million loss for the same period in 2019. This is mainly due to higher debts in US dollars during the six-month period ended June 30, 2020.
- (ii) \$5,078.7 million loss due to net exchange differences, reflecting an increase of \$1,633.7 million compared to \$3,445.0 million loss for the same period in 2019. This change is mainly due to a higher exchange rate rise in 2019 than the rise recorded in the same period of 2020. This is the result of devaluation amounting to 17.65% for the six-month period ended June 30, 2020 and to 12.63% for the same period in 2019.
- (iii) \$5,145.8 million gain on PPP (RECPAM) as a result of the application of the adjustment for inflation, representing a decrease of \$2,629.0 million compared with \$7,774.8 million gain for the same period of 2019, due to the effects of the restatement of profits/losses for the 2019 period by applying the CPI.

Pre-tax profit/(loss):

The Company reported profits before tax for \$2,152.4 million for the six-month period ended June 30, 2020, as against \$5,825.7 million profits for the same period of 2019, which accounted for a decrease of \$3,673.3 million.

The income tax charge was a \$1,086.3 million loss for the six-month period ended June 30, 2020, representing a decrease of the loss of \$2,413.8 million as compared with the \$3,500.1 million loss for the same period of 2019.

Net profit/loss:

The net profit/(loss) for the six-month period ended June 30, 2020 was a profit of \$1,066.0 million, compared with the profit of \$2,325.6 million reported for the same period of 2019, accounting for a \$1,259.6 million decrease.

Comprehensive income:

Other comprehensive income/(loss) for the six-month period ended June 30, 2019 resulted in a loss of \$3,184.1 million and included the revaluation of property, plant and equipment and its effect on income tax. No other comprehensive income/(loss) was recorded in the six-month period ended June 30, 2020.

Total comprehensive income for the period amounted to \$1,066.0 million, representing a 224% increase, compared to a comprehensive loss of \$858.5 million for the same period in 2019.

Adjusted EBITDA

| | Six-month period ended June 30: |
|---|------------------------------------|
| | 2020 |
| Adjusted EBITDA in millions of pesos (1)(2) | 5,472.4 |
| Adjusted EBITDA in millions of US dollars $^{(1)}$ $^{(2)}$ | 84.8 |
| | Twelve-month period ended June 30, |
| | 2020 |
| Adjusted EBITDA in millions of pesos (1) (2) | 11,650.9 |

Adjusted EBITDA in millions of US dollars $^{(1)}(2)$

196.9

⁽¹⁾ Figures not covered by the Review report.

⁽²⁾ Figures do not include Group's participation in the income/loss of GECEN which has been excluded from the calculation as mentioned in point 7.

2. Balance Sheet figures presented comparatively with the previous periods: (in millions of pesos)

| | 06.30.2020 | 06.30.2019 | 06.30.2018 |
|------------------------------------|------------|------------|------------|
| Non-Current Assets | 61,614.4 | 52,719.2 | 54,531.3 |
| Current assets | 10,896.4 | 8,621.5 | 9,494.2 |
| Total assets | 72,510.7 | 61,340.6 | 64,025.4 |
| Equity attributable to the owners | 10,287.8 | 10,129.3 | 11,467.2 |
| Equity of non-controlling interest | 1,120.5 | 1,011.4 | 1,095.2 |
| Total equity | 11,408.3 | 11,140.8 | 12,562.5 |
| Non-current liabilities | 44,399.5 | 36,022.0 | 39,019.7 |
| Current liabilities | 16,703.0 | 14,177.8 | 12,443.3 |
| Total liabilities | 61,102.5 | 50,200.0 | 51,463.0 |
| Total liabilities and equity | 72,510.7 | 61,340.6 | 64,025.4 |

3. Income Statement figures presented comparatively with the previous periods: (in millions of pesos)

| | 06.30.2020 | 06.30.2019 | 06.30.2018 |
|---|------------|------------|------------|
| Operating income | 4,176.2 | 4,075.4 | 2,839.8 |
| Financial result, net | (2,023.8) | 1,750.3 | (9,435.2) |
| Income before taxes | 2,152.4 | 5,825.7 | (6,595.5) |
| Income tax | (1,086.3) | (3,500.1) | 1,151.2 |
| Income/(loss) for the period | 1,066.0 | 2,325.6 | (5,444.2) |
| Other comprehensive income/(loss) for the period | - | (3,184.1) | 4,587.7 |
| Total Comprehensive income /(loss) for the period | 1,066.0 | (858.5) | (856.4) |

4. Cash flow figures presented comparatively with the previous periods: (in millions of pesos)

| | 06.30.2020 | 06.30.2019 | 06.30.2018 |
|---|------------|------------|------------|
| Cash flows provided by operating activities | 5,083.9 | 4,617.6 | 1,329.7 |
| Cash flows (used in) investment activities | (1,874.4) | (1,094.2) | (4,504.1) |
| Cash flows (used in) / provided by financing activities | (2,794.0) | (3,783.9) | 5,418.4 |
| Increase in cash and cash equivalents | 415.5 | (260.5) | 2,244.0 |

5. Ratios presented comparatively with the previous periods:

| | 06.30.2020 | 06.30.2019 | 06.30.2018 |
|----------------------|------------|------------|------------|
| Liquidity (1) | 0.65 | 0.61 | 0.95 |
| Creditworthiness (2) | 0.17 | 0.20 | 0.15 |
| Tied-up capital (3) | 0.85 | 0.86 | 0.79 |
| Return on equity (4) | 0.09 | 0.42 | |

- (1) Current Assets/Current Liabilities
- (2) Shareholders' Equity/Total liabilities
- (3) Non-current Assets/Total Assets
- (4) Net result for the year (excluding Other comprehensive income)/ Average total equity

6. Brief remarks on the outlook for fiscal year 2020

Commercial and operating sectors

Company's management expects to continue operating and normally maintaining the various generating units to maintain high levels of availability in 2020. The fact of introducing more efficient group machines to the Electricity System would imply obtaining higher levels of dispatch, and thus, increasing the generation of electricity.

Financial situation

In this fiscal year, the Company aims at optimizing its financing structure, ensuring the proper operation of power plants, and obtaining financing for the closing to cycle projects awarded under Resolution No. 287/17.

7. Additional Information (*)

For the purpose of providing information in the context of the transaction of the international Negotiable Obligation issue, below is a summarized statement of financial position and income statement deconsolidating the subsidiary Generación Centro SA, known as Non-restricted Subsidiary, as per Minutes of the Board of Directors meeting dated August 27, 2018, which means its creditors have no recourse against ASA or any of its subsidiaries.

| Statement of Financial Position (in millions of of Pesos) | Consolidated Albanesi S.A. | Deletion of GECEN | Deletion balances of related parties and equity value | Total |
|--|-------------------------------|----------------------|---|--------|
| Assets | | | 1 V | |
| Non-current assets | 61,614 | (5,321) | 1,347 | 57,641 |
| Current assets | 10,896 | (3) | - | 10,893 |
| Total Assets | 72,511 | (5,324) | 1,347 | 68,534 |
| Equity | | | | |
| Equity attributable to the owners | 10,288 | 403 | (403) | 10,288 |
| Non-controlling interest | 1,120 | - | 20 | 1,141 |
| Total Equity | 11,408 | 403 | (382) | 11,428 |
| Liabilities | - | - | | |
| Non-current liabilities | 44,399 | (4,508) | 1,347 | 41,238 |
| Current liabilities | 16,703 | (1,218) | 382 | 15,867 |
| Total liabilities | 61,102 | (5,727) | 1,730 | 57,106 |
| Total liabilities and equity | 72,511 | (5,324) | 1,347 | 68,534 |

| Statement of Income (in millions of Pesos) | Consolidated Albanesi S.A. | Deletion of GECEN | Deletion of VPP | Total |
|---|-------------------------------|-------------------|-----------------|---------|
| Sales revenue | 7,013 | - | - | 7,013 |
| Cost of sales | (2,519) | - | - | (2,519) |
| Gross profit/(loss) | 4,494 | - | - | 4,494 |
| Selling expenses | (36) | - | - | (36) |
| Administrative expenses | (304) | - | - | (304) |
| Income from interests in associates | (14) | - | 305 | 291 |
| Other operating income | 36 | - | - | 36 |
| Operating income | 4,176 | - | 305 | 4,481 |
| Financial results, net | (2,024) | (514) | - | (2,538) |
| Pre-tax profit/(loss) | 2,152 | (514) | 305 | 1,943 |
| Income tax | (1,086) | 193 | - | (893) |
| Profit/(loss) for the period | 1,066 | (321) | 305 | 1,050 |
| Profit/(loss) for the period attributable to: | | | | |
| Owners of the company | 946 | (305) | 305 | 946 |
| Non-controlling interest | 120 | (16) | - | 104 |
| | 1,066 | (321) | 305 | 1,050 |

^(*) Information not covered in the Review Report.



Free translation from the original prepared in Spanish for publication in Argentina

REVIEW REPORT ON THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

To the Shareholders, President and Directors of Albanesi S.A.

Legal address: Leandro N. Alem 855 - 14th Floor

City of Buenos Aires

Tax Registration Number: 30-68250412-5

Introduction

We have reviewed the accompanying condensed interim consolidated Financial Statements of Albanesi S.A. and its subsidiaries ("the Company"), including the consolidated Statement of financial position at June 30, 2020, the consolidated Statement of comprehensive income for the six- and three-month periods ended June 30, 2020, and the consolidated Statements of changes in equity and of cash flows for the six-month period then ended, and the selected explanatory notes.

The balances and other information for the fiscal year 2019 and its interim periods are an integral part of the financial statements mentioned above; therefore, they must be considered in connection with these financial statements.

Board's responsibility

The Board of Directors of the Company is responsible for the preparation and presentation of the financial statements in accordance with International Financial Reporting Standards, adopted by the Argentine Federation of Professional Councils in Economic Sciences (FACPCE) as professional accounting standards and included by the National Securities Commission (CNV) in its regulations, as approved by the International Accounting Standards Board (IASB), and is therefore responsible for the preparation and presentation of the condensed interim consolidated financial statements mentioned in the first paragraph, in accordance with International Accounting Standard 34 Interim Financial Information (IAS 34).

Price Waterhouse & Co. S.R.L., Bouchard 557, piso 8° , C1106ABG - Ciudad de Buenos Aires T: +(54.11) 4850.6000, F: +(54.11) 4850.6100, www.pwc.com/ar

Scope of our review

Our review was limited to the application of the procedures established under International Standards on Review Engagements ISRE 2410 Review of Interim Financial Information Performed by the Independent Auditor of the Entity, adopted as a review standard in Argentina by Technical Pronouncement No. 33 of the FACPCE and approved by the International Auditing and Assurance Standards Board (IAASB). A review of interim financial information consists of inquiries of Company staff responsible for preparing the information included in the condensed interim consolidated financial statements and of analytical and other review procedures. This review is substantially less in scope than an audit examination conducted in accordance with international standards on auditing and consequently it does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion on the consolidated financial position, the consolidated comprehensive income and consolidated cash flows of the Company.

Conclusion

On the basis of our review, nothing has come to our attention that makes us think that the condensed interim consolidated financial statements mentioned in the first paragraph of this report have not been prepared, in all material respects, in accordance with International Accounting Standard 34.

Emphasis paragraph

Impact of COVID-19 on the Company's business

Without modifying our opinion, we want to put emphasis on the information included in Note 31 to the condensed interim consolidated financial statements regarding the impact of COVID-19 on the Company's business as well as the measures adopted by Management to face this situation.

Report on compliance with regulations in force

In accordance with current regulations, we report, in connection with Albanesi S.A., that:

 a) the condensed interim consolidated Financial Statements of Albanesi S.A. have not yet been transcribed into the Inventory and Balance Sheet book and as regards those matters that are within our competence, they are in compliance with the provisions of the General Companies Law and pertinent resolutions of the National Securities Commission; Free translation from the original prepared in Spanish for publication in Argentina

- b) the condensed interim separate financial statements of Albanesi S.A. arise from accounting records carried in all formal respects in accordance with legal requirements, except for the fact that they have not yet been transcribed into the Inventory and Balance Sheet book for the period ended June 30, 2020 and the accounting entries for October through December 2019 and January through June 2020 have not yet been transcribed into the Journal Book;
- c) we have read the summary of activity on which, as regards those matters that are within our field of competence, we have no observations to make;
- d) at June 30, 2020, there is no debt accrued in favor of the Argentine Integrated Social Security System, as shown by the accounting records of Albanesi S.A.

City of Buenos Aires, August 7, 2020

PRICE WATERHOUSE & CO. S.R.L.

(Partner)

C.P.C.E.C.A.B.A. T^o 1 F^o 17 Dr. Raúl Leonardo Viglione Public Accountant (UCA) C.P.C.E.C.A.B.A. T^o 196 F^o 169

Report of the Syndics' Committee

To the Shareholders of Albanesi S.A.

- 1. In accordance with Section 294 of Law No. 19550 and the standards issued by the National Securities Commission (CNV), we have examined the attached condensed interim consolidated Financial Statements of Albanesi S.A. which comprise the statement of financial position at June 30, 2020, the statement of comprehensive income for the six-month period ended, June 30, 2020, and statement of changes in equity and of cash flows for the six-month period then ended, and notes to the financial statements. The balances and other information for fiscal year 2019 are an integral part of the financial statements mentioned above; therefore, they must be considered in connection with these financial statements.
- 2. The Board of Directors of the Company is responsible for the preparation and presentation of the condensed interim consolidated financial statements in accordance with International Financial Reporting Standards, adopted by the Argentine Federation of Professional Councils in Economic Sciences (FACPCE) as professional accounting standards and included by the National Securities Commission (CNV) in its regulations, as approved by the International Accounting Standards Board (IASB), and is therefore responsible for the preparation and presentation of the condensed interim consolidated financial statements mentioned in the first paragraph, in accordance with International Accounting Standard 34 *Interim Financial Information* (IAS 34). Our responsibility is to express an opinion based on the review that we have performed with the scope detailed in paragraph 3.
- 3. Our review was carried out in accordance with standards applicable to syndics. Those standards require the application of the procedures established by Technical Pronouncement No. 33 of the Argentine Federation of Professional Councils in Economic Sciences for limited reviews of interim financial statements, and include verifying the consistency of the documents reviewed with the information on corporate decisions, as disclosed in minutes and the conformity of those decisions to the law and by-laws insofar as concerns formal and documentary aspects. To fulfill our professional duties, we have reviewed the work done by the external auditors, Price Waterhouse & Co. S.R.L., who issued their review report on the condensed interim consolidated financial statements with an emphasis of matter paragraph on the information included in Note 31, on the same date of this report. A review of interim financial information consists of inquiries of Company staff responsible for preparing

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the information included in the condensed interim consolidated financial statements and of analytical and other

review procedures. This review is substantially less in scope than an audit examination conducted in accordance

with international standards on auditing and consequently it does not enable us to obtain assurance that we would

become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit

opinion on the financial position, the comprehensive income, and the cash flows of the Company. We have not

assessed the administrative, financing, marketing and operating business criteria as these matters fall within the

exclusive competence of the Board of Directors and Shareholders' Meeting.

4. As stated in Note 3, the interim condensed consolidated Financial Statements mentioned in paragraph 1.

have been prepared in accordance with International Accounting Standard 34.

5. Based on our review, we are not aware of any significant changes that should be made to the interim

condensed consolidated Financial Statements mentioned in paragraph 1. for their presentation in accordance with

the relevant provisions of Law No. 19550, the rules of the National Securities Commission and the standards

mentioned in paragraph 2.

6. The provisions of Section 294 of the Law No. 19550 have been duly fulfilled.

City of Buenos Aires, August 7, 2020

For the Syndics' Committee Marcelo P. Lerner Full Syndic Free translation from the original prepared in Spanish for publication in Argentina



Albanesi S.A.

Condensed interim separate financial statements

At June 30, 2020 and for the six- and three-month periods ended June 30, 2020 and 2019 presented in comparative format

Condensed interim separate financial statements

At June 30, 2020 and for the six- and three-month periods ended June 30, 2020 and 2019 presented in comparative format

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Review Report on the Condensed Interim Separate Financial Statements

Report of the Syndics' Committee

GLOSSARY OF TECHNICAL TERMS

The following are not technical definitions, but they are helpful for the reader's understanding of some terms used in the notes to the separate financial statements of the Company.

| Terms | Definitions |
|--------------|--|
| /day | Per day |
| AESA | Albanesi Energía S.A. |
| AFIP | Federal Administration of Public Revenue |
| AJSA | Alba Jet S.A. |
| ASA | Albanesi S.A. |
| AVRC | Alto Valle Río Colorado S.A. |
| BADCOR | Adjusted BADLAR rate |
| BADLAR | Average interest rate paid by financial institutions on time deposits for over one million pesos. |
| BCRA | Central Bank of the Argentine Republic |
| BDD | Bodega del Desierto S.A. |
| CAMMESA | Compañía Administradora del Mercado Mayorista Eléctrico S.A. (Wholesale Electricity Market Management Company) |
| CC | Combined cycle |
| IFRIC | International Financial Reporting Interpretations Committee |
| CNV | National Securities Commission |
| CTE | Central Térmica Ezeiza, located in Ezeiza, Buenos Aires. |
| CTF | Central Térmica Frías, located in Frías, Santiago del Estero |
| CTI | Central Térmica Independencia, located in San Miguel de Tucumán, Tucumán |
| CTLB | Central Térmica La Banda located in La Banda, Santiago del Estero. |
| CTMM | Central Térmica Modesto Maranzana, located in Río IV, Córdoba |
| CTR | Central Térmica Roca S.A./The Company |
| CTRi | Central Térmica Riojana, located in La Rioja, La Rioja |
| CVP | Variable Production Cost |
| Dam3 | Cubic decameter Volume equivalent to 1,000 (one thousand) cubic meters |
| DH | Historical Availability |
| DIGO | Offered guaranteed Availability |
| Availability | Percentage of time in which the power plant or machinery, as applicable, is in operation (generating power) or available for power generation, but not called by CAMMESA |
| DMC | Minimum Availability Committed |
| DO | Target Availability |
| DR | Registered Availability |
| The Group | Albanesi S.A. jointly with its subsidiaries and other related companies |
| ENARSA | Energía Argentina S.A. |
| Energía Plus | Plan created under ES Resolution No. 1281/06 |
| ENRE | National Electricity Regulatory Authority |
| EPEC | Empresa Provincial de Energía de Córdoba |
| FACPCE | Argentine Federation of Professional Councils in Economic Sciences |
| FONINVEMEM | Fund for investments required to increase the electric power supply in the WEM |
| GE | General Electric |
| GECEN | Generación Centro S.A. |
| GLSA | Generación Litoral S.A. |
| GMSA | Generación Mediterránea S.A. |
| Large Users | WEM agents classified according to their consumption into: GUMAs, GUMEs, GUPAs and |
| GROSA | GUDIs Generación Rosario S.A. |
| | |

GLOSSARY OF TECHNICAL TERMS (Cont'd)

| Terms | Definitions |
|-----------------------|--|
| GUDIs | Large Demand from Distributors' customers, with declared or demanded power of over 300 kW |
| GUMAs | Major Large Users |
| GUMEs | Minor Large Users |
| GUPAs | Large Users - Individuals |
| GW | Gigawatt Unit of power equivalent to 1,000,000,000 watts |
| GWh | Gigawatt-hour Unit of energy equivalent to 1,000,000,000 watts hour |
| HRSG | Heat recovery steam generator |
| IASB | International Accounting Standards Board |
| IGJ | Legal Entities Regulator |
| CPI | Consumer Price Index |
| WPI | Wholesale Price Index |
| kV | Kilovolt Unit of electromotive force which is equal to 1,000 (one thousand) volts |
| kW | Kilowatt Unit of power equivalent to 1,000 watts |
| kWh | Kilowatt-hour Unit of energy equivalent to 1,000 watts hour |
| LGS | General Companies Law |
| LVFVD | Sales liquidations with maturity date to be defined |
| MAPRO | Major Scheduled Maintenance |
| MAT | Futures market |
| WEM | Wholesale Electric Market |
| MMm3 | Million cubic meters |
| MVA | Mega-volt ampere, unit of energy equivalent to 1 volt x 1 ampere x 106 |
| MW | Megawatt Unit of power equivalent to 1,000,000 watts |
| MWh | Megawatt hour Unit of energy equivalent to 1,000,000 watts hour |
| ARG GAAP | Argentine Generally Accepted Accounting Principles |
| IAS | International Accounting Standards |
| IFRS | International Financial Reporting Standards |
| NAUDCO | New Agreed Upon Date for Commercial Operation |
| SDG | Sustainable Development Goals |
| ON | Negotiable Obligations |
| GDP | Gross Domestic Product |
| PWPS | Pratt & Whitney Power System Inc |
| RECPAM | Gain/loss on purchasing power parity |
| KECI AWI | |
| Resolution No. 220/07 | Regulatory framework for the sale of energy to CAMMESA through the "WEM Supply Contracts" under Energy Secretariat Resolution No. 220/07 |
| GR | General Resolution |
| RGA | Rafael G. Albanesi S.A. |
| Corporate social | Corporate social responsibility |
| responsibility | |
| RT | Technical Pronouncements |
| SADI | Argentine Interconnection System |
| ES | Energy Secretariat |
| SEK | Swedish crowns |
| GSE | Government Secretariat of Energy |
| OHIC | Occupational Health, Hygiene and Safety |
| OHHS | |
| TRASNOA S.A. | Empresa de Transporte de Energía Eléctrica por Distribución Troncal del Noroeste Argentino S.A. |
| | Argentino S.A. |
| TRASNOA S.A. | |

Composition of the Board of Directors and Syndics' Committee at June 30, 2020

President

Armando Losón (h)

1st Vice President

Guillermo G. Brun

2nd Vice President

Julián P. Sarti

Full Directors

Carlos A. Bauzas Sebastián A. Sánchez Ramos Oscar C. De Luise

Alternate Directors

José L. Sarti Juan G. Daly Ricardo M. Lopez Romina S. Kelleyian

Full Syndics

Enrique O. Rucq Francisco A. Landó Marcelo P. Lerner

Alternate Syndics

Carlos I. Vela Juan Cruz Nocciolino Marcelo C. Barattieri

Corporate name: Albanesi S.A.

Legal address: Av. L.N. Alem 855, 14th floor - City of Buenos

Aires

Main business activity: Investing and financial activities

Tax Registration Number: 30-68250412-5

Dates of Registration with the Public Registry of Commerce:

Bylaws or incorporation agreement: June 28, 1994
Latest amendment: February 23, 2018

Registration with the Legal Entities Regulator under

number: 6216 of Book 115, Volume A of Corporations

Expiration of bylaws or incorporation agreement: June 28, 2093

| | CAPITAL STATUS (Note 15) | | | | | |
|------------|---|---------------------------------|--|--|--|--|
| | Shares | | | | | |
| Number | Туре | Number of votes per share | Subscribed, paid- in and registered | | | |
| | | | \$ | | | |
| 64,451,745 | Common, registered, non-endorsable FV \$1 | 1 | 64,451,745 | | | |

Condensed Interim Separate Statement of Financial Position At June 30, 2020 and December 31, 2019

Stated in pesos

| | Notes | 06.30.2020 | 12.31.2019 |
|---|----------|----------------|----------------|
| ASSETS | | _ | |
| NON-CURRENT ASSETS | | | |
| Investments in subsidiaries and associates | 6 | 12,907,952,614 | 12,012,277,798 |
| Income tax credit balance, net | | 1,528,876 | 1,736,702 |
| Other receivables | 7 | 1,375,557,156 | 1,154,398,758 |
| Total non-current assets | - - | 14,285,038,646 | 13,168,413,258 |
| CURRENT ASSETS | | | |
| Other receivables | 7 | 401,765,193 | 211,982,387 |
| Cash and cash equivalents | 8 | 395,140 | 205,361,571 |
| Total current assets | - | 402,160,333 | 417,343,958 |
| Total Assets | - - | 14,687,198,979 | 13,585,757,216 |
| EQUITY | | | |
| Share Capital | 15 | 64,451,745 | 64,451,745 |
| Capital adjustment | | 276,385,624 | 276,385,624 |
| Legal reserve | | 71,098,919 | 37,090,319 |
| Optional reserve | | 685,139,187 | 685,139,187 |
| Special Reserve GR No. 777/18 | | 4,168,222,203 | 4,250,962,553 |
| Technical revaluation reserve | | 3,935,842,460 | 4,012,845,784 |
| Other comprehensive income/loss | | (21,633,142) | (21,633,142) |
| Unappropriated retained earnings | | 1,108,269,841 | 144,592,506 |
| TOTAL EQUITY | - - | 10,287,776,837 | 9,449,834,576 |
| LIABILITIES | | | |
| NON-CURRENT LIABILITIES Deferred tax liabilities, net | 18 | 220.549 | 24 220 674 |
| * | 18 10 | 229,548 | 24,330,674 |
| Loans Other liabilities | 9 | 3,743,017,526 | 3,292,985,246 |
| Total non-current liabilities | - | 11,793,876 | 16,194,551 |
| Total non-current natimities | - | 3,755,040,950 | 3,333,510,471 |
| CURRENT LIABILITIES | | | |
| Loans | 10 | 251,172,823 | 104,399,372 |
| Other liabilities | 9 | 387,480,463 | 693,175,888 |
| Trade payables | <u>-</u> | 5,727,906 | 4,836,909 |
| Total current liabilities | <u>-</u> | 644,381,192 | 802,412,169 |
| Total liabilities | <u>-</u> | 4,399,422,142 | 4,135,922,640 |
| Total liabilities and equity | = | 14,687,198,979 | 13,585,757,216 |

Condensed Interim Separate Statement of Comprehensive IncomeFor the six- and three-month periods ended June 30, 2020 and 2019 Stated in pesos

| | | Six months at | | Three months at | |
|--|-------|---------------|-----------------|-----------------|-----------------|
| | Notes | 06.30.2020 | 06.30.2019 | 06.30.2020 | 06.30.2019 |
| Gain/Loss on investment in subsidiaries and associates | 6 | 1,200,681,774 | 2,322,068,580 | 27,648,724 | 2,485,457,806 |
| Selling expenses | 11 | (148,886) | (215,955) | (73,359) | (102,259) |
| Administrative expenses | 12 | (6,004,113) | (14,974,599) | (4,579,489) | (2,969,488) |
| Other income | 13 | 2,665,007 | 3,926,462 | 1,291,777 | 1,859,272 |
| Operating income | | 1,197,193,782 | 2,310,804,488 | 24,287,653 | 2,484,245,331 |
| Financial expenses | 14 | (525,020,159) | (438,014,412) | (251,159,877) | (294,223,137) |
| Other financial results | 14 | 250,119,393 | 275,528,099 | 108,636,678 | 151,461,495 |
| Financial results, net | | (274,900,766) | (162,486,313) | (142,523,199) | (142,761,642) |
| Income/(loss) before taxes | | 922,293,016 | 2,148,318,175 | (118,235,546) | 2,341,483,689 |
| Income tax | 18 | 24,101,126 | (53,179,060) | 31,957,932 | (92,164,854) |
| Income /(loss) for the period | | 946,394,142 | 2,095,139,115 | (86,277,614) | 2,249,318,835 |
| These items will be reclassified under income: | | | | | |
| Other comprehensive income on investment in | | | | | |
| subsidiaries and associates | | | (2,879,767,361) | _ | (2,729,654,266) |
| Other comprehensive income/(loss) | | | (2,07),707,301) | | (2,727,034,200) |
| for the period | | _ | (2,879,767,361) | _ | (2,729,654,266) |
| Total comprehensive income/(loss) | | | (2,077,707,501) | | (2,727,054,200) |
| for the period | | 946,394,142 | (784,628,246) | (86,277,614) | (480,335,431) |
| for the period | | 740,374,142 | (704,020,240) | (00,277,014) | (400,333,431) |
| Earnings per share | | | | | |
| Basic and diluted earnings per share | 17 | 14.68 | 32.51 | (1.34) | 34.90 |

Condensed Interim Separate Statement of Changes in Equity

For the six-month periods ended June 30, 2020 and 2019
Stated in pesos

| | Shareholders' | contributions | | | F | Retained earnings | | | |
|---|----------------------------|-----------------------|---------------|------------------|----------------------------------|-------------------------------------|---------------------------------------|----------------------------------|-----------------|
| | Share capital (Note 15) | Capital adjustment | Legal reserve | Optional reserve | Special Reserve GR No. 777/18 | Technical revaluation reserve | Other comprehensive income/loss | Unappropriated retained earnings | Total equity |
| Balances at December 31, 2018 | 64,451,745 | 276,385,624 | 37,090,319 | 1,238,549,218 | 4,439,043,012 | 6,421,740,293 | (15,397,074) | (994,574,319) | 11,467,288,818 |
| As resolved by the Extraordinary Shareholders' Meeting | | | | | | | | | <u> </u> |
| held on March 7, 2019: | | | | | | | | | |
| - Optional reserve | - | - | - | (553,410,031) | - | - | - | 553,410,031 | - |
| -Distribution of dividends | - | - | - | - | - | - | - | (553,410,031) | (553,410,031) |
| Other comprehensive income/loss | - | - | - | - | - | (2,879,767,361) | - | - | (2,879,767,361) |
| Reversal of technical revaluation reserve | - | - | - | - | (111,522,566) | (157,698,829) | - | 269,221,395 | - |
| Income for the six-month period | | | - | - | - | - | - | 2,095,139,115 | 2,095,139,115 |
| Balances at June 30, 2019 | 64,451,745 | 276,385,624 | 37,090,319 | 685,139,187 | 4,327,520,446 | 3,384,274,103 | (15,397,074) | 1,369,786,191 | 10,129,250,541 |
| Other comprehensive income/loss | - | - | - | - | - | 731,607,953 | (6,236,068) | - | 725,371,885 |
| Reversal of technical revaluation reserve | - | - | - | - | (76,557,893) | (103,036,272) | - | 179,594,165 | - |
| Loss for the supplementary six-month period | | | - | - | - | - | - | (1,404,787,850) | (1,404,787,850) |
| Balances at December 31, 2019 | 64,451,745 | 276,385,624 | 37,090,319 | 685,139,187 | 4,250,962,553 | 4,012,845,784 | (21,633,142) | 144,592,506 | 9,449,834,576 |
| As resolved by the Ordinary Shareholders' Meeting held on April 16, 2020: | | | | | | | | | |
| - Setting up of statutory reserve | - | - | 34,008,600 | - | - | - | - | (34,008,600) | - |
| -Distribution of dividends | - | - | - | - | - | - | - | (108,451,881) | (108,451,881) |
| Reversal of technical revaluation reserve | - | - | - | - | (82,740,350) | (77,003,324) | - | 159,743,674 | - |
| Income for the six-month period | | - | - | - | - | - | - | 946,394,142 | 946,394,142 |
| Balances at June 30, 2020 | 64,451,745 | 276,385,624 | 71,098,919 | 685,139,187 | 4,168,222,203 | 3,935,842,460 | (21,633,142) | 1,108,269,841 | 10,287,776,837 |

Condensed Interim Separate Statement of Cash Flow

For the six-month periods ended June 30, 2020 and 2019 Stated in pesos

| | Notes | 06.30.2020 | 06.30.2019 |
|---|-------|-----------------|-----------------|
| Cash flow provided by operating activities: | | | |
| Income for the period | | 946,394,142 | 2,095,139,115 |
| Adjustments to arrive at net cash flows provided by operating activities: | | | |
| Income tax | 18 | (24,101,126) | 53,179,060 |
| Interest, exchange differences and other financial results | 14 | 525,267,701 | 443,380,606 |
| RECPAM | 14 | (252,209,047) | (281,324,277) |
| Gain/Loss on investment in subsidiaries and associates | 6 | (1,200,681,774) | (2,322,068,580) |
| Changes in operating assets and liabilities: | | | |
| (Increase) in other receivables | | (722,646,346) | (702, 155, 454) |
| Increase/(Decrease) in trade payables | | 1,621,962 | (1,650,828) |
| (Decrease) in tax payables | | - | - |
| Increase / (decrease) in other liabilities | | (5,009,847) | (71,433,734) |
| Net cash flow (used in) operating activities | | (731,364,335) | (787,934,092) |
| | | | |
| Cash flow from financing activities: | | | |
| Payment of interest | 10 | (45,707,574) | (96,027,850) |
| Increase in loans with related companies | 10 | 569,625,873 | 889,256,997 |
| (Decrease) in other liabilities with related companies | | (2,404,188) | (6,886,379) |
| Net cash flow provided by financing activities | | 521,514,111 | 786,342,768 |
| | | | |
| (DECREASE) IN CASH AND CASH EQUIVALENTS | | (209,850,224) | (1,591,324) |
| Cash and cash equivalents at the beginning of the period | | 205,361,571 | 1,289,671 |
| Financial results of cash and cash equivalents | | 314,534 | 1,090,201 |
| Gain/loss on purchasing power parity (RECPAM) of cash and cash | | | |
| equivalents | 8 | 4,569,259 | 128,082 |
| Cash and cash equivalents at the end of the period | | 395,140 | 916,630 |
| | | (209,850,224) | (1,591,324) |
| Significant transactions not representing changes in cash: | | | |
| Compensation for dividends distributed with other receivables | | (108,451,881) | (553,410,031) |
| Other comprehensive income on investment in subsidiaries and associates | | - | (2,879,767,361) |
| Dividends applied but not collected | | - | 186,639,037 |
| •• | | | , , , , |

Notes to the Condensed Interim Separate Financial Statements

For the six-month periods ended June 30, 2020 and 2019 and the fiscal year ended December 31, 2019

Stated in pesos

NOTE 1: GENERAL INFORMATION

The Company was established in 1994 as investment and financing company. Through its subsidiaries and related entities, ASA has invested in the energy market, in the power generation and commercialization segment.

Grupo Albanesi, through ASA and its related company AESA, is engaged in the generation and sale of electricity and has focused on the gas transportation and sale business through RGA.

In recent years, the main strategy of Grupo Albanesi has been focused on achieving vertical integration, drawing on its vast experience and reputation in the natural gas sale market (obtained through RGA), with the subsequent addition of the electric power generation business. This approach seeks to capitalize the value added from the purchase from large gas producers in all the basins in the country to its transformation and sale as electric power.

Below is a detail of the participation of ASA in each company.

| Companies | Country | Main activity | % parti | % participation | | |
|-----------------------|-------------|---------------------------|----------|-----------------|--|--|
| Companies | of creation | 06.30.20 | 12.31.19 | | | |
| CTR | Argentina | Electric power generation | 75% | 75% | | |
| GECEN | Argentina | Electric power generation | 95% | 95% | | |
| GLSA | Argentina | Electric power generation | 95% | 95% | | |
| GMSA | Argentina | Electric power generation | 95% | 95% | | |
| GROSA | Argentina | Electric power generation | 95% | 95% | | |
| Solalban Energía S.A. | Argentina | Electric power generation | 42% | 42% | | |

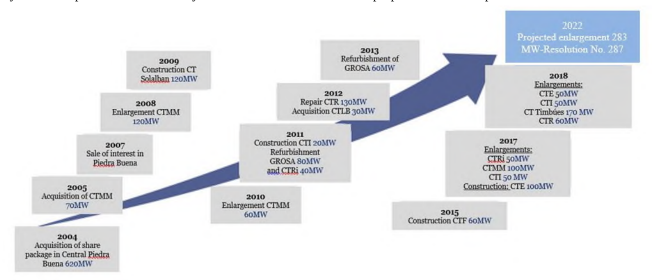
Grupo Albanesi had at the date these separate condensed interim financial statements were signed a total installed capacity of 1,520 MW, representing 6.1% of the total installed thermoelectric capacity in Argentina, it being expanded with additional 283 MW with all the new projects awarded and currently under way.

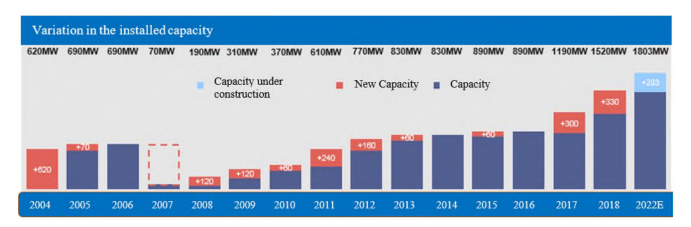
| Power Plant | Company | Nominal installed capacity | Resolution | Location |
|---|---------|----------------------------------|---|-----------------------------------|
| Central Térmica Modesto Maranzana (CTMM) | GMSA | 350 MW | ES Nos. 220/07, 1281/06 Plus and 31/2020 | Río Cuarto, Córdoba |
| Central Térmica Independencia (CTI) | GMSA | 220 MW | ES Nos. 220/07, 1281/06 Plus, EES No. 21/16 and ES No. 31/2020 | San Miguel de Tucumán, Tucumán |
| Central Térmica Frías (CTF) | GMSA | 60 MW | ES No. 220/07 and 31/2020 | Frías, Santiago del Estero |
| Central Térmica Riojana (CTRi) | GMSA | 90 MW | ES No. 220/07 and 31/2020 | La Rioja, La Rioja |
| Central Térmica La Banda (CTLB) | GMSA | 30 MW | ES No. 31/2020 | La Banda, Santiago del Estero |
| Central Térmica Ezeiza (CTE) | GMSA | 150 MW | EES No. 21/16 | Ezeiza, Buenos Aires |
| Central Térmica Roca (CTR) | CTR | 190 MW | ES No. 220/07 and 31/2020 | Gral Roca, Río Negro |
| Central Térmica Sorrento | GROSA | 140 MW | ES No. 31/2020 | Rosario, Santa Fé |
| Solalban Energía S.A. | | 120 MW | No. 1281/06 Plus | Bahía Blanca, Buenos Aires |
| Total nominal installed capacity (Participation of ASA) | | 1,350 MW | · | · |
| Central Térmica Cogeneración Timbúes | AESA | 170 MW | EES No. 21/16 | Timbúes, Santa Fé |
| Grupo Albanesi total nominal installed capacity | | 1,520 MW | · | · |

Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 1: GENERAL INFORMATION (Cont'd)

Grupo Albanesi entered the electricity market in 2004 with the purchase of the power plant Luis Piedra Buena S.A. In this way the development of the electricity market became one of the main purposes of the Group.





Through EES Resolution No. 287/2017 dated May 10, 2017, the Electric Energy Secretariat instructed CAMMESA to call for tenders for new thermal generation of closure of the combined cycle technology and co-generation, with the commitment to be available to meet the demand in WEM. GMSA participated in that call and was awarded two projects for the closure of combined cycles under EES Resolution No. 926 – E/2017.

Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 1: GENERAL INFORMATION (Cont'd)

One of those projects is the closure of the combined cycle of the TG06 and TG07 units at CTMM, located in Río Cuarto. The project consists in the installation of a new 50 MW Siemens SGT800 gas turbine (with a guaranteed power of 47.5 MW) and the conversion into combined cycle of the three gas turbines (3x1 configuration). For such conversion, a heat recovery steam generator that will generate steam at two pressures will be installed at the outflow of the gas turbines to feed a steam turbine SST-600 that will supply an additional 65 MW to the network, as well as the necessary infrastructure for its operation and maintenance. The project for the closure of CTMM combined cycle will enable contributing a further 112.5 MW to SADI. The addition of the new gas turbine will demand more fuel for the system. The addition of the turbo steam machine will contribute 65 MW, without additional consumption of fuel, with the complete cycle recording a specific consumption of 1590 Kcal/kWh in the closure of the combined cycle.

One of them is the closure of the combined cycle of units TG01, TG02 and TG03 of CTE, located in the province of Buenos Aires. The project related to this bidding process consists of: i) the installation of a fourth Siemens SGT-800 gas turbine of 50 MW, and ii) the conversion into combined cycle of the four gas turbines. For the conversion into combined cycle, a steam recovery boiler will be installed at the gas exhaust of each of the gas turbines, which will produce steam in two pressures to feed two steam turbines (2x1 configuration) that will deliver 44 MW each to the network. The project for the closure of CTE combined cycle will enable contributing a further 138 MW to Argentine Interconnection System (SADI). Although the new gas turbine to be installed will consume additional fuel, the inclusion of two steam turbines will contribute a further 88 MW without additional fuel consumption, and the two full cycles will have a specific consumption of 1,590 Kcal/KWh.

On September 2, 2019, the SRRYME Resolution No. 25/2019 was published whereby the generating agents awarded projects under ESS Resolution No. 287/2017 were authorized to extend the commercial authorization term.

On October 2, 2019, the Company used the option established in the Resolution to formally state a New Date for the Commercial Authorization Committed (NFHCC) under the wholesale demand agreements entered into in accordance with ESS Resolution No. 287/2017 belonging to CTE and CTMM, respectively.

For this purpose, the Company has stated as NFHCC December 6, 2022, for both agreements.

On June 10, 2020, the Energy Secretariat by means of Note No. NO-2020-37458730-APN-SE#MDP temporarily suspended the computing of the period for the performance of the contracts under former EES Resolution No. 287/2017 as to the cases that did not obtain the commercial authorization at the time the pertinent Note was published. This suspension is based on the circumstances occurring as from the COVID-19 pandemic and social, preventive and mandatory isolation imposed by Emergency Decree (DNU) No. 297 dated March 19, 2020.

The suspension of the term computing is effective for 180 days as from the date of publication of the Emergency Decree (DNU) No. 260 dated March 12, 2020.

Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 1: GENERAL INFORMATION (Cont'd)

The progress on projects has been limited for prudence reasons until the financing ensuring the completion of the works required for the start of commercial operations is obtained, with only minor payments under the main equipment purchase contracts being made.

Co-generation Project Arroyo Seco

Through ES Resolution No. 287/2017, the Secretariat of Energy requested bids for the installation of generation projects by closing open cycles and cogeneration. Within this framework, GECEN presented a cogeneration project in Arroyo Seco, Province of Santa Fe, for 100 MW power.

The installation of three projects including the project presented by GECEN was awarded through ES Resolution No. 820/2017 by the Energy Secretariat. The projects selected meet the criteria of installing efficient generation capacity and/or improving the efficiency of the thermal units of the current generation facilities. This entails an economic benefit for the electric system in every scenario.

The project consists in the installation of two SGT800 Siemens gas turbines, with a nominal capacity of 50 MW each, and two boilers which will generate steam through the use of exhaust gases of the turbine. The Company will thus generate (i) electricity that will be sold under a contract signed with CAMMESA within the framework of a public bidding under EES Resolution No. 287/2017 and awarded under EES Resolution No. 820/2017 for a term of 15 years, and (ii) steam, to be supplied to LDC Argentina S.A. for its plant in Arroyo Seco, by means of a steam and electric power generation contract for an extendable term of 15 years.

On August 9, 2017, the contract for the purchase of the turbines with Siemens was entered into for SEK 270,216,600 million. The contract is for the purchase of two SGT800 Siemens Industrial Turbomachinery AB gas turbines, including whatever is necessary for their installation and start-up.

On January 12, 2018, a contract was signed with the supplier Vogt Power International Inc. for the provision of two recovery steam boilers for a total amount of USD 14,548,000.

On March 26, 2018, a contract was signed with the supplier Siemens Ltda. for the purchase of a steam turbine for a total amount of USD 5,370,500. The contract comprises the purchase of an SST-300 steam turbine, including whatever is necessary for its installation and start-up.

GECEN and CAMMESA signed the Wholesale Demand contract on November 28, 2017.

On September 2, 2019, the SRRYME Resolution No. 25/2019 was published whereby the generating agents awarded projects under ESS Resolution No. 287/2017 were authorized to extend the commercial authorization term.

Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 1: GENERAL INFORMATION (Cont'd)

Cogeneration Project Arroyo Seco (Cont'd)

On October 2, 2019, the Company used the option established in the Resolution to formally state a New Date for the Commercial Authorization Committed (NFHCC) under the wholesale demand agreements entered into in accordance with ESS Resolution No. 287/2017.

For this purpose, the Company has stated as NFHCC July 11, 2022.

On November 5, 2019, through the minutes of the Board of Directors' Meeting, it was decided to set aside the sale of the Company's assets in view of the NFHCC mentioned in the preceding paragraph, and, accordingly, to devote all necessary efforts to finance the thermal power co-generation project at Arroyo Seco. This situation, added to the economic context in which the company operates described in Note 24, could generate a substantial doubt about the entity's ability to continue as a going concern in the event it failed to obtain the necessary financing to complete the project.

On June 10, 2020, the Energy Secretariat by means of Note No. NO-2020-37458730-APN-SE#MDP temporarily suspended the computing of the period for the performance of the contracts under former EES Resolution No. 287/2017 as to the cases that did not obtain the commercial authorization at the time the pertinent Note was published. This suspension is based on the circumstances occurring as from the COVID-19 pandemic and social, preventive and mandatory isolation imposed by Emergency Decree (DNU) No. 297 dated March 19, 2020.

The suspension of the term computing is effective for 180 days as from the date of publication of the Emergency Decree (DNU) No. 260 dated March 12, 2020.

The progress on the project has been limited for prudence reasons until the financing ensuring the completion of the works required for the start of commercial operations is obtained, with only minor payments under the main equipment purchase contracts being made.

Designation of GECEN as Non-restricted Subsidiary

On August 27, 2017, the Board of Directors of ASA, parent company of GECEN, designated the Company as Non-restricted Subsidiary under the terms of the Indenture within the framework of the international bond.

GECEN is a Non-restricted Subsidiary of ASA under the terms of the International Bond, which means that its creditors have no recourse against ASA or any of its subsidiaries.

Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 2: BASIS FOR PRESENTATION

The condensed interim separate financial statements for the six- and three-month periods ended June 30, 2020 and 2019 have been prepared in accordance with the provisions of IAS 34, as amended, of the FACPCE, adopting the IFRS issued by the IASB and IFRIC interpretations. These condensed interim separate financial statements should be read in conjunction with the Company's annual financial statements at December 31, 2019.

The presentation in the condensed interim separate statement of financial position segregates current and non-current assets and liabilities. Current assets and liabilities are those which are expected to be recovered or settled within twelve months following the end of the reporting period. In addition, the Company reports on the cash flows from operating activities using the indirect method.

The fiscal year commences on January 1 and ends December 31 of each year.

Economic and financial results are presented on the basis of the fiscal year, in proportion to the elapsed period.

The condensed interim separate financial statements for the six- and three-month periods ended June 30, 2020 and 2019 have not been audited. Company Management considers that they include all the necessary adjustments to reasonably present the results for each period. The results for the six- and three-month periods ended June 30, 2020 and 2019 do not necessary reflect the proportion of Company's results for full fiscal years.

These condensed interim separate financial statements are stated in pesos without cents, as are notes, except for net earnings per share.

These condensed interim separate financial statements have been approved for issuance by the Board of Directors of the Company on August 7, 2020.

Financial reporting in hyperinflationary economies

These condensed interim separate financial statements have been disclosed in constant currency as established by IAS 29. See detail of the inflation adjustment procedure in Note 3 to the consolidated financial statements at December 31, 2019.

Comparative information

Balances at December 31, 2019 and for the six- and three-month period ended June 30, 2019, disclosed for comparative purposes in these financial statements, arise from financial statements at that date, restated in constant currency at June 30, 2020. Certain reclassifications have been included in the financial statement figures presented for comparative purposes to conform them to the current period presentation.

Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 2: BASIS FOR PRESENTATION (Cont'd)

Tax inflation adjustment

To determine the net taxable income, an adjustment for inflation computed according to Sections 95 to 98 of Income Tax Law must be deducted from or added to the tax result of the fiscal period being calculated. This will be applicable in the fiscal year in which the variation percentage of the General Consumer Price Index (CPI) accumulated over the 36 months prior to the year end is higher than 100%. These provisions are applicable for fiscal years commencing on or after January 1, 2018. For the first, second and third fiscal years following its effective date, it will be applicable when the index variation, calculated from the beginning to the end of each year, exceeds 55%, 30% and 15% in the first, second and third year of application, respectively. The inflation adjustment for the fiscal year under calculation will have effect either as a negative or positive adjustment; 1/6 will be allocated in the relevant fiscal period and the remaining 5/6, in two equal parts, in the two immediately following fiscal years.

The Company has estimated that at June 30, 2020 the IPC variation will exceed the index established in the above paragraph, therefore, to determine the taxable income for the current period, said adjustment was included.

NOTE 3: ACCOUNTING POLICIES

The accounting policies adopted for these condensed interim separate financial statements are consistent with those used in the audited separate financial information corresponding to the last fiscal year, which ended on December 31, 2019, except for those mentioned below.

3.1. New accounting standards, amendments and interpretations issued by the International Accounting Standards Board (IASB) and adopted by the Company.

The Company has applied the following standards and/or amendments for the first time as from January 1, 2020:

- Conceptual Framework (issued in March 2018)
- IAS 1 Presentation of financial statements and IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors (amended in October 2018).
- IFRS 9 Financial Instruments, IAS 39 Financial instruments: Presentation and IFRS 7 Financial Instruments: Disclosures (amended in September 2019)

The application of the standards and/or amendments mentioned did not generate any impact on the Company's results of operations or financial position.

Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 4: CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

The preparation of condensed interim separate financial statements requires Company Management to make estimates and assessments concerning the future, apply critical judgments and establish premises that affect application of the accounting policies and the reported amounts of assets, liabilities, income and expenses.

These estimates and judgments are continually evaluated and are based on historical experience and other factors that are believed to be reasonable under the circumstances. Actual future results may differ from those estimates and assessments made at the date these condensed interim separate financial statements were prepared.

In the preparation of these condensed interim separate financial statements, certain critical judgments made by the Management when applying Company's accounting policies and sources of information used for the pertinent estimates are the same as those applied to the financial statement for the year ended December 31, 2019.

NOTE 5: FINANCIAL RISK MANAGEMENT

The Company's activities are disclosed under sundry financial risks: market risk (including the foreign exchange risk, fair value interest rate risk and price risk), credit risk and liquidity risk.

These condensed interim separate financial statements do not include the information required for the annual separate financial statements regarding risk management. They must be read jointly with the separate financial statements corresponding to the fiscal year ended December 31, 2019. No significant changes have been made to risk management policies since the last annual closing.

NOTE 6: INFORMATION ON SUBSIDIARIES AND ASSOCIATES

The Company carries its businesses through various subsidiaries and associates. The development of investments in subsidiaries and associates of the Company for the six-month periods ended June 30, 2020 and 2019 is disclosed below:

| | 06.30.2020 | 06.30.2019 |
|--|----------------|-----------------|
| At the beginning of the period | 11,324,855,106 | 12,578,630,301 |
| Dividends | - | (186,639,037) |
| Other comprehensive income/loss | - | (2,879,767,361) |
| Gain/Loss on investment in subsidiaries and associates | 1,200,681,774 | 2,322,068,580 |
| Period end (i) | 12,525,536,880 | 11,834,292,483 |

(i) Includes (\$ 382,415,734) and (\$ 1,125,109,171) for the investment the Company made in GECEN at June 30, 2020 and 2019, respectively; disclosed under "Other liabilities" (Note 9).

Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 6: INFORMATION ON SUBSIDIARIES AND ASSOCIATES (Cont'd)

Below is a breakdown of the investments and the values of interests held by the Company in subsidiaries and associates at June 30, 2020 and December 31, 2019, as well as the Company share of profits of these companies for the six-month periods ended June 30, 2020 and 2019.

| | | | | Value of the G | | Group shar | re of profits | % share | interest | Lates | t financial state | ment (1) |
|-----------------------|---------------------------------------|------------------|--|----------------|----------------|---------------|---------------|------------|------------|---------------------------------|-----------------------|----------------|
| Name of the entity | Registered office of the entity | Main activity | Ordinary shares, entitled to 1 vote | 06.30.2020 (3) | 12.31.2019 | 06.30.2020 | 06.30.2019 | 06.30.2020 | 06.30.2019 | Share capital (par value) | Income for the period | Equity |
| Subsidiaries | | | | | | | | | | | | |
| CTR | Argentina | Electricity | 54,802,853 | 1,677,618,428 | 1,479,248,082 | 198,370,346 | 364,186,174 | 75% | 75% | 73,070,470 | 264,493,794 | 2,253,297,410 |
| GMSA | Argentina | Electricity | 131,263,542 | 10,825,302,452 | 9,991,740,273 | 833,562,179 | 2,335,389,587 | 95% | 95% | 138,172,150 | 877,433,873 | 11,395,055,213 |
| GROSA | Argentina | Electricity | 16,473,625 | 143,262,573 | 264,895,216 | (121,632,643) | (44,282,376) | 95% | 95% | 17,340,658 | (128,034,361) | 150,802,708 |
| GLSA | Argentina | Electricity | 631,750 | 179,313 | 338,011 | (158,698) | (169,956) | 95% | 95% | 665,000 | (167,051) | 188,750 |
| GECEN (2) | Argentina | Electricity | 475,000 | (382,415,734) | (687,422,692) | 305,006,958 | (219,082,506) | 95% | 95% | 500,000 | 321,059,956 | (402,542,878) |
| Associates | | | | | | | | | | | | |
| Solalban Energía S.A. | Argentina | Electricity | 73,184,200 | 261,589,848 | 276,056,216 | (14,466,368) | (113,972,343) | 42% | 42% | 174,248,000 | (34,443,734) | 622,832,971 |
| | | | | 12,525,536,880 | 11,324,855,106 | 1,200,681,774 | 2,322,068,580 | | | | | |

⁽¹⁾ Information in the financial statements at June 30, 2020 under IFRS.

Information required by Exhibit C, in compliance with Section 1, Chapter III, Title IV of the CNV restated text.

⁽²⁾ On August 27, 2018, ASA's board of directors of has appointed GECEN as a Non-Restricted Subsidiary under the terms of the Indenture under the International Bond guaranteed by the Company and issued by GMSA and CTR.

⁽³⁾ Includes (\$ 382,415,734) for the investment the Company made in GECEN at June 30, 2020, as disclosed under Other liabilities.

Albanesi S.A.Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 7: OTHER RECEIVABLES

| | Note | 06.30.2020 | 12.31.2019 |
|-----------------------------|------|---------------|---------------|
| Non-Current | | | |
| Related companies | 20 | 1,365,808,825 | 1,149,265,737 |
| Minimum notional income tax | | 3,734,645 | 4,242,309 |
| Tax - Law No. 25413 | | 2,265,489 | = |
| Turnover tax | | 1,986,962 | = |
| Value added tax | | 1,046,762 | = |
| Other tax credits | | 714,473 | 890,712 |
| | | 1,375,557,156 | 1,154,398,758 |
| Current | | | |
| Related companies | 20 | 401,490,318 | 207,250,565 |
| Value added tax | | - | 1,005,820 |
| Turnover tax | | - | 1,731,024 |
| Tax - Law No. 25413 | | - | 1,737,367 |
| Other tax credits | | 274,875 | 257,611 |
| | | 401,765,193 | 211,982,387 |

The carrying amount of other current receivables approximates fair value due to their short-term maturity.

Other long-term receivables are measured at present value applying a market rate. The amount thus obtained does not differ from its fair value.

NOTE 8: CASH AND CASH EQUIVALENTS

| | Note | 06.30.2020 | 12.31.2019 |
|---------------------------|---------------------------------------|------------|-------------|
| Banks in local currency | · · · · · · · · · · · · · · · · · · · | 321,944 | 673,295 |
| Banks in foreign currency | 23 | 73,196 | 204,688,276 |
| Cash and cash equivalents | | 395,140 | 205,361,571 |
| <u>-</u> | | | |

For the purposes of the cash flow statement, cash and cash equivalents include:

| | 06.30.2020 | 06.30.2019 |
|---------------------------|------------|------------|
| Cash and cash equivalents | 395,140 | 916,630 |
| Cash and cash equivalents | 395,140 | 916,630 |

Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 9: OTHER LIABILITIES

| | Note | 06.30.2020 | 12.31.2019 |
|--|------|---------------|---------------|
| Non-Current | | 44 500 054 | 45404.554 |
| Other income to be accrued | | 11,793,876 | 16,194,551 |
| | | 11,793,876 | 16,194,551 |
| Current | | | |
| Other income to be accrued | | 5,064,729 | 5,753,196 |
| Investments in subsidiaries and associates | 6 | 382,415,734 | 687,422,692 |
| | ; | 387,480,463 | 693,175,888 |
| NOTE 10: LOANS | | | |
| | Note | 06.30.2020 | 12.31.2019 |
| Non-current | | | |
| Negotiable obligations | | - | 202,427,870 |
| Related parties | 20 | 3,743,017,526 | 3,090,557,376 |
| 1 | | 3,743,017,526 | 3,292,985,246 |
| Current | | | |
| Negotiable obligations | | 251,172,823 | 104,399,372 |
| 1.050mail oon5mions | | 251,172,823 | 104,399,372 |

At June 30, 2020, the total financial debt amounts to \$ 3,994 million. The following table shows the total debt at that date.

| | Principal | 06.30.2020 | Interest rate | Currency | Date of Issue | Maturity date |
|---|------------------|-----------------------------------|-----------------------|----------|---------------|---|
| Debt securities Class III Negotiable Obligations Subtotal | \$ 255,826,342 | (Pesos) 251,172,823 251,172,823 | (%) BADLAR + 4.25% | ARS | June 15, 2017 | June 15, 2021 |
| Other liabilities | | | | | | M () () () |
| Related parties (Note 18) | \$ 2,541,287,149 | 3,743,017,526 | 30% | ARS | | Maturity date: 1 year, renewable automatically |
| Subtotal | | 3,743,017,526 | | | | automatically |
| Total financial debt | | 3,994,190,349 | | | | |

Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 10: LOANS (Cont'd)

The due dates of Company loans and their exposure to interest rates are as follows:

| | 06.30.2020 | 12.31.2019 |
|--|---------------|---------------|
| Fixed rate | | |
| Between 1 and 2 years | 3,743,017,526 | 3,090,557,376 |
| | 3,743,017,526 | 3,090,557,376 |
| Floating rate | | |
| Less than 1 year | 251,172,823 | 104,399,372 |
| Between 1 and 2 years | <u> </u> | 202,427,870 |
| | 251,172,823 | 306,827,242 |
| | 3,994,190,349 | 3,397,384,618 |
| | | |
| Company loans are denominated in the following currencies: | | |
| | 06.30.2020 | 12.31/2019 |
| Argentine pesos | 3,994,190,349 | 3,397,384,618 |
| • | 3,994,190,349 | 3,397,384,618 |
| | | |
| Changes in Company loans were as follows: | | |
| | 06.30.2020 | 06.30.2019 |
| Loans at beginning of year | 3,397,384,618 | 1,920,189,910 |
| Loans received | 569,625,873 | 889,256,997 |
| Accrued interest | 523,178,047 | 436,584,428 |
| Interest paid | (45,707,574) | (96,027,850) |
| RECPAM | (450,290,615) | (480,538,889) |
| Loans at year end | 3,994,190,349 | 2,669,464,596 |
| | | |
| NOTE 11: SELLING EXPENSES | | |
| | 06.30.2020 | 06.30.2019 |
| Taxes and rates | (148,886) | (215,955) |
| | (148,886) | (215,955) |
| | | |
| NOTE 12: ADMINISTRATIVE EXPENSES | | |
| | 06.30.2020 | 06.30.2019 |
| Fees | (5,067,294) | (8,929,486) |
| Insurance | - - | (6,506) |
| Office expenses | (68,262) | (669,149) |
| Taxes and rates | (868,557) | (5,369,458) |
| | (6,004,113) | (14,974,599) |

Albanesi S.A. Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 13: OTHER INCOME

| | Note | 06.30.2020 | 06.30.2019 |
|---|------|---------------|---------------|
| Income from guarantees granted | 20 | 2,665,007 | 3,926,462 |
| | | 2,665,007 | 3,926,462 |
| NOTE 14: FINANCIAL RESULTS | | | |
| | _ | 06.30.2020 | 06.30.2019 |
| Financial expenses | | | |
| Loan interest | | (523,178,047) | (436,584,428) |
| Bank expenses and taxes | _ | (1,842,112) | (1,429,984) |
| Total financial expenses | _ | (525,020,159) | (438,014,412) |
| Other financial results | | | |
| Exchange difference, net | | 314,534 | 1,090,201 |
| Gain/loss on purchasing power parity (RECPAM) | | 252,209,047 | 281,324,277 |
| Other financial results | _ | (2,404,188) | (6,886,379) |
| Total other financial results | _ | 250,119,393 | 275,528,099 |
| Total financial results, net | = | (274,900,766) | (162,486,313) |

NOTE 15: CAPITAL STATUS

Capital at June 30, 2020 amounted to \$ 64,451,745.

NOTE 16: DISTRIBUTION OF PROFITS

A tax is levied on dividends or profits distributed, among others, by Argentine companies or permanent establishments to: individuals, undivided estates or foreign beneficiaries, according to the following rates: (i) dividends deriving from profits generated during fiscal years beginning on or after January 1, 2018 until December 31, 2020 will be subject to tax at a rate of 7%, and; (ii) dividends deriving from profits obtained during fiscal years beginning on or after January 1, 2021 will be subject to tax at a rate of 13%.

Dividends on profits obtained until the fiscal year prior to the fiscal year beginning on or after January 1, 2018 will continue to be subject to withholdings, for all beneficiaries, at a rate of 35% of the amount exceeding retained earnings to be distributed free of tax (transition period of equalization tax).

Pursuant to General Companies Law No. 19550, 5% of the profit reported in the statement of comprehensive income for the year, net of prior year adjustments, transfers of other comprehensive income to unappropriated retained earnings and prior year accumulated losses, is to be allocated to the legal reserve, until it reaches 20% of the capital stock.

Due to the issuance of the International Negotiable Obligation, co-issued by GMSA and CTR and guaranteed by ASA, the Company must comply with ratios on a combined basis to be allowed to distribute dividends.

Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 16: DISTRIBUTION OF PROFITS (Cont'd)

Since those ratios had been complied with, the Ordinary General Meeting of Shareholders of Albanesi S.A. held on April 16, 2020 approved the distribution of dividends for \$ 108,451,881 among the shareholders in proportion to the number of shares held.

NOTE 17: EARNINGS (LOSSES) PER SHARE

Basic

The basic earnings per share are calculated by dividing the income attributable to the holders of the Company's equity instruments by the weighted average number of ordinary shares outstanding during the period.

| | 06.30.2020 | 06.30.2019 | 06.30.2020 | 06.30.2019 |
|---|-------------|---------------|--------------|---------------|
| Income attributable to the owners | 946,394,142 | 2,095,139,115 | (86,277,614) | 2,249,318,835 |
| Weighted average of outstanding ordinary shares | 64,451,745 | 64,451,745 | 64,451,745 | 64,451,745 |
| Basic and diluted earnings per share | 14.68 | 32.51 | (1.34) | 34.90 |

There are no differences between the calculation of the basic earnings per share and the diluted earnings per share.

NOTE 18: INCOME TAX

Tax Reform and Law on Social Solidarity and Productive Reactivation

On December 29, 2017, the National Executive Branch enacted Law No. 27430 on Income Tax. This law introduced several changes to the income tax treatment, among others:

Income tax rate: The income tax rate for Argentine companies will be reduced gradually from 35% to 30% for fiscal years beginning on or after January 1, 2018 until December 31, 2019 and to 25% for fiscal years beginning on or after January 1, 2020.

Tax on dividends: A tax is levied on dividends or profits distributed, among others, by Argentine companies or permanent establishments to: individuals, undivided estates or foreign beneficiaries, according to the following rates: (i) dividends deriving from profits generated during fiscal years beginning on or after January 1, 2018 until December 31, 2019 will be subject to tax at a rate of 7%, and; (ii) dividends deriving from profits obtained during fiscal years beginning on or after January 1, 2020 will be subject to tax at a rate of 13%.

Dividends on profits obtained until the fiscal year prior to the fiscal year beginning on or after January 1, 2018 will be subject to withholdings, for all beneficiaries, at a rate of 35% of the amount exceeding retained earnings to be distributed free of tax (transition period of equalization tax).

Pursuant to General Companies Law No. 19550, 5% of the profit reported in the statement of comprehensive income for the year, net of prior year adjustments, transfers of other comprehensive income to unappropriated retained earnings and prior year accumulated losses, is to be allocated to the legal reserve, until it reaches 20% of the capital stock.

Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 18: INCOME TAX (Cont'd)

Index-adjustments to deductions: Acquisitions or investments made in the fiscal years beginning on or after January 1, 2018 will be index-adjusted based on the Domestic Wholesale Price Index (IPIM) published by the National Institute of Statistics and Census (INDEC). This will increase the depreciation that may be deducted and its computable cost in the event of a sale.

On December 27, 2019, the National Executive Branch enacted Law 27541 on Social Solidarity and Productive Reactivation. As for Income tax applicable to companies, the following amendments introduced by the law are highlighted:

- It maintains the tax rate at 30% for 2020 (this rate should have been reduced to 25% in accordance with the 2017 Tax Reform).
- Tax inflation adjustment: The allocation of the tax inflation adjustment for the first and second year commenced as from January 1, 2019 must be allocated in equal parts during 6 fiscal years.
- Personal assets tax, shares and equity interests: Tax rate rises from 0.25% to 0.50%.

The reconciliation between income tax charged to income and that resulting from the application of the tax rate to the accounting profit before taxes for the years ended June 30, 2020 and 2019 is shown below:

| | 06.30.2020 | 06.30.2019 |
|--|---------------|---------------|
| | \$ | |
| Pre-tax profit (loss) | 922,293,016 | 2,148,318,175 |
| Current tax rate | 30% | 30% |
| Net income/(loss) at the tax rate | (276,687,905) | (644,495,453) |
| Gain/Loss on investment in subsidiaries and associates | 360,204,532 | 696,620,574 |
| Change in the income tax rate (a) | 318,657 | 1,733,733 |
| Tax inflation adjustment | (46,206,997) | (49,011,000) |
| Other permanent differences at the tax rate | (89,466,819) | (130,042,287) |
| Understatement in the prior year provision | 5,390,805 | (323,507) |
| Accounting inflation adjustment | 70,548,853 | 72,338,880 |
| Total income tax charge | 24,101,126 | (53,179,060) |

(a) Corresponds to the effect of applying the changes in the income tax rates to the deferred tax assets and liabilities in accordance with the above-mentioned tax reform, based on the expected year of their realization.

Albanesi S.A.Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 18: INCOME TAX (Cont'd)

The income tax charge is broken down as follows:

| | 06.30.2020 | 06.30.2019 |
|---|------------|--------------|
| Deferred tax | 18,710,321 | (52,855,553) |
| Difference between the provision for income tax and the amount reported in the tax return | 5,390,805 | (323,507) |
| Income tax | 24,101,126 | (53,179,060) |

The analysis and breakdown of deferred tax assets and liabilities is as follows:

| Deferred assets (liabilities) | Balance at 12.31.2019 | Changes to income/(loss) | Balance at 06.30.2020 |
|--------------------------------|-----------------------|--------------------------|-----------------------|
| | | \$ | |
| Tax inflation adjustment | (82,593,594) | (18,956,254) | (101,549,848) |
| Tax losses | 59,085,337 | (3,273,038) | 55,812,299 |
| Loans | 4,514,684 | 45,691,744 | 50,206,428 |
| Other liabilities | (111,910) | 13,392 | (98,518) |
| Unrecorded tax losses | (5,225,191) | 625,282 | (4,599,909) |
| Total Deferred tax assets, net | (24,330,674) | 24,101,126 | (229,548) |

Accumulated tax loss carry-forwards recorded by the Company which are pending use at June 30, 2020:

| Year | \$ | Available through |
|---|--------------|-------------------|
| Tax loss for the year 2015 | 13,142,598 | 2020 |
| Tax loss for the year 2017 (*) | 39,305,665 | 2022 |
| Tax loss for the year 2018 | 72,289,315 | 2023 |
| Tax loss for the year 2019 | 93,254,581 | 2024 |
| Total accumulated tax losses at June 30, 2020 | 217,992,159 | |
| Unrecorded tax losses | (13,142,598) | |
| Total accumulated tax losses at June 30, 2020 | 204,849,561 | |

^(*) Includes tax losses added due to merger through absorption for \$4,549,002.

Albanesi S.A.Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 19: FINANCIAL AND NON-FINANCIAL ASSETS AND LIABILITIES

| At June 30, 2020 | Financial assets/ liabilities at amortized cost | Non-financial assets/ liabilities | Total |
|---------------------------|---|-----------------------------------|----------------|
| Assets | | | |
| Other receivables | 1,767,299,143 | 10,023,206 | 1,777,322,349 |
| Cash and cash equivalents | 395,140 | - | 395,140 |
| Non-financial assets | <u> </u> | 12,909,481,490 | 12,909,481,490 |
| Total | 1,767,694,283 | 12,919,504,696 | 14,687,198,979 |
| Liabilities | | | |
| Loans | 3,994,190,349 | - | 3,994,190,349 |
| Other liabilities | - | 399,274,339 | 399,274,339 |
| Trade payables | 5,727,906 | - | 5,727,906 |
| Non-financial liabilities | - | 229,548 | 229,548 |
| Total | 3,999,918,255 | 399,503,887 | 4,399,422,142 |
| At December 31, 2019 | Financial assets/ liabilities at amortized cost | Non-financial assets/liabilities | Total |
| Assets | | | |
| Other receivables | 1,356,516,302 | 9,864,843 | 1,366,381,145 |
| Cash and cash equivalents | 205,361,571 | - | 205,361,571 |
| Non-financial assets | - | 12,014,014,500 | 12,014,014,500 |
| Total | 1,561,877,873 | 12,023,879,343 | 13,585,757,216 |
| Liabilities | | | |
| Loans | 3,397,384,618 | - | 3,397,384,618 |
| Other liabilities | - | 709,370,439 | 709,370,439 |
| Trade payables | 4,836,909 | - | 4,836,909 |
| Non-financial liabilities | - | 24,330,674 | 24,330,674 |
| Total | 3,402,221,527 | 733,701,113 | 4,135,922,640 |

The categories of financial instruments were determined based on IFRS 9.

Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 19: FINANCIAL AND NON-FINANCIAL ASSETS AND LIABILITIES

Below are presented the revenues, expenses, profits and losses arising from each financial instrument category.

| At June 30, 2020 | Financial assets at amortized cost | Financial liabilities at amortized cost | Non-financial liabilities | Total |
|---------------------------|---------------------------------------|---|---------------------------|---------------|
| Interest paid | | (523,178,047) | - | (523,178,047) |
| Exchange differences, net | 314,534 | - | - | 314,534 |
| RECPAM | - | - | 252,209,047 | 252,209,047 |
| Other financial costs | - | (4,246,300) | - | (4,246,300) |
| Total | 314,534 | (527,424,347) | 252,209,047 | (274,900,766) |
| At June 30, 2019 | Financial assets at amortized cost | Financial liabilities at amortized cost | Non-financial liabilities | Total |
| Interest paid | | (436,584,428) | - | (436,584,428) |
| Exchange differences, net | 1,090,201 | - | - | 1,090,201 |
| RECPAM | - | - | 281,324,277 | 281,324,277 |
| Other financial costs | - | (8,316,363) | - | (8,316,363) |
| Total | 1,090,201 | (444,900,791) | 281,324,277 | (162,486,313) |

NOTE 20: TRANSACTIONS AND BALANCES WITH RELATED PARTIES

a) Operations for the period

| | Relationship nature | 06.30.2020 | 06.30.2019 |
|--------------------------------|---------------------|---------------|---------------|
| | | Income/ | (Loss) |
| Interest paid | | | |
| GMSA | Subsidiary | (495,948,063) | (337,691,060) |
| | | (495,948,063) | (337,691,060) |
| | | | |
| Income from guarantees granted | | | |
| CTR | Subsidiary | 471,045 | 694,009 |
| AJSA | Related company | 154,268 | 227,289 |
| GMSA | Subsidiary | 2,039,694 | 3,005,164 |
| | | 2,665,007 | 3,926,462 |
| | | | |
| Recovery of expenses | | | |
| GECEN | Subsidiary | <u> </u> | 1,265,492 |
| | | | 1,265,492 |

Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 20: TRANSACTIONS AND BALANCES WITH RELATED PARTIES (Cont'd)

b) Balances at the date of the statements of financial position

| | Relationship nature | 06.30.2020 | 12.31.2019 | |
|------------------------|---------------------|---------------|---------------|--|
| Other receivables | | | | |
| Non-current | | | | |
| GECEN | Subsidiary | 1,347,334,017 | 1,128,552,205 | |
| GLSA | Subsidiary | 320,000 | 90,875 | |
| TEFU S.A. | Related company | 18,154,808 | 20,622,657 | |
| | | 1,365,808,825 | 1,149,265,737 | |
| Current | | | | |
| Shareholders' accounts | Related parties | 401,490,318 | 207,250,565 | |
| | | 401,490,318 | 207,250,565 | |
| | | | | |
| Loans | | | | |
| Non-current | | | | |
| GMSA | Subsidiary | 3,743,017,526 | 3,090,557,376 | |
| | | 3,743,017,526 | 3,090,557,376 | |

c) Loans received from related parties

| Entity | Amount | Interest rate | Conditions |
|-----------------------|---------------|---------------|---|
| At 06.30.2020 GMSA | 2,541,287,149 | 30% | Up to \$ 3,200,000,000. Maturity date: 1 year, renewable automatically. |
| Total in pesos | 2,541,287,149 | | |

| | 06.30.2020 | 06.30.2019 |
|------------------|-----------------|-----------------|
| Loans from GMSA | | |
| Opening balances | (3,090,557,376) | (1,398,663,475) |
| Borrowings | (569,625,873) | (889,256,997) |
| Accrued interest | (495,948,063) | (337,691,060) |
| RECPAM | 413,113,786 | 384,039,705 |
| Closing balance | (3,743,017,526) | (2,241,571,827) |

Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 21: GUARANTEES GRANTED FOR FINANCIAL OPERATIONS WITH SUBSIDIARIES AND RELATED PARTIES

Below is a detail of guarantees granted by ASA for financial transactions of subsidiaries and related parties:

| In favor of | Type of guarantee | Entity | Asset/Destination | From | Until | Amount secured | Balance at 06.30.2020 |
|-----------------------|-------------------|--|--|------------|---|-----------------|-----------------------|
| GMSA- GFSA- CTR | Guarantor (1) | International bond | Project financing | 07.27.2016 | 07.27.2023 | USD 250,000,000 | USD 250,000,000 |
| GMSA- CTR | Guarantor (1) | International bond | Project financing | 12.05.2017 | 07.27.2023 | USD 86,000,000 | USD 86,000,000 |
| GFSA | Guarantor | PW Power Systems, Inc. | Turbine financing | 03.30.2016 | 12.31.2020 | USD 12,000,000 | USD 12,000,000 |
| AJSA | Guarantor (2) | Export Development Canadá | Leasing aircraft Bombardier Inc. Model BD-100- 1A10 (Challenger 350 Variant) | 07.19.2017 | 07.19.2027 | USD 16,480,000 | USD 11,948,000 |
| GMSA | Guarantor | Cargill Limited | Project financing | 02.16.2018 | 01.29.2021 | USD 25,000,000 | USD 10,000,000 |
| GECEN | Guarantor | Vogt Power International Inc. | Acquisition of two boilers | 01.12.2018 | in compliance with duties and obligations established in the contract | USD 14,768,000 | USD 4,627,650 |
| GECEN | Guarantor | Credit Suisse AG London Branch | Project financing | 04.25.2018 | 03.20.2023 | USD 52,981,896 | USD 47,981,896 |
| GMSA | Guarantor | BLC | Project financing | 01.17.2019 | 03.06.2023 | USD 61,244,711 | USD 61,244,711 |
| GMSA- CTR | Guarantor | Co-issuance II Negotiable Obligations | Project financing | 08.05.2019 | 05.05.2023 | USD 80,000,000 | USD 80,000,000 |
| GMSA | Guarantor | Class X Negotiable Obligations | Project financing | 12.04.2019 | 02.16.2021 | USD 28,148,340 | USD 25,333,506 |
| GMSA | Guarantor | ON XI | Project financing | 06.23.2020 | 06.23.2021 | USD 9,876,755 | USD 9,876,755 |
| GMSA | Guarantor | ON XII | Project financing | 06.23.2020 | 12.23.2020 | ARS 151,114,564 | ARS 151,114,564 |
| GMSA- CTR | Guarantor | Co-issuance III Negotiable Obligations | Project financing | 12.04.2019 | 04.12.2021 | USD 25,730,782 | USD 25,730,782 |

⁽¹⁾ The Guarantee granted by ASA to the Co-Issuers of the International Bond GMSA, GFSA (absorbed by GMSA) and CTR was approved by the Board of Directors on June 6, 2016 and ratified by Board of Directors Minutes on April 26, 2017 and July 11, 2018. The fees agreed upon in consideration of the services and responsibilities assumed for the issuance at July 27, 2016, are \$ 47.6 million and for the issuance at December 5, 2017 were \$ 14.7 million.

⁽²⁾ The Guarantee provided to AJSA by ASA on July 13, 2017 and the fees agreed upon in consideration of the services and responsibilities assumed were worth \$ 5.3 million.

Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 22: WORKING CAPITAL

At June 30, 2020, ASA has a deficit of \$ 242,220,859 in its working capital (calculated as current assets less current liabilities), which means an increase of \$ 142,847,352, compared to the working capital at the end of the previous year (a deficit of \$ 385,068,211). The Company is reorganizing its short-term liabilities.

With the aim of reversing the current deficit in its working capital, ASA and its shareholders are planning to execute a plan for refinancing liabilities in the short term.

NOTE 23: FOREIGN CURRENCY ASSETS AND LIABILITIES

Breakdown of balances in foreign currency of monetary assets and liabilities is as follows:

| | | | 06.30.2020 | | 12.31.2019 |
|---------------------------|-----|----------------------------|-------------------|--------------------------|--------------------------|
| | | nd amount of n currency | Exchange rate (1) | Amount recorded in pesos | Amount recorded in pesos |
| | | | | \$ | |
| ASSETS | | | | | |
| CURRENT ASSETS | | | | | |
| Banks | USD | 1,042 | 70.26 | 73,196 | 204,688,276 |
| Total current assets | | | | 73,196 | 204,688,276 |
| Total Assets | | | | 73,196 | 204,688,276 |
| LIABILITIES | | | | | |
| CURRENT LIABILITIES | | | | | |
| Trade payables | USD | 32,520 | 70.46 | 2,291,377 | - |
| Total Current Liabilities | | | | 2,291,377 | - |
| Total Liabilities | | | | 2,291,377 | - |

⁽¹⁾ The exchange rate applied is that prevailing at closing published by Banco Nación. Information required by Exhibit G, in compliance with Section 1, Chapter III, Title IV of the restated text by the CNV.

Albanesi S.A. Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 24: CLASSIFICATION OF RECEIVABLES AND DEBTS BY DUE DATES AND INTEREST ACCRUAL

The breakdown of receivables and debts at June 30, 2020, according to their collection or payment term and restatement clauses, is detailed in the table below:

| _ | Other receivables | Income tax | Trade payables | Other liabilities | Loans | Deferred tax liabilities |
|-------------------------|-------------------|------------|-------------------|-------------------|---------------|-----------------------------|
| _ | | | \$ | | | |
| To be due | | | | | | |
| 1st quarter | 68,718 | - | 5,727,906 | 1,266,182 | 1,504,726 | - |
| Second quarter | 68,719 | - | - | 1,266,182 | 74,695,154 | - |
| Third quarter | 68,719 | - | - | 1,266,182 | 74,695,154 | - |
| Fourth quarter | 401,559,037 | - | - | 1,266,183 | 100,277,789 | - |
| More than 1 year | 1,375,557,156 | 1,528,876 | - | 11,793,876 | 3,743,017,526 | 229,548 |
| Subtotal | 1,777,322,349 | 1,528,876 | 5,727,906 | 16,858,605 | 3,994,190,349 | 229,548 |
| Without any stated term | - | - | - | 382,415,734 | - | - |
| Total | 1,777,322,349 | 1,528,876 | 5,727,906 | 399,274,339 | 3,994,190,349 | 229,548 |
| _ | | = | - | | | |
| Non-interest bearing | 1,777,322,349 | 1,528,876 | 5,727,906 | 399,274,339 | - | 229,548 |
| At fixed rate | <u>-</u> | - | - | - | 3,743,017,526 | - |
| At floating rate | - | - | - | - | 251,172,823 | - |
| Total at 06.30.2020 | 1,777,322,349 | 1,528,876 | 5,727,906 | 399,274,339 | 3,994,190,349 | 229,548 |

Information required by Exhibit G, in compliance with Section 1, Chapter III, Title IV of the restated text by the CNV.

NOTE 25: STORAGE OF DOCUMENTATION

On August 14, 2014, the CNV issued General Resolution No. 629 that introduces amendments to its regulations involving storage and preservation of corporate books, accounting records and business documents. The Company keeps and preserves its corporate books, accounting records and relevant business documents at its principal place of business located at Av. L.N. Alem 855, 14th floor - City of Buenos Aires

Furthermore, it is informed that the Company sent its working papers and non-sensitive information for fiscal years not yet statute-barred to its storage services supplier:

Entity responsible for warehousing of information - Domicile Iron Mountain Argentina S.A. – Av. Amancio Alcorta 2482, City of Buenos Aires Iron Mountain Argentina S.A. - San Miguel de Tucumán 601, Spegazzini, Ezeiza.

A detail of the documentation sent for preservation is available at the registered office of that entity, as well as the documentation referred to by article 5, clause a.3), Section I of Chapter V, Title II, of the REGULATIONS (N.T. 2013 as amended).

Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 26: ECONOMIC CONTEXT IN WHICH THE COMPANY OPERATES

The Company has been operating in a complex economic environment whose main variables have recently been affected by a strong volatility, both nationally and internationally.

The following circumstances occurred locally during 2019 and the first half of 2020:

- GDP fell 2.2% in 2019, compared to the previous year. According to government projections, GDP would fall by 6.5%.
- Cumulative inflation for the year 2019 was 53.8% (as measured by the CPI), while cumulative inflation for the last 12 months ended on June 30, 2020 was 42.8%.
- The significant peso devaluation since August has led to an unexpected withdrawal of deposits in dollars from the financial system, thereby eroding the Central Bank reserves, and to an increase in the reference interest rate, which during the year reached over 80%. At year end, the reference interest rate was close to 60%.

On December 10, 2019, a new national government administration took office. In view of these circumstances, the government decided to implement certain measures, which are summarized below:

- A system was implemented for the regularization of tax, social security and customs debts for micro, small and medium-sized enterprises.
- The employer contributions rate unification schedule was suspended.
- Power to the National Executive Branch to determine mandatory minimum salary increases for workers in the
 private sector (with temporary exemption from employee withholdings and employer contributions to the
 Argentine Integrated Social Security System of the salary increases resulting from this power or a collective
 bargaining.
- Suspension, for the financial years beginning on or after January 1, 2021, of the tax rate reduction stated by Law No. 27430, keeping the 30% and 7% rates for dividends declared in those years.
- Regarding the tax inflation adjustment, it was decided that the amount determined for the first and second year beginning on or after January 1, 2019 was to be allocated as follows: 1/6 during those fiscal periods and the remaining 5/6 in equal parts in the immediately following five fiscal years. Likewise, such provision does not prevent the calculation of the remaining thirds corresponding to previous years, calculated pursuant to the previous version of Section 194 of the Income Tax Law.
- A decree was issued establishing increases in export taxes (except for hydrocarbons and mining) and in Personal Property Tax.
- Value Added Tax on basic food basket products was re-established and the variability of pension benefits was suspended.

In addition, on August 4, 2020, the National Congress approved the restructuring law of the public debt under local legislation.

This context of volatility and uncertainty still persists at the date of issuance of these Condensed Interim Separate Financial Statements at June 30, 2020.

Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 26: ECONOMIC CONTEXT IN WHICH THE COMPANY OPERATES (CONT'D)

The Company's management closely monitors the changes in variables affecting business to define the courses of action to be taken as well as identify likely impacts on its financial and equity position.

The Condensed Interim Separate Financial Statements of the Company ended June 30, 2020 must be read in light of these circumstances.

NOTE 27: IMPACT OF COVID-19

During this period, the Company has performed operations under the exacting circumstances derived from the COVID-19 pandemic declared by the World Health Organization in March 2020.

The pandemic continues generating consequences in economic and business activities, both worldwide and locally.

In Argentina, the measures imposed by the National Government aimed at reducing the virus spread included, among others, closing borders and the social, preventive and mandatory isolation of the population together with a cease of non-essential commercial activities for a long period of time, which varies according to the country's region.

The aforementioned situations have affected the energy industry in Argentina, in relation to the generation market, the SADI electricity demand has diminished 6% on average since the beginning of the isolation. In addition, as a result of significant delays in the collections from distributors, large users and National Treasury contributions, CAMMESA has increased the payment terms to generators and hydrocarbon producers by more than 30 days. Furthermore, CAMMESA suspended the automatic adjustment mechanism for spot remuneration laid down by ES Resolution No. 31/20. These measures directly impact on the financial situation of the power generation sector, and if they become aggravated, they could affect not only the payment chain but also maintenance, with the availability of the installed power plants being jeopardized.

Grupo Albanesi continues taking measures to mitigate potential risks for customers, suppliers and employees arising from the spread of COVID-19. In this line, a pandemic plan has been implemented and updated in all the companies to address specific issues of COVID-19 through safety protocols, emergency responses, business continuity and health prevention measures.

Further, additional measures have been taken for employees working in the power plants and remote work policies for all positions allowing to do so have been implemented, focusing on providing a safe and uninterrupted service to customers, including the acquisition of solid physical equipment and the implementation of cybersecurity measures to ensure that systems continue being operational with part of the workforce working remotely. At June 30, 2020, there was no adverse impact on the commercial operations or the customer service as a result of the remote work. The management will continue reviewing and modifying plans as conditions change, with the aim of guaranteeing compliance with operation and maintenance tasks in due time and manner, the rescheduling of investments and the search for financing opportunities under reasonable market conditions as mentioned in Note 22, among other measures.

Notes to the Condensed Interim Separate Financial Statements (Cont'd)

NOTE 27: IMPACT OF COVID-19 (Cont'd)

Despite the reduction of the electricity demand as compared with the same period for the prior year, the Company has not had any significant impacts on the operating results for the period owing to the pandemic.

The extent of the COVID-19 outbreak and its final impact on the global economy is unknown. Accordingly, the impact that coronavirus might have on the Company's business and the results of its operations if this situation extends over time cannot be reasonably quantified.

The management is closely monitoring the situation and taking all necessary measures to preserve human life and the Company's activities.

NOTE 28: SUBSEQUENT EVENTS

Loan with JPMorgan Chase Bank, N.A.

On July 7, 2020, ASA and CTR entered into a Corporate Guarantee Agreement with JP Morgan Chase Bank N.A. ("JPM"), whereby they secure the loan granted to GMSA by JPM for an amount of USD 14,808,483.01. The loan funds are allocated to financing 85% of the amount to be paid to PW Power Systems LLC ("PWPS"), as exporter, for the repair and upgrading services provided for certain natural gas turbines owned by GMSA (formerly purchased from PWPS) as agreed upon under a service contract. This financing is secured by Export-Import Bank ("Exim Bank") and, as stated above, ASA and CTR serve as guarantors.

The following items are included in the guarantee package: (i) a promissory note issued by GMSA in favor of JPM for the amount of the principal to be provided in each disbursement under the loan agreement, each of them secured by CTR and ASA, under the Argentine law; (ii) a promissory note governed by the laws of the State of New York, issued by GMSA; and (iii) a suretyship by CTR and ASA, both as joint and several debtors and principal payers, pursuant to the Corporate Guarantee Agreement.

NOTE 29: FINANCIAL STATEMENTS TRANSLATION INTO ENGLISH LANGUAGE

These financial statements are the English translation of those originally prepared by the Company in Spanish and presented in accordance with accounting principles generally accepted in Argentina. The effects of the differences between the accounting principles generally accepted in Argentina and the accounting principles generally accepted in the countries in which the financial statements are to be used have not been quantified. Accordingly, the accompanying financial statements are not intended to present the financial position, statements of comprehensive income, changes in equity or cash flows in accordance with accounting principles generally accepted in the countries of users of the financial statements, other than Argentina.

ADDITIONAL INFORMATION REQUIRED BY SECTION 12, CHAPTER III, TITLE IV, OF THE NATIONAL SECURITIES COMMISSION REGULATIONS, FOR THE SIX-MONTH PERIOD ENDED JUNE 30, 2020

General matters referred to the activity of Albanesi S.A. (the Company)

1. Significant specific legal systems entailing the lapsing or rebirth of contingent benefits set forth by those regulations.

There are none.

2. Significant changes in the Company activities or similar circumstances that took place during the fiscal years corresponding to the financial statements, that affect their comparability with those presented in previous years, or that could affect comparability with those to be presented in future years.

None.

3. Breakdown of balances receivable and debts according to their aging and due date.

See Note 24 to the condensed interim separate financial statements at June 30, 2020.

4. Breakdown of receivables and liabilities according to the financial impact of maintaining the balances.

See Note 24 to the condensed interim separate financial statements at June 30, 2020.

5. Intercompany:

Percentage of equity interest in intercompany:

See Note 6 to the condensed interim separate financial statements at June 30, 2020.

Accounts payable and receivable with intercompany:

See Note 20 to the condensed interim separate financial statements at June 30, 2020.

6. Trade receivables or loans against directors, syndics, members of the surveillance committee or their relatives in the second degree inclusive.

See Note 20 to the condensed interim separate financial statements at June 30, 2020.

7. Frequency and scope of the physical inventory of materials and spare parts.

The Company has no physical inventory of materials and spare parts.

Current values

8. Source of the data used in calculating the current values for the valuation of inventories, property, plant and equipment, and other significant assets.

Not applicable.

Property, plant and equipment

9. Reversal of the Reserve for technical revaluation when part of it had been previously reduced to absorb losses.

There are none.

Value of property, plant and equipment without use due to obsolescence.

There are none.

Interest in other companies

10. Interests in other companies in excess of the limit authorized by Section 31 of Law No. 19550.

See Note 6 to the condensed interim separate financial statements at June 30, 2020.

Recoverable values

11. Criteria followed to determine significant recoverable values of the items Property, plant and equipment and Material and spare parts, applied as the limit to their accounting valuation.

None.

Insurance

12. Insured items:

Below is a detail of insured amounts by Albanesi S.A. and its subsidiaries

| Kind of risk | Insured amount 06-2020 | Insured amount 12-2019 |
|--|-------------------------------|-------------------------------|
| Operational all-risk - material damages | USD 732,280,000 | USD 732,280,000 |
| Operational all-risk - loss of profit | USD 186,224,630 | USD 186,224,630 |
| Contractors' all-risk - enlargement of power | | |
| plants - material damages | USD 462,000,000 | USD 462,000,000 |
| Contractors' all-risk - Enlargement of power | | |
| plant - advance loss of profit (ALOP) | USD 150,986,000 | USD 150,986,000 |
| Civil Liability (work) | USD 10,000,000 | USD 10,000,000 |
| Civil liability (primary) | USD 11,000,000 | USD 11,000,000 |
| Civil liability (excess coverage) | USD 18,000,000 | USD 18,000,000 |
| Directors and Officers (D&O) liability insurance | USD 30,000,000 | USD 30,000,000 |
| Turbine project transport insurance | USD 133,000,000 | USD 133,000,000 |
| Automobile | \$24,965,000 | \$18,194,000 |
| Personal accidents | \$750,000 | \$750,000 |
| Personal accidents | USD 1,000,000 | USD 1,000,000 |
| Transport insurance, Argentine and international | | |
| market | USD 24,000,000 | USD 20,000,000 |
| Directors' bond | \$2,100,000 | \$2,050,000 |
| Customs bond | \$529,037,824 | \$34,123,826 |
| Financial advances bond insurance | - | - |
| Contract performance bond | \$551,030 | \$551,030 |
| ENES Bond | \$538,486,121 | \$227,429,930 |
| Authorization for project commercial operation | | |
| bond | \$2,949,322,957 | \$2,954,091,600 |
| Bond to secure project offer maintenance | - | - |
| Judicial bond | \$31,422,166 | \$31,422,166 |
| Suco bond insurance | - | - |
| Environmental insurance | \$214,550,663 | \$149,938,346 |
| Equipment technical insurance | USD 447,191 | USD 440,612 |
| Life insurance - mandatory life insurance | \$185,625 | \$137,500 |
| Life - mandatory group life insurance (LCT, | Disability: 1 salary per year | Disability: 1 salary per year |
| employment contract law) | | |
| | Death: 1/2 salary per year | Death: 1/2 salary per year |
| Life - Additional group life insurance | 24 salaries | 24 salaries |

Insurance is bought at market values, which widely cover accounting values.

Operational all-risk:

All-risk insurance covers all the risks of loss or physical damage caused to property owned by or under the charge of the insured while situated in the place(s) described in the policy, provided that such damage occurs accidentally, suddenly or unexpectedly, and makes it necessary to repair and/or replace such property as a direct consequence of any of the risks covered by the policy. This policy includes coverage for loss of profit, with the aim of covering the losses caused by the interruption of the activities as a result of the accident, both as regards the profit that is no longer obtained and the expenses the Company continues to bear despite its inactivity, such that the insured may be in the same financial situation as if the accident had not occurred. It is very important to note that on April 15, 2019 the operational all-risk insurance policy that provides coverage to all Grupo Albanesi power plants was renewed for a further period of 18 months, with a reduction of 5% in the annual premium having been obtained due to the absence of claims or accidents at the time of the renewal.

Construction all-risk and ALOP:

Works for installation or enlargement of the capacity developed by the Company are insured by a Contractors' all risk and assembly insurance, which covers all accidental or unforeseeable damages occurred during the execution of a civil work, including damages caused by acts of God.

The policy includes delay in start-up (DSU) or advance loss of profit (ALOP) insurance of up to 12 months, providing coverage for the expected commercial profit margin for sales of energy and power, discounting the variable costs during the period of repair or replacement of the damaged equipment.

Civil liability:

These policies cover underlying civil liability of the insured, as a result of injuries and/or death of third parties and/or damages to property of third parties, caused and /or derived from the development of the insured activity and product liability, subject to the terms, conditions, limitations and exclusions contained in the policy.

They are structured as follows:

Individual policies were taken out for each of Grupo Albanesi companies, with a maximum compensation of USD 1,000,000 per event and per plant and two reinstatement clauses over the life of the policy.

In addition, an insurance policy common to all companies has been taken out with a compensation limit of USD 9,000,000- per event and during the effective term of the policy in excess of USD 1,000,000 - (individual policies), with two limit reinstatements.

Directors and Officers (D&O) liability insurance:

This policy covers all actions or decision making of directors and/or executives as such, outside the professional service or company where they work; for example, dismissal of employees, hirings, financial decisions, advertising and marketing, merger or acquisitions, shareholders' statements, accounting records, which may be performed with negligence or fault, error or imprudence and cause an economic damage to an employee, shareholder or third party. It does not cover malicious intent.

It covers the company in case of stock-exchange claims or from holders of bonds or securities.

It covers the personal equity of present, past or future directors and/or executives, and the company's exposure to capital market issues.

Transport insurance:

The Company has an insurance policy that covers transportation of all generators of Grupo Albanesi under the modality of sworn statement to be presented monthly in arrears. It covers losses or damages of goods of the insured as a result of its mobilization during transportation, which may be international, national or urban, either by land, air or sea.

Personal accidents insurance:

Covers death and disability risks and medical attention and pharmaceutical expenses resulting from work-related accidents.

Automobile insurance:

This insurance covers the damage to own vehicles as well as extra-contractual civil liability of the owner, user or driver of the automobile involved in an accident where third parties are injured or die.

Directors' qualification bond:

This guarantee is required by the General Companies Law (Law 19550, Section 256, paragraph 2) from directors of corporations and members of the administrative bodies of other companies (LLC, joint stock company). This guarantee covers the Company in case of non-compliance with obligations by Directors or Managing partners while performing their duties.

Customs Bond:

Temporary imports: this guarantee avoids the payment of pertinent duties for the entry of goods into the country, provided that they are exported in a term determined, at which time the guarantee is released.

Temporary export: the amount of pertinent duties are guaranteed for the export of those exported goods which will be reimported.

Financial advances bond insurance:

It guarantees that the money received by the customer on account of advance, will be applied to the effective compliance with the contract agreed upon .

Contract performance bond:

It guarantees the compliance with all the obligations established in the contract and in the specifications of the call for bids. This policy has unlimited duration; it is released when returned or upon the provisional reception of the work without observations.

Environmental bond:

The environmental bond for damage with group incidence covers the environmental bond established by the General Environmental Law No. 25675, Section 22, as required by the enforcement authorities.

Bond to secure offer maintenance in projects:

It guarantees the offer maintenance and signing of the contract in the time and manner required by law and bidding rules.

Bond for commercial authorization of projects

Guarantees the fulfillment of the obligations of the policyholder to obtain the commercial authorization of the awarded project.

ENES Bond:

Staggered shipping: Import or export of goods by means of the staggered shipping system. This bond covers eventual differences arising from the tax treatment of partial shipments as compared to one global shipment.

Judicial bond:

Insurance bond for judicial guarantees provides litigants with an appropriate means to guarantee their procedural obligations when the respective Code so requires.

These coverages apply both in cases in which the judge hearing the case has ordered the lock of a provisional remedy, and in those in which the constitution of a counterbond has been arranged. Replacement of provisional remedies: the provisional remedy can be substituted by the defendant in a lawsuit through this policy, thereby releasing the equity affected by such measure.

Counterbond: it is the guarantee that must be provided by the person who has requested the lock of a provisional remedy to guarantee the damages that may arise in case of having requested it without right.

Mandatory life insurance:

Mandatory life insurance is a coverage that the employer is obliged to take out on behalf of its employees. It covers the risk of death of worker in an employment relationship, for any cause, without limitations of any kind, 24 hours a day, in or outside the country. The insured amount is \$92,812,50 as established by the National Insurance Superintendence.

Life insurance (LCT, employment contract law):

This insurance covers underlying obligations from the Employment Contract Law, if the company has to pay compensation in case of total and permanent disability or death of the employee, for whatever reason.

Group Life insurance:

The Company has taken out a group life insurance policy, on behalf of all Grupo Albanesi employees. It grants compensation in case of death, double severance pay in case of accidental death, partial losses due to accident, advances for terminal diseases, organ transplant and birth of child after the employee's death.

Technical insurance coverage for electronic equipment

This insurance provides coverage to fixed or mobile electronic data processing equipment and/or office equipment, such as PCs, notebooks, photocopiers, telephone exchange, etc., in case of accident or sudden and unforeseen events, as detailed in the policy provided by the insured.

Technical insurance for contractors' equipment:

This technical insurance covers the damage that machinery and equipment might suffer from the moment they enter into operation to perform a specific function and/or are placed in storage.

Positive and negative contingencies

13. Elements considered to calculate provisions whose balances, considered individually or in the aggregate, exceed 2% of the equity.

There are no changes as to the information timely provided.

14. Contingent situations not accounted for at the date of the condensed interim separate financial statements.

None.

Irrevocable advances on account of future subscriptions

15. Status of the capitalization procedure.

There are none.

16. Unpaid cumulative dividends on preferred shares.

There are none.

17. Conditions, circumstances or terms for the removal of restrictions on the distribution of unappropriated earnings.

See Note 16 to the condensed interim separate financial statements at June 30, 2020.



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REVIEW REPORT ON THE CONDENSED INTERIM SEPARATE FINANCIAL STATEMENTS

To the Shareholders, President and Directors of Albanesi S.A.

Legal address: Leandro N. Alem 855 - 14th Floor

City of Buenos Aires

Tax Registration Number: 30-68250412-5

Introduction

We have reviewed the accompanying condensed interim separate Financial Statements of Albanesi S.A. ("the Company"), including the separate statement of financial position at June 30, 2020, the separate statement of comprehensive income for the six- and three- month periods ended June 30, 2020, the separate statements of changes in equity and of cash flows for the six-month period then ended, and the selected explanatory notes.

The balances and other information for the fiscal year 2019 and its interim periods are an integral part of the financial statements mentioned above; therefore, they must be considered in connection with these financial statements.

Board's responsibility

The Board of Directors of the Company is responsible for the preparation and presentation of the financial statements in accordance with International Financial Reporting Standards, adopted by the Argentine Federation of Professional Councils in Economic Sciences (FACPCE) as professional accounting standards and included by the National Securities Commission (CNV) in its regulations, as approved by the International Accounting Standards Board (IASB), and is therefore responsible for the preparation and presentation of the condensed interim separate financial statements mentioned in the first paragraph, in accordance with International Accounting Standard 34 Interim Financial Information (IAS 34).

Price Waterhouse & Co. S.R.L., Bouchard 557, piso 8°, C1106ABG - Ciudad de Buenos Aires T: +(54.11) 4850.6000, F: +(54.11) 4850.6100, www.pwc.com/ar



Scope of our review

Our review was limited to the application of the procedures established under International Standards on Review Engagements ISRE 2410 Review of Interim Financial Information Performed by the Independent Auditor of the Entity, adopted as a review standard in Argentina by Technical Pronouncement No. 33 of the FACPCE and approved by the International Auditing and Assurance Standards Board (IAASB). A review of interim financial information consists of inquiries of Company staff responsible for preparing the information included in the condensed interim separate financial statements and of analytical and other review procedures. This review is substantially less in scope than an audit examination conducted in accordance with international standards on auditing and consequently it does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion on the separate financial position, the separate comprehensive income and separate cash flows of the Company.

Conclusion

On the basis of our review, nothing has come to our attention that make us think that the condensed interim separate Financial Statements mentioned in the first paragraph of this report have not been prepared, in all material respects, in accordance with International Accounting Standard 34.

Emphasis paragraph

Impact of COVID-19 on the Company's business

Without modifying our opinion, we want to put emphasis on the information included in Note 27 to the condensed interim separate Financial Statements regarding the impact of COVID-19 on the Company's business as well as the measures adopted by Management to face this situation.

Report on compliance with regulations in force

In accordance with current regulations, we report, in connection with Albanesi S.A., that:

- a) the condensed interim separate Financial Statements of Albanesi S.A. have not yet been transcribed into the Inventory and Balance Sheet book and as regards those matters that are within our competence, they are in compliance with the provisions of the General Companies Law and pertinent resolutions of the National Securities Commission;
- b) the condensed interim separate Financial Statements of Albanesi S.A. arise from accounting records carried in all formal respects in accordance with legal requirements, except for the fact that they have not yet been transcribed into the Inventory and Balance Sheet book for the



period ended June 30, 2020 and the accounting entries for October through December 2019 and January through June 2020 have not been transcribed into the Journal Book;

- c) we have read the additional information to the notes to the condensed interim separate financial statements required by Section 12, Chapter III, Title IV of the National Securities Commission regulations, on which, as regards those matters that are within our field of competence, we have no observations to make;
- d) at June 30, 2020, there is no debt accrued in favor of the Argentine Integrated Social Security System, as shown by the accounting records of Albanesi S.A.

City of Buenos Aires, August 7, 2020.

PRICE WATERHOUSE & CO. S.R.L.

(Partner)

C.P.C.E.C.A.B.A. T^o 1 F^o 17 Dr. Raúl Leonardo Viglione Public Accountant (UCA) C.P.C.E.C.A.B.A. T^o 196 F^o 169

Report of the Syndics' Committee

To the Shareholders of Albanesi S.A.

- 1. In accordance with Section 294 of Law No. 19550, the standards issued by the National Securities Commission (CNV) and Regulations of the Buenos Aires Stock Exchange, we have examined the condensed interim separate financial statements of Albanesi S.A. (the "company") which comprise the statement of financial position at June 30, 2020, the statement of comprehensive income for the six-month period ended June 30, 2020, and statement of changes in equity and of cash flows for the six-month period then ended, and the notes to the financial statements. The balances and other information for the fiscal year 2019 are an integral part of the financial statements mentioned above; therefore, they must be considered in connection with these financial statements.
- 2. The Board of Directors of the Company is responsible for the preparation and presentation of the financial statements in accordance with International Financial Reporting Standards, adopted by the Argentine Federation of Professional Councils in Economic Sciences (FACPCE) as professional accounting standards and included by the National Securities Commission (CNV) in its regulations, as approved by the International Accounting Standards Board (IASB), and is therefore responsible for the preparation and presentation of the condensed interim separate Financial Statements mentioned in the first paragraph, in accordance with International Accounting Standard 34 *Interim Financial Information* (IAS 34). Our responsibility is to express a conclusion based on the review that we have performed with the scope detailed in paragraph
- 3. Our review was carried out in accordance with standards applicable to syndics. Those standards require the application of the procedures established by Technical Pronouncement No. 33 of the Argentine Federation of Professional Councils in Economic Sciences for limited reviews of interim financial statements, and include verifying the consistency of the documents reviewed with the information on corporate decisions, as disclosed in minutes and the conformity of those decisions to the law and by-laws insofar as concerns formal and documentary aspects. To fulfill our professional duties, we have reviewed the work done by the external auditors, Price Waterhouse & Co. S.R.L., who issued their review report on the condensed interim separate financial statements with an emphasis of matter paragraph on the information included in Note 25, on the same date of this report. A review of interim financial information consists of inquiries of Company staff responsible for preparing the information

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included in the condensed interim separate financial statements and of analytical and other review

procedures. This review is substantially less in scope than an audit examination conducted in accordance

with international standards on auditing and consequently it does not enable us to obtain assurance that we

would become aware of all significant matters that might be identified in an audit. Accordingly, we do not

express an audit opinion on the financial position, the comprehensive income, and the cash flows of the

Company. We have not assessed the administrative, financing, marketing and operating business criteria

as these matters fall within the exclusive competence of the Board of Directors and Shareholders'

Meeting.

4. As stated in Note 2, the condensed interim separate Financial Statements mentioned in paragraph

1. have been prepared in accordance with International Accounting Standard 34.

5. Based on our review, we are not aware of any significant changes that should be made to the

interim condensed separate financial statements mentioned in paragraph 1. for their presentation in

accordance with the relevant provisions of Law No. 19550, the rules of the National Securities

Commission and the standards mentioned in paragraph 2.

6. The provisions of Section 294 of the Law No. 19550 have been duly fulfilled.

City of Buenos Aires, August 7, 2020

For the Syndics' Committee Marcelo P. Lerner

Full Syndic