Condensed Interim Consolidated Financial Statements

At June 30, 2023 and for the six- and three-month periods ended June 30, 2023 and 2022, presented in comparative format

(Stated in thousands of US dollars (USD))

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Summary of Activity

Review Report on the Condensed Interim Consolidated Financial Statements

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 condensed interim consolidated 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. (a company merged into GMSA)
AVRC	Alto Valle Río Colorado S.A. (a company merged into BDD)
BADCOR	Adjusted BADLAR rate
BADLAR	Average interest rate paid by financial institutions on time deposits for over one million pesos.
BCRA	Central Bank of Argentina
BDD	Bodega del Desierto S.A.
GAND EEGA	Compañía Administradora del Mercado Mayorista Eléctrico S.A. (Wholesale Electricity Market
CAMMESA	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
A '1 1 '1'	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	Generación Mediterránea 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. (a company merged into GMSA)
GLSA	Generación Litoral S.A.
GMGS	GM Gestión y Servicios S.A.C.
GMOP	GM Operaciones S.A.C.
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)

GLOSSARY OF TEC	CHNICAL TERMS (Cont'd)
Terms	Definitions
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	Generación Mediterránea 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	International Financial Reporting Standards
NFHCC	New Date Committed for Commercial Authorization
SDG	
NO	Sustainable Development Goals Negotiable Obligations
PAS	Arroyo Seco Project
GDP	Gross Domestic Product
PWPS	Pratt & Whitney Power System Inc
(RECPAM)	Gain/(loss) on net monetary position
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.
CSR	Corporate social responsibility
TP	Technical Pronouncements
SADI	Argentine Interconnection System
SACDE	Sociedad Argentina de Construcción y Desarrollo Estratégico S.A.
ES	Energy Secretariat
SEK	Swedish crowns
GSE	Government Secretariat of Energy
OHHS	Health, Safety and Hygiene at work
TRASNOA S.A.	Empresa de Transporte de Energía Eléctrica por Distribución Troncal del Noroeste Argentino S.A.
GU	Generating unit
CGU	Cash Generating Unit
USD	US dollars
LIVA	Durah saina manusu unit

Purchasing power unit

UVA

Composition of the Board of Directors and Syndics' Committee at June 30, 2023

President

Armando Losón (Jr.)

1st Vice President

Guillermo Gonzalo Brun

2nd Vice President

Julián Pablo Sarti

Full Directors

María Eleonora Bauzas Oscar Camilo De Luise Ricardo Martín López Osvaldo Enrique Alberto Cado

Alternate Directors

Juan Gregorio Daly Juan Carlos Collin Jorge Hilario Schneider María Andrea Bauzas

Full Syndics

Enrique Omar Rucq Marcelo Pablo Lerner Francisco Agustín Landó

Alternate Syndics

Marcelo Claudio Barattieri Juan Cruz Nocciolino Carlos Indalecio Vela

Condensed Interim Consolidated Financial Statements

Company Name: Generación Mediterránea S.A.

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

Main business activity: Generation and sale of electric energy Development of

energy projects, execution of projects, advisory services, provision of services, management, administration and performance of works of any kind. Investments and financial operations of any kind, except those

established by Law No. 21526

Tax Registration Number: 30-68243472-0

Dates of Registration with the Public Registry of Commerce:

Bylaws or incorporation agreement: January 28, 1993 Latest amendment: August 24, 2022

Registration with the Legal Entities Regulator under

number:

644 of Book 112, Volume A of Corporations

Expiration date of Company By-laws: January 28, 2092

Condensed Interim Consolidated Statement of Financial Position

At June 30, 2023 and December 31, 2022 Stated in thousands of US dollars

	Notes	06/30/2023	12/31/2022
ASSETS			
NON-CURRENT ASSETS			
Property, plant and equipment	7	1,152,582	1,079,842
Investments in associates	8	4,446	4,765
Income tax credit balance, net		54	60
Other receivables		21,480	11,893
Other financial assets at fair value through profit or			
loss	10		12,300
Total non-current assets	_	1,178,562	1,108,860
CURRENT ASSETS			
Inventories		3,243	2,724
Other receivables		61,059	54,734
Trade receivables		44,335	42,280
Other financial assets at fair value through profit or			
loss	10	200,125	115,900
Cash and cash equivalents	9	25,666	20,564
Total current assets	_	334,428	236,202
Total assets	=	1,512,990	1,345,062

Condensed Interim Consolidated Statement of Financial Position (Cont'd)

At June 30, 2023 and December 31, 2022 Stated in thousands of US dollars

	Notes	06/30/2023	12/31/2022
EQUITY			
Share capital	11	2,414	2,414
Capital Adjustment		20,051	20,051
Additional paid-in capital		19,809	19,809
Legal reserve		4,365	3,672
Optional reserve		109,769	96,598
Special Reserve GR No. 777/18		43,651	45,378
Technical revaluation reserve		43,782	45,574
Other comprehensive income/(loss)		(149)	(149)
Unappropriated retained earnings/(losses)		(18,525)	3,564
Equity attributable to the owners		225,167	236,911
Non-controlling interest		13,996	14,157
Total Equity	=	239,163	251,068
LIABILITIES			
NON-CURRENT LIABILITIES			
Deferred tax liabilities	22	108,386	107,583
Other liabilities		905	872
Defined benefit plans		695	804
Loans	13	843,274	748,980
Trade payables		1,298	-
Total non-current liabilities	_	954,558	858,239
CURRENT LIABILITIES			
Other liabilities		245	982
Social security liabilities		1,615	1,710
Defined benefit plans		36	51
Loans	13	284,894	184,997
Derivative instruments		1,105	42
Tax payables		683	2,482
Trade payables	_	30,691	45,491
Total current liabilities	_	319,269	235,755
Total liabilities		1,273,827	1,093,994
Total liabilities and equity	_	1,512,990	1,345,062

Condensed Interim Consolidated Statement of Comprehensive Income

For the six- and three-month periods ended June 30, 2023 and 2022 Stated in thousands of US dollars

		Six-month	period at	Three-month period at		
	Notes	06/30/2023	06/30/2022	06/30/2023	06/30/2022	
Sales revenue	15	100,836	104,030	48,538	53,963	
Cost of sales	16	(56,948)	(44,107)	(31,284)	(24,420)	
Gross income		43,888	59,923	17,254	29,543	
Selling expenses	17	(240)	(325)	(131)	(167)	
Administrative expenses	18	(8,597)	(7,739)	(4,241)	(3,706)	
Other operating income	19	104	3	25	2	
Other operating expenses		(28)		(14)		
Operating income/(loss)		35,127	51,862	12,893	25,672	
Financial income	20	10,949	2,586	8,509	1,537	
Financial expenses	20	(41,037)	(33,724)	(21,446)	(16,846)	
Other financial results	20	(16,637)	(21,040)	(13,513)	(9,943)	
Financial results, net		(46,725)	(52,178)	(26,450)	(25,252)	
(Loss) from interests in associates	8	(449)	(285)	(205)	(222)	
Pre-tax (loss)/profit		(12,047)	(601)	(13,762)	198	
Income Tax	22	(803)	(8,423)	9,005	(9,746)	
(Loss) for the period from continuing operations		(12,850)	(9,024)	(4,757)	(9,548)	
(Loss) from discontinued operations for the period	27	-	(5,665)		(5,368)	
(Loss) for the period	;	(12,850)	(14,689)	(4,757)	(14,916)	
Other comprehensive income/(loss)						
These items will be reclassified under income/(loss):						
Translation differences of subsidiaries and associates		673	330	178	(68)	
Other comprehensive income/(loss) from continuing operations		673	330	178	(68)	
Other comprehensive income from discontinued operations	27	-	266	-	266	
Other comprehensive income for the period	•	673	596	178	198	
Comprehensive (loss) for the period	•	(12,177)	(14,093)	(4,579)	(14,718)	
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Condensed Interim Consolidated Statement of Comprehensive Income (Cont'd)

For the six- and three-month periods ended June 30, 2023 and 2022 Stated in thousands of US dollars

		Six-month	period at	Three-month	period at
	Note	06/30/2023	06/30/2022	06/30/2023	06/30/2022
(Loss)/income for the period attributable to:					
Owners of the company		(12,391)	(15,506)	(4,360)	(14,779)
Non-controlling interest		(459)	817	(397)	(137)
		(12,850)	(14,689)	(4,757)	(14,916)
(Loss) for the period attributable to the owners:					
Continuing operations		(12,391)	(10,124)	(4,360)	(9,679)
Discontinued operations		<u>-</u>	(5,382)	<u> </u>	(5,100)
		(12,391)	(15,506)	(4,360)	(14,779)
Comprehensive (loss)/income for the period attributable to:					
Owners of the company		(11,744)	(14,930)	(4,190)	(14,591)
Non-controlling interest		(433)	837	(389)	(127)
		(12,177)	(14,093)	(4,579)	(14,718)
Comprehensive (loss) for the period attributable to the owners:					
Continuing operations		(11,744)	(9,801)	(4,190)	(9,744)
Discontinued operations			(5,129)		(4,847)
		(11,744)	(14,930)	(4,190)	(14,591)
(Losses)/earnings per share attributable to the owners:					
Basic and diluted (losses)/earnings per share from continuing operations Basic and diluted (losses)/earnings per share from	21	(0.06)	(0.05)	(0.02)	(0.05)
discontinued operations	21	_	(0.03)	_	(0.03)
Basic and diluted (losses)/earnings per share	21	(0.06)	(0.08)	(0.02)	(0.07)
		(3.20)	()	(====)	(3.07)

Condensed Interim Consolidated Statement of Changes in Equity

For the six-month periods ended June 30, 2023 and 2022 Stated in thousands of US dollars

				Attributable to Shareholders								
	Shareh	olders' contri	butions				Retained e	arnings				
	Share capital (Note 11)	Capital Adjustment	Additional paid-in capital	Legal reserve	Optional reserve	Special Reserve GR No. 777/18	Technical revaluation reserve	Other comprehensive income/(loss)	Unappropriated retained earnings/(losses)	Total	Non- controlling interest	Total equity
Balances at December 31, 2021	2,414	20,051	19,809	898	30,883	48,854	49,192	(319)	68,488	240,270	13,705	253,975
Shareholders' Meeting minutes dated April 19, 2022:												
- Setting up of legal reserve	_	_	_	2,774	_	_	_	_	(2,774)	_	_	_
- Setting up of optional reserve	_	_	_	_,	65,715	_	_	_	(65,715)	_	_	_
Contributions from non-controlling					00,100				(***,****)			
interest	_	_	_	_	_	_	_	_	_	_	332	332
Other comprehensive income/(loss)	-	-	-	-	-	(291)	(348)	253	962	576	20	596
Reversal of technical revaluation reserve	-	-	-	-	-	(1,337)	(1,346)	-	2,683	-	-	-
(Loss)/income for the six-month period	-	-	-	-	-	-	-	-	(15,506)	(15,506)	817	(14,689)
Balances at June 30, 2022	2,414	20,051	19,809	3,672	96,598	47,226	47,498	(66)	(11,862)	225,340	14,874	240,214
Contributions from non-controlling												
interest	-	-	-	-	-	-	-	-	-	-	691	691
Other comprehensive income/(loss)	-	-	-	-	-	(324)	(389)	(83)	948	152	5	157
Reversal of technical revaluation reserve	-	-	-	-	-	(1,524)	(1,535)	-	3,059	-	-	-
(Loss)/income for the complementary six-												
month period	-	-			-	-	-	-	11,419	11,419	(1,413)	10,006
Balances at December 31, 2022	2,414	20,051	19,809	3,672	96,598	45,378	45,574	(149)	3,564	236,911	14,157	251,068
Shareholders' Meeting minutes dated												
April 19, 2023:												
- Setting up of legal reserve	-	-	-	693	-	-	-	-	(693)	-	-	-
- Setting up of optional reserve	-	-	-	-	13,171	-	-	-	(13,171)	-	-	-
Contributions from non-controlling											272	272
interest	-	-	-	-	-	-	-	-	-	-		
Other comprehensive income/(loss)	-	-	-	-	-	(303)	(362)	-	1,312	647	26	673
Reversal of technical revaluation reserve	-	-	-	-	-	(1,424)	(1,430)	-	2,854	-	-	-
(Loss) for the six-month period			<u> </u>					<u> </u>	(12,391)	(12,391)	(459)	(12,850)
Balances at June 30, 2023	2,414	20,051	19,809	4,365	109,769	43,651	43,782	(149)	(18,525)	225,167	13,996	239,163

Condensed Interim Consolidated Statement of Cash Flows

For the six-month periods ended June 30, 2023 and 2022 Stated in thousands of US dollars

	Notes	06/30/2023	06/30/2022
Cash flows provided by operating activities:		(40.050)	(0.004)
(Loss) for the period from continuing operations		(12,850)	(9,024)
Adjustments to arrive at net cash flows provided by operating activities: Income Tax	22	803	8.423
Loss from interests in associates	8	449	285
Depreciation of property, plant and equipment	16	19,469	17,289
Present value of receivables and debts			60
Provision for Directors' fees	18	368	1,203
(Income) from the sale of property, plant and equipment	19	(22)	(2)
(Income)/loss from changes in the fair value of financial instruments	20	(1,049)	377
(Income) from repurchase of negotiable obligations	20	(550)	(130)
Interest and exchange differences and other		5,549	37,518
Gain/(loss) on net monetary position (RECPAM)	20	4,329	(1,111)
Difference in UVA value	20	29,980	11,570
Accrual of benefit plans		36	57
Changes in operating assets and liabilities: (Increase) in trade receivables		(4.964)	(7.979)
(Increase)/Decrease in other receivables (1)		(18,202)	6,299
(Increase) in inventories		(519)	(27)
(Decrease) in trade payables (2)		(10,486)	(21,372)
Increase defined benefit plans		(10,400)	76
(Decrease) in other liabilities		(1,703)	(1,457)
(Decrease)/Increase in social security liabilities and tax payables		(869)	1,226
Net cash flows provided by operating activities from discontinued operations		-	782
Net cash flows provided by operating activities		9,769	44,063
Cash flows from investing activities:			
Capital contributions in subsidiaries and related companies		_	(250)
Acquisition of property, plant and equipment	7	(10,792)	(8,550)
Government securities	,	17	5
Collection from the sale of property, plant and equipment		31	1
Refund from the sale of property, plant and equipment	7	4,309	_
Loans granted	24	(10,185)	(2,097)
Loans collected		650	-
Net cash flows (used in) investing activities		(15,970)	(10,891)
Cash flows from financing activities:		(1.106)	(7.62)
Payment of financial instruments	12	(1,106)	(762)
Repurchase of negotiable obligations	13 13	(2,155) (109,943)	(533) (80,886)
Payment of loans Lease payments	13	(109,943)	(1,979)
Payment of interest	13	(36,568)	(30,960)
Leases taken out	13	435	298
Borrowings	13	159,994	75,344
Cash flows provided by/(used in) financing activities	10	10,398	(39,478)
INCREASE/(DECREASE) IN CASH AND CASH EQUIVALENTS		4,197	(6,306)
I (CREMOE) II (CROIT II (D'CROIT EQUITMENT)		4,177	(0,500)
Cash and cash equivalents at the beginning of the period	9	20,564	17,493
Exchange difference of cash and cash equivalents		(2,775)	2,280
Financial results of cash and cash equivalents		6,446	(241)
Gain/(loss) on net monetary position of cash and cash equivalents		(2,766)	(217)
Cash and cash equivalents at the end of the period	9	25,666	13,009
		4,197	(6,306)

⁽¹⁾ It includes advances to suppliers for the purchase of property, plant and equipment for USD 52,782 and USD 61,755 at June 30, 2023 and 2022, respectively.

⁽²⁾ It includes commercial payments for works financing (see Note 29).

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

For the six-month periods ended June 30, 2023 and 2022 Stated in thousands of US dollars

Material transactions not entailing changes in cash:

	Notes	06/30/2023	06/30/2022
Acquisition of property, plant and equipment financed by suppliers	7	(1,375)	(7,477)
Advances to suppliers applied to the acquisition of property, plant and equipment	7	(16,383)	(36,115)
Financial costs capitalized in property, plant and equipment	7	(75,328)	(30,893)
Loans to Directors, repaid	24	219	1,458
Loans to Directors	24	(272)	(242)
Mutual funds - CTE Trust		24,134	21,776
Interest on Mutual funds capitalized in property, plant and equipment - CTE Trust	7	10,249	15,090
Acquisition of property, plant and equipment - CTE Trust	7	(24,221)	(19,155)
Advances to suppliers - CTE Trust		(795)	(2,323)
Issuance of Class XVII, Class XVIII and Class XIX Negotiable Obligations - CTMM Trust	13	-	125,000
Mutual funds - CTMM Trust		(2,089)	(101,571)
Interest on Mutual funds capitalized in property, plant and equipment - CTMM Trust	7	26,707	1,164
Acquisition of property, plant and equipment - CTMM Trust	7	(22,929)	-
Advances to suppliers - CTMM Trust		(1,381)	(24,593)
Investments in related companies - Capital contributions		-	(784)
Capital increase from debt assignment		-	432
Net benefit plans from discontinued operations		-	231
Sale of property, plant and equipment from discontinued operations		-	(769)
Capitalized interest on Class XV and XVI Negotiable Obligations - CTE Trust	13	5,571	5,212
Capitalized interest on Class XVI, XVII and XIX Negotiable Obligations - CTMM Trust	13	3,303	-
Assignment from Shareholders		272	-
Issuance of Class I and III Negotiable Obligations - PAS Trust	13	139,891	-
Mutual funds - PAS Trust		(97,834)	-
Interest on Mutual funds capitalized in property, plant and equipment - PAS Trust	7	23,433	-
Acquisition of property, plant and equipment - PAS Trust	7	(5,888)	-
Advances paid to suppliers - PAS Trust		12,389	-

Notes to the Condensed Interim Consolidated Financial Statements

For the six- and three-month periods ended June 30, 2023 and 2022 and for the fiscal year ended December 31, 2022 Stated in thousands of US dollars

NOTE 1: GENERAL INFORMATION

GMSA's main line of business is the conventional thermal power generation. It has six thermal power plants operating throughout the whole country fed with natural gas as well as diesel as alternative fuel. They sell the energy generated in accordance with different regulatory frameworks. GMSA's nominal installed capacity is 900 MW.

GMSA was controlled by Albanesi S.A., an investing and financing company, which held 95% of its capital and votes. ASA was established in 1994. Through its subsidiaries and related entities, the Company has invested in the energy market, in the power generation and commercialization segment, its main line of business to date. As a result of the merger, GMSA absorbs ASA retrospectively as from January 1, 2021.

On March 10, 2022, the merger through absorption was registered with the Legal Entities' Regulator whereby ASA and GECEN were merged into the Company, with January 1, 2021 being the effective merger date ("Merger 2021"). Further, on March 10, 2022, the dissolutions without liquidation of ASA and GECEN were registered.

Grupo Albanesi, through GMSA and its related company AESA, is engaged in the generation and sale of electricity and has focused on the natural 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 equity interest of GMSA in each company, acquired as a result of the merger by absorption:

Companies	Companies Country of incorporation Main activity		% participation		
Companies			06/30/2023	12/31/2022	
CTR	Argentina	Electric power generation	75%	75%	
GLSA	Argentina	Electric power generation	95%	95%	
GROSA	Argentina	Electric power generation	95%	95%	
Solalban Energía S.A.	Argentina	Electric power generation	42%	42%	
GM Operaciones S.A.C.	Peru	Electric power generation	50%	50%	

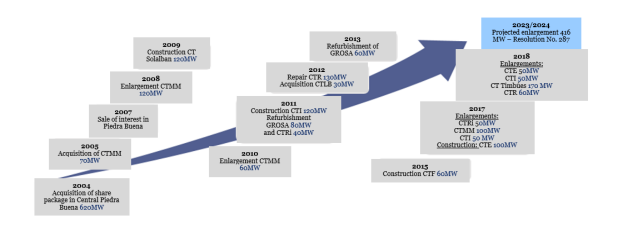
At the date of these condensed interim consolidated Financial Statements, Grupo Albanesi had a total installed capacity of 1,380 MW, it being expanded with additional 408 MW with all the new projects awarded.

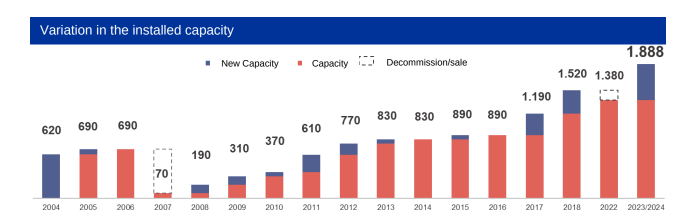
Notes to the Condensed Interim Consolidated Financial Statements (Cont'd)

NOTE 1: GENERAL INFORMATION (Cont'd)

		Non	ninal			
Power Plant	Company	Company installed capacity		Resolution	Location	
Central Térmica Modesto Maranzana				ES Resolutions Nos. 220/07, 1281/06	Río Cuarto, Córdoba	
(CTMM)	GMSA	350	MW	Plus and ES Resolution No. 440/2021	rdo Charlo, Cordoba	
				ES Resolutions Nos. 220/07, 1281/06		
Central Térmica Independencia (CTI)	GMSA	220	MW	Plus, EES Resolution No. 21/16 and	San Miguel de Tucumán, Tucumán	
				ES Resolution No. 440/2021		
				ES Resolutions Nos. 220/07 and	Frías, Santiago del Estero	
Central Térmica Frías (CTF)	GMSA	60	MW	440/2021	Trias, Santiago del Estero	
				ES Resolutions Nos. 220/07 and	La Rioja, La Rioja	
Central Térmica Riojana (CTRi)	GMSA	90	MW	440/2021	La Rioja, La Rioja	
Central Térmica La Banda (CTLB)	GMSA	30	MW	ES Resolution No. 440/2021	La Banda, Santiago del Estero	
Central Térmica Ezeiza (CTE)	GMSA	150	MW	EES Resolution No. 21/16	Ezeiza, Buenos Aires	
Total nominal installed capacity (GMSA)		900	MW			
				ES Resolution No. 220/07 and ES	Gral. Roca, Río Negro	
Central Térmica Roca (CTR)	CTR	190	MW	Resolution No. 440/2021	Grai. Roca, Rio Negro	
Solalban Energía S.A.		120	MW	Resolution No. 1281/06 Plus	Bahía Blanca, Buenos Aires	
Total nominal installed capacity (Participat	ion of					
GMSA)		310	MW			
Power Plants	AESA	170	MW	EES Resolution No. 21/16	Timbúes, Santa Fé	
Total nominal installed capacity Grupo Alb	anesi	1,380	MW		-	

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.





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

NOTE 1: GENERAL INFORMATION (Cont'd)

Through EES Resolution No. 287 - E/2017 of May 10, 2017, the ES instructed CAMMESA to call for those interested parties to offer new thermal generation focused on closure of combined cycles and co-generation technology, with the commitment to install and start up new generation to meet the demand in the WEM.

GMSA participated in that call and was awarded two projects for closure of combined cycles through EES Resolution No. 926 – E/2017. GECEN participated in that call and was awarded a co-generation project through EES Resolution No. 820 – E/2017.

Project for closure of cycle Ezeiza

One of the awarded projects was the closure of the combined cycle of CTE TG01, TG02 and TG03 units. The project related to this bidding process consists in i) the installation of a fourth Siemens SGT-800 gas turbine of 54 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 additional net 138 MW to 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 EES 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 Committed for Commercial Authorization (NFHCC) under the wholesale demand agreements entered into in accordance with EES 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.

On September 25, 2020, a Note was sent to CAMMESA accepting the terms indicated in Note NO-2020-60366379-APN-SSEE#MEC in which the suspension of the term computing mentioned in the above paragraph is extended until November 15, 2020.

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

NOTE 1: GENERAL INFORMATION (Cont'd)

Project for closure of cycle Ezeiza (Cont'd)

On January 11, 2021, a Note was sent to CAMMESA accepting the terms indicated in Note NO-2020-88681913-APN-SE#MEC in which the suspension of the term computing is extended for 45 calendar days as from November 16, 2020.

On July 1, 2021, a contract was executed with Sociedad Argentina de Construcción y Desarrollo Estratégico S.A. for the project of the CTE Closure of Cycle. The project includes the review of engineering, management of project's supplies and procurement, execution of civil and electromechanical works to install the main generation equipment and associated systems. The Company will rely on its own organization system to control the construction, supplies, progress of works and their certification. The pricing method is mixed: unit prices for equipment supplies and civil works, fixed amount for the rest. The execution term is 28 months (see Note 31).

The contract includes a performance bond for 15% on the total contract amount, formalized as a bond insurance. The contract states daily progressive penalties in the case of noncompliance with the term, with a cap of up to 10% of the value and daily rewards for accelerating the dispatch date up to a limit of USD 2 million. It also includes a bonus for project completion of USD 1,5 million.

On July 16, 2021, the Company issued Class XV and Class XVI Negotiable Obligations for a total amount equivalent to USD 130 million; the proceeds shall be allocated exclusively to investments necessary for the start-up of the CTE enlargement during 2023 (see Note 13).

On January 27, 2022, the Energy Secretariat through Resolution No. 39/2022, required generating agents that have executed Wholesale Demand Agreements (CdD) under the framework of ES Resolution No. 287/2017 and which have not obtained commercial authorization prior to the New Date Committed for Commercial Authorization (NFHCC) to set a New Committed Extended Date (NFCE) within a term of thirty calendar days from publication of this measure, which will be considered as the Committed Date for the purposes of the CdD.

The NFCE cannot exceed one thousand and eighty calendar days counted as from the NFHCC defined pursuant to ES Resolution No. 25/2019 considering the extensions granted due to COVID.

In addition, it was determined that projects whose owners have opted to set the NFCE shall be subject to the adjustment made to the Price for Power Availability, which decreases the greater the term selected up to a maximum of 1,080 days and a minimum of 17,444 USD/MW-month.

In case the full Commercial Authorization of Committed Machines be later than the NFCE, the penalties for noncompliance with Committed Date shall apply.

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

NOTE 1: GENERAL INFORMATION (Cont'd)

Project for closure of cycle Ezeiza (Cont'd)

Finally, Resolution No 39/2022 establishes that owners of projects who were awarded bids and have no Commercial Authorization at the date of publication of this resolution, may request before CAMMESA the termination of their CdD, subject to the payment of an amount equivalent to 17,500 USD/MW to be paid only once.

On June 9, 2022, the Company and CAMMESA entered into Addendum II to the wholesale demand agreement signed on December 14, 2017 and amended by an Addendum dated May 7, 2021, as provided for by EES Resolutions Nos. 287-E/2017 and 926-E/2017 and ES Resolution No. 39/2022. As set forth in Addendum II, the new committed extended date for commercial authorization of the project shall be November 7, 2023, with a price of 19,522 USD/MW-month.

Project for closure of cycle Río IV

Other projects include the closure of the combined cycle of the TG06 and TG07 units at CTMM, located in Río Cuarto, Province of Córdoba. The project consists in the installation of a new 54 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 steam turbine will contribute 65 MW, without additional consumption of fuel, with the complete cycle recording a specific consumption of 1,590 Kcal/KWh.

Regulatory aspects are identical to those described in the Ezeiza closure of cycle Project.

On May 23, 2022, the Company issued Class XVII, Class XVIII and Class XIX Negotiable Obligations for a total amount equivalent to USD 125,000,000; the proceeds shall be allocated exclusively to investments necessary for the start-up of the CTMM capacity expansion during 2024 (see Note 13).

On June 9, 2022, the Company and CAMMESA entered into Addendum II to the wholesale demand agreement signed on December 14, 2017 and amended by an Addendum dated May 7, 2021, as provided for by EES Resolutions Nos. 287-E/2017 and 926-E/2017 and ES Resolution No. 39/2022. As set forth in Addendum II, the new committed extended date under Resolution No. 39/2022 for commercial authorization of the project shall be June 15, 2024, with a price of 18,078 USD/MW-month.

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

NOTE 1: GENERAL INFORMATION (Cont'd)

Co-generation Project Arroyo Seco

Under ES Resolution No. 287/2017, the Energy Secretariat requested offers to implement projects of electricity generation through the closure of open cycles and co-generation. Within this framework, GECEN (Company merged into GMSA) presented a co-generation 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 selected projects comply with the criteria of installing efficient generation and/or improving the thermal units of the current power generation plants. This means an economic benefit for the electric system in all scenarios.

The project consists in the installation of two SGT800 Siemens gas turbines, each with a nominal capacity of 50 MW and two recovery boilers which will generate steam using exhaust fumes from 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.

Regulatory aspects are identical to those described in the Ezeiza closure of cycle Project.

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 provides for the purchase of two SGT800 Siemens Industrial Turbomachinery AB gas turbines (currently Siemens Energy AB), 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. In turn, 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 5,370.5. 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 June 8, 2022, the Company and CAMMESA entered into Addendum II to the wholesale demand agreement signed on November 28, 2017 and amended by an Addendum dated May 7, 2021, as provided for by EES Resolutions Nos. 287-E/2017 and 820-E/2017 and ES Resolution No. 39/2022. As set forth in Addendum II, the new committed extended date under Resolution No. 39/2022 for commercial authorization of the project shall be April 25, 2024, with a price of 17,444 USD/MW-month.

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

NOTE 1: GENERAL INFORMATION (Cont'd)

Co-generation Project Arroyo Seco (Cont'd)

On January 23, 2023, the Company, GLSA and CAMMESA entered into Addendum III to the Wholesale Demand Agreement signed on November 28, 2017 and amended by Addenda I and II dated May 7, 2021 and June 8, 2022, as provided for by EES Resolutions Nos. 287-E/2017 and 820-E/2017 and ES Resolution No. 39/20222. As set forth in Addendum III, GMSA assigns the agreement to GLSA, which is also a company of Grupo Albanesi, and CAMMESA accepts such assignment to use a special purpose entity to obtain the necessary financing for the project construction under the modality "Project Finance".

Furthermore, on February 9, 2023, GMSA assigned its contractual rights to GLSA relating to: (i) the Steam and Electric Power Supply Agreement, (ii) the Usufruct Agreement, and (iii) the Master Agreement for Works in Planta General Lagos. On the same date, GLSA and LDC made amendments to the agreements mentioned in (i), (ii) and (iii) to formally agree that GLSA will become a party thereto, and to include supplementary terms and conditions relating to terms, penalties, guarantees and technical aspects of Arroyo Seco Project. Lastly, GLSA and LDC entered into: (i) a master agreement to buy and allocate green bonds that may be eventually generated by Arroyo Seco Project, and (ii) a loan for use agreement of a portion of LDC's land of 3.3248 hectares, so that GLSA may temporarily collect and store equipment and materials for Arroyo Seco Project.

On March 8 and June 7, 2023, GLSA issued Class I and Class III Negotiable Obligations and additional issuance for a total amount equivalent to USD 139,891; the proceeds shall be allocated exclusively to investments necessary for the start-up of the Arroyo Seco Project during 2024 (see Note 13).

The environment

The ISO 14001:2015 certification for the Environmental Management System of Grupo Albanesi is available based on implementation with a corporate scope, for the following companies: GROSA, CTR, AESA and GMSA, with their thermal power plants: CTMM, CTRi, CTLB, CTF, and CTE. Among these companies, it is important to mention:

- a) CTMM also has a Quality Management System certified under ISO standard 9001:2015 implemented in an integrated manner with its Environmental Management System.
- b) CTE obtained the ISO 45001:2018 certification on Occupational Safety and Health in December 2021.

This type of environmental management, especially notable for its corporate character, allows working in a unified and coordinated manner at all work sites, applying the same criteria for determining the environmental aspects of the activity, significant assessments and the operational controls adopted in response to those matters.

Supported by standardized documentation and implemented within a work framework based on joint and cooperative performance between the parties, sustained growth has been achieved over time, subject to regular performance reviews and ongoing improvement processes.

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

NOTE 1: GENERAL INFORMATION (Cont'd)

The environment (Cont'd)

In October 2022, a new external audit process was conducted by the IRAM, which resulted in the renewal of the certifications on Management Systems (Quality at CTMM and Environment at Group level in the electricity generation area) for another

three-year period.

NOTE 2: REGULATORY ASPECTS RELATING TO ELECTRICITY GENERATION

The regulatory aspects relating 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

introduced below:

ES Resolution No. 59/2023

Resolution No. 59/2023 was published on February 7, 2023. By means of this resolution, the ES enables Generating Agents who own combined cycle power plants but have entered into no electric energy supply contracts to sign a Power Availability and Efficiency Improvement Agreement with CAMMESA for the purpose of encouraging the necessary investments in Major and Minor Maintenance of the machines. Any combined cycle plant who adheres to this agreement must declare a committed

availability of 85% of the net power, for a term that may not exceed 5 years.

The committed power of the unit will be remunerated with USD 2,000/MW-month, payable in its equivalent in Argentine pesos, provided that the monthly average availability is greater than or equal to 85% of the net power of each committed machine. In case of average available power lower than 55%, the price to be remunerated will be 30% of the established price

for the month of operation.

In addition to the above remuneration, the same generating unit will receive 65% of the price set for the Offered Guaranteed Availability (DIGO) in December, January, February, June, July and August and 85% of the price for the Offered Guaranteed

Availability (DIGO) in March, April, May, September, October and November.

The energy generated will be remunerated based on the energy price agreement in dollars per Megawatt-hour payable in its

equivalent in pesos:

Energy generated with natural gas: 3.5 USD/MWh.

Energy generated with gasoil: 6.1 USD/MWh.

On March 30, 2023 CTR filed with CAMMESA a letter of adherence to this new Resolution.

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

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

ES Resolution No. 147/2023

The Energy Secretariat, through Resolution No. 147/23 dated March 13, 2023, authorized that the units LBANTG21 and LBANTGG22, belonging to CTLB, be disconnected from the WEM as from March 1, 2023, the final deadline being November 1, 2023. On March 21, 2023, CAMMESA was informed that the date when the units are to be released is September 30, 2023.

ES Resolution No. 280/2023

On April 25, 2023, by means of Resolution No. 280/23, the Energy Secretariat authorized GMSA to operate as self-generator agent of the WEM through the CTMM self-generator plant, located in Río Cuarto, province of Córdoba, which comprises generation units MMARCC01 and MMARCC02, with a total power of 70 MW, connecting to SADI at the level of 132 kV at Maranzana Transforming Plant, in the jurisdiction of EPEC.

NOTE 3: BASIS FOR PRESENTATION

The condensed interim consolidated Financial Statements for the six- and three-month periods ended on June 30, 2023 and 2022 have been prepared in accordance with IAS 34. This condensed interim consolidated financial information must be read jointly with the Company's annual consolidated Financial Statements for the year ended on December 31, 2022.

The presentation in the condensed interim 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 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 on 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- and three-month periods ended on June 30, 2023 and 2022 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 on June 30, 2023 and 2022 do not necessarily reflect the proportion of the Company's results for full fiscal years.

The Company's functional currency, i.e. the currency of the primary economic environment in which the entity operates, is the US dollar.

These condensed interim consolidated Financial Statements are disclosed in thousands of US dollars without cents, except for the earnings per share.

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

NOTE 3: BASIS FOR PRESENTATION (Cont'd)

These condensed interim consolidated Financial Statements were approved for issuance by the Company's Board of Directors on August 17, 2023.

Purpose of these condensed interim consolidated Financial Statements

These non-statutory condensed interim consolidated Financial Statements are presented in thousands of United States Dollars (USD), which is the Company's functional currency, and have been prepared to provide interim financial information mainly for use by non-Argentine holders of Company's Negotiable Obligations and foreign financial institutions.

Comparative information

Balances at December 31, 2022 and for the six- and three-month periods ended on June 30, 2022, disclosed in these condensed interim consolidated Financial Statements for comparative purposes, arise from financial statements at those dates.

Certain reclassifications have been included in the Financial Statement figures presented for comparative purposes to conform them to the current period presentation.

Tax-purpose inflation adjustment

To determine the net taxable income, an adjustment for inflation computed according to Sections 105 to 108 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 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.

The Company has estimated that at June 30, 2023 the CPI variation will exceed the index established in the above paragraph; therefore, said adjustment was included in the determination of the taxable income for the current period.

Going concern principle

At the date of these condensed interim consolidated Financial Statements, there is no uncertainty as to events or conditions that could raise doubt about the Company's ability to continue operating normally as a going concern.

NOTE 4: ACCOUNTING POLICIES

The accounting policies adopted for these condensed interim consolidated Financial Statements are consistent with those used in the audited financial statements for the last fiscal year, which ended on December 31, 2022.

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

NOTE 4: ACCOUNTING POLICIES (Cont'd)

4.1 New published standards, modifications, and interpretations that have not yet entered into force and have not been early adopted by the Group.

- Amendment to IAS 12 International tax reform Pillar Two model rules. Amended in May 2023. These amendments aim to provide a temporary exception to the accounting for deferred taxes arising from the implementation of the international tax reform by the Organization for Economic Co-operation and Development (OECD). The amendments also introduce targeted disclosure requirements for affected companies. Deferred tax exemption and disclosure of the fact that the exception has been applied are effective immediately. The other disclosure requirements are for annual periods effective beginning on or after January 1, 2023. The Company estimates that the application thereof will not have a significant impact on the results of operations or the financial position of the Company.
- Amendments to IAS 7 and IFRS 7 on supplier financing agreements. Amended in May 2023. These amendments contain disclosure requirements to enhance the transparency of supplier financial arrangements and their effects on a company's liabilities, cash flows, and exposure to liquidity risk. The disclosure requirements are the IASB's response to investors' concerns that some companies' supplier financing arrangements are not sufficiently visible, hindering investors' analysis. The amendment applies to annual fiscal years beginning on or after January 1, 2024 (with transitory exemptions in the first year). The Company estimates that the application thereof will not have a significant impact on the results of operations or the financial position of the Company.

There are no new IFRS or IFRIC applicable as from the current period which have a material impact on the condensed interim consolidated Financial Statements of the Company.

These condensed interim consolidated Financial Statements must be read together with the audited consolidated Financial Statements at December 31, 2022, prepared under IFRS.

The Company measures facilities, machinery and buildings 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, 2022.) Revaluations are made frequently enough to ensure that the fair value of a revalued asset does not differ significantly from its carrying amount.

At June 30, 2023, the Company has not revalued land, buildings, facilities, and machinery, as there have not been important changes in the fair values of those assets caused by macroeconomic fluctuations.

NOTE 5: CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

The preparation of these condensed interim consolidated Financial Statements in accordance with IFRS requires making estimates and assessments that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of issue of these condensed interim consolidated financial statements, as well as the income and expenses recorded in the fiscal year.

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

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

The Group makes estimates to be able to calculate, for example, depreciation and amortization charges, the recoverable value of non-current assets, the Income Tax charge, some labor charges, the provisions for contingencies, labor, civil and commercial lawsuits and the allowance for bad debts. Actual future results may differ from those estimates and assessments made at the date these Financial Statements were prepared.

In preparing these condensed interim consolidated Financial Statements, the critical judgments delivered by the Management to apply the Company's accounting policies and the sources of information used for the related estimates are the same as those delivered in the consolidated Financial Statements for the fiscal year ended on December 31, 2022.

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, 2022 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%.
- 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 US dollars of approximately 11.50% was used, which contemplates the future scenarios.

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)

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 USD 58,312, if it were favorable; or
- To reduce the fair value of land, buildings, facilities, and machinery by USD 58,312, if it were not favorable.

At June 30, 2023, the Company has analyzed the variables considered in the calculation of the recoverable value of property, plant and equipment and concluded that there were no significant changes in those variables.

NOTE 6: FINANCIAL RISK MANAGEMENT

In view of its business activities, the Group is exposed to sundry financial risks: market risk (including foreign exchange risk, 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 on December 31, 2022. 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 VALUE		
Captions	Value at beginning of the period/year	Increases (1)	Decreases/transfers	Translation difference	Value at the end of period/year	Accumulated at beginning of period/year	For the period/year	Decreases	Translation difference	Accumulated at the end of period/year	06/30/2023	12/31/2022
Land	15,897	157	-	-	16,054	-	-	-	-	-	16,054	15,897
Buildings	31,172	-	-	-	31,172	1,804	407	-	-	2,211	28,961	29,368
Facilities	94,841	2,264	-	-	97,105	11,936	2,808	-	-	14,744	82,361	82,905
Machinery and turbines	523,905	6,234	(10)	-	530,129	58,841	15,544	(1)	-	74,384	455,745	465,064
Computer and office equipment	3,145	424	-	-	3,569	1,822	576	-	-	2,398	1,171	1,323
Vehicles	1,288	68	(20)	-	1,336	689	134	(20)	-	803	533	599
Works in progress	477,357	83,068	-	-	560,425	-	-	-	-	-	560,425	477,357
Spare parts and materials	7,329	3	-	-	7,332	-	-	-	-	-	7,332	7,329
Total at 06/30/2023	1,154,934	92,218	(30)	-	1,247,122	75,092	19,469	(21)	-	94,540	1,152,582	-
Total at 12/31/2022	986,144	204,794	(40,426)	4,422	1,154,934	66,899	37,275	(32,648)	3,566	75,092	-	1,079,842
Total at 06/30/2022	986,144	85,936	(38,653)	4,010	1,037,437	66,899	17,879	(32,469)	3,269	55,578	-	981,859

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

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

NOTE 8: INVESTMENTS IN ASSOCIATES

At June 30, 2023 and 2022, and December 31, 2022, the Group's associates are Solalban Energía S.A. and GM Operaciones S.A.C.

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. On January 1, 2021, GMSA absorbed ASA.

GMSA, GROSA and CBEI LLC created on January 14, 2022 a closed corporation in Peru under the name of GM Operaciones S.A.C. (See Note 32).

Changes in the investments in the Group's associates for the six-month periods ended on June 30, 2023 and 2022 are as follows:

	06/30/2023	06/30/2022
At the beginning of the period	4,765	3,922
Capital contributions	-	1,034
Income/(loss) from interests in associates	(449)	(285)
Other comprehensive income/(loss) - Translation difference	130	435
Period end	4,446	5,106

Below is a breakdown of the investments and the value of interests held by the Company in the associates at June 30, 2023 and December 31, 2022, as well as the Company's share of profits in the associates for the six-month periods ended on June 30, 2023 and 2022:

Name of issuing entity	Main activity	% share interest Equ		Equity	v value		rofit of the any in e/(loss)
		06/30/2023	12/31/2022	06/30/2023	12/31/2022	06/30/2023	06/30/2022
Associates							
GM Operaciones S.A.C.	Electricity	50%	50%	685	951	(244)	6
Solalban Energía S.A.	Electricity	42%	42%	3,761	3,814	(205)	(291)
				4,446	4,765	(449)	(285)

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

NOTE 9: CASH AND CASH EQUIVALENTS

	06/30/2023	
Cash	2	3
Checks to be deposited	43	291
Banks	8,596	4,676
Mutual funds	2,768	1,635
Time deposit	9,643	13,959
Short-term investments	4,614	<u>-</u>
Cash and cash equivalents	25,666	20,564

For the purposes of the Statement of Cash Flows, cash and cash equivalents include:

	06/30/2023	06/30/2022
Cash and cash equivalents	25,666	13,009
Cash and cash equivalents	25,666	13,009

NOTE 10: OTHER FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

	06/30/2023	12/31/2022
Non-current		
Mutual funds (a)	<u> </u>	12,300
		12,300
	06/30/2023	12/31/2022
Current		
Mutual funds (a)	200,125	115,900
	200,125	115,900

(a) The proceeds from Class XV and Class XVI GMSA Negotiable Obligations, Class XVII, Class XVIII and Class XIX GMSA Negotiable Obligations and the proceeds from Class I and Class III GLSA Negotiable Obligations are restricted and administered by the trust; therefore, they were not considered cash and cash equivalents in the Company's condensed interim consolidated Financial Statements. See Note 13 below and Note 18 to the consolidated Financial Statements at December 31, 2022.

NOTE 11: CAPITAL STATUS

Subscribed, paid-in and registered capital at June 30, 2023 amounts to USD 2,414 (ARS 203,124 thousand).

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

NOTE 12: 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).

On June 16, 2021, the National Executive Branch enacted Law No. 27630, which determines a 7% rate for Tax on dividends. This amendment is applicable for fiscal years beginning on or after January 1, 2021.

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 bonds, the co-issuers must comply with ratios on a consolidated basis to be allowed to distribute dividends.

NOTE 13: LOANS

		06/30/2023	12/31/2022
Non-current			_
International bond		230,160	261,756
Negotiable Obligations		601,372	476,353
Foreign loan debt		8,790	9,687
Other bank debts		1,000	876
Bond insurance		1,450	-
Finance lease debt		502	308
		843,274	748,980
Current			
International bond		121,432	102,440
Negotiable Obligations		85,189	53,757
Foreign loan debt		3,625	9,545
Other bank debts		37,745	17,904
Related companies	24	2,911	-
Bond insurance		33,903	1,282
Finance lease debt		89	69
		284,894	184,997

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

NOTE 13: LOANS (Cont'd)

At June 30, 2023, the total financial debt amounts to USD 1,128,168. The following table shows the total debt at that date.

			Balances at June 30,				
	Borrower	Principal	2023	Interest rate	Currency	Date of Issue	Maturity date
		<i>a</i> 1	(In thousands of	(01)			
I com comcomont		(In thousands)	USD)	(%)			
<u>Loan agreement</u> JP Morgan	GMSA	USD 7,404	7,791	6-month LIBOR +	USD	12/28/2020	11/20/2025
Eurobanco Loan	GMSA	USD 2,002	2,014	10.00%	USD	09/21/2020	12/01/2027
Eurobanco Loan	GMSA	USD 2,002	2,014	10.00%	USD	05/04/2022	12/01/2027
Eurobanco Loan	GROSA	USD 590	594	10.00%	USD	03/31/2023	12/01/2027
Subtotal	0110511	002 070	12,415	10.0070	CDD	05/51/2025	12,01,202,
Debt securities							
2023 International bonds	GMSA/CTR	USD 67,197	69,998	9.625%	USD	07/27/2016	07/27/2023
2027 International Bonds (*) (a)	GMSA/CTR	USD 285,494	281,594	9.625%	USD	12/01/2021	12/01/2027
Class IX Negotiable Obligation co-issuance							
(**)	GMSA/CTR	USD 1,312	1,373	12.50%	USD	04/09/2021	04/09/2024
Class XI Negotiable Obligation co-issuance Class XII Negotiable Obligation co-issuance	GMSA/CTR	USD 38,655 UVA 48.161	38,970	6.00%	USD Linked	11/12/2021 11/12/2021	11/12/2024
Class XII Negotiable Obligation co-issuance	GMSA/CTR GMSA/CTR	USD 14,066	51,492 14,531	UVA + 4.60 % 7.50%	ARS USD	01/10/2022	11/12/2024 01/10/2024
Class XIV Negotiable Obligation co-issuance	GMSA/CTR	USD 5,858	6,076	9.50%	USD	07/18/2022	07/18/2024
Class XV Negotiable Obligation co-issuance	GMSA/CTR	USD 27,659	27,685	3.50%	USD Linked	07/18/2022	07/18/2024
Class XVI Negotiable Obligation co-issuance	GMSA/CTR	UVA 15,889	16,771	UVA + 0%	ARS	07/18/2022	07/18/2025
Class XVII Negotiable Obligation co-	0.10.1011	0 111 10,000	10,771	0 111 1 070	1110	07/10/2022	0771072020
issuance	GMSA/CTR	USD 11,486	11,553	9.50%	USD	11/07/2022	11/07/2024
Class XVIII Negotiable Obligation co-							
issuance	GMSA/CTR	USD 21,108	21,057	3.75%	USD Linked	11/07/2022	11/07/2024
Class XIX Negotiable Obligation co-issuance	GMSA/CTR	UVA 11,555	12,190	UVA + 1%	ARS	11/07/2022	11/07/2025
Class XX Negotiable Obligation co-issuance	GMSA/CTR	USD 19,362	19,246	9.50%	USD	04/17/2023	07/27/2025
Class XXI Negotiable Obligation co-issuance	GMSA/CTR	USD 25,938	25,728	5.50%	USD Linked	04/17/2023 12/02/2020	04/17/2025
Class XIII Negotiable Obligation Class XV Negotiable Obligation	GMSA GMSA	USD 4,368 UVA 40,417	4,456 44,022	12.50% UVA + 6.50%	USD ARS	07/16/2021	02/16/2024 07/28/2026
Class XVI Negotiable Obligation	GMSA	USD 111,057	113,981	7.75%	USD Linked	07/16/2021	07/28/2029
Class XVI Negotiable Obligation	GMSA	USD 25,133	25,109	3.50%	USD Linked	05/23/2022	05/28/2027
Class XVIII Negotiable Obligation	GMSA	UVA 14,926	15,806	UVA + 0%	ARS	05/23/2022	05/28/2027
Class XIX Negotiable Obligation	GMSA	USD 91,466	91,509	6.50%	USD Linked	05/23/2022	05/28/2032
Class I Negotiable Obligation	GLSA	USD 24,891	26,029	4.00%	USD Linked	03/08/2023	03/28/2028
Class III Negotiable Obligation	GLSA	USD 115,000	118,977	6.50%	USD Linked	03/08/2023	03/28/2033
Subtotal			1,038,153				
Other liabilities							
Banco Ciudad loan	GMSA	USD 2,100	2,101	SOFR + 7.00%	USD	12/28/2021	01/18/2024
Banco Chubut Ioan	GMSA	USD 2,198	2,203	5.00%	USD	11/14/2022	10/14/2023
Banco Macro loan	GMSA	\$300,000	1,215	BADLAR + 11%	ARS	01/06/2023	07/06/2023
BPN Loan	GMSA	\$136,348	542	83.00%	ARS	01/16/2023	01/16/2024
Banco Chubut loan Banco Chubut loan	GMSA GMSA	USD 252 USD 252	252 252	5.00% 5.00%	USD USD	03/09/2023 03/09/2023	08/10/2023 08/10/2023
BAPRO Loan	GMSA	\$500,000	2,418	84.00%	ARS	03/09/2023	09/13/2023
Banco Supervielle loan	GMSA	\$291,275	1,135	84.50%	ARS	03/16/2023	12/11/2023
Banco Chubut loan	GMSA	USD 835	835	5.00%	USD	05/30/2023	11/29/2023
Banco Supervielle loan	GMSA	\$47,881	191	115.00%	ARS	05/29/2023	11/23/2023
Banco Supervielle Ioan	GMSA	\$1,450,000	5,728	128.00%	ARS	07/19/2023	08/25/2023
CMF Loan	GMSA	\$1,200,000	4,781	BADLAR + 8%	ARS	05/19/2023	08/22/2023
BIBANK Loan	GMSA	\$220,000	859	92.50%	ARS	04/26/2023	07/26/2023
BPN Loan	GMSA	\$500,000	1,948	92.00%	ARS	06/30/2023	07/01/2025
Industrial Loan	GMSA	USD 6,363	6,396	9.00%	USD	05/15/2023	04/01/2024
Banco Chubut loan	CTR	\$36,599	144	BADLAR	ARS	06/16/2022	06/16/2024
Banco Chubut loan	CTR	\$184,615	743	BADLAR	ARS	11/14/2022	11/14/2024
Banco Macro loan	CTR	\$200,000	805	Badlar + 11%	ARS	01/06/2023	07/06/2023
BPN Loan BAPRO loan	CTR	\$136,348 \$215,000	541 845	83.00%	ARS	01/17/2023	01/17/2024
Banco Supervielle loan	CTR CTR	\$215,000 \$145,637	845 589	84.00% 84.50%	ARS ARS	01/25/2023 03/15/2023	07/25/2023 12/11/2023
CMF Loan	CTR	\$300,000	1,197	84.50% Adjusted Badlar	ARS	05/18/2023	08/28/2023
Banco Supervielle loan	CTR	\$365,000	1,197	128.00%	ARS	05/19/2023	07/26/2023
Banco Supervielle Ioan	CTR	\$201,784	804	115.00%	ARS	05/29/2023	11/23/2023
BPN Loan	CTR	\$200,000	759	89.00%	ARS	06/30/2023	07/01/2025
Bond insurance	GMSA/CTR	Ψ200,000	35,353	07.0070		00,00,2020	0.,01/2020
Related companies (Note 24)			2,911				
Finance lease	GMSA/CTR		591				
Subtotal			77,600				
Total financial debt			1,128,168				
			, , ,				

^(*) GMSA and GROSA have ALBAAR27 (International Bonds) for a residual value of USD 7,704 and USD 2,912, respectively.

(**) GMSA has Class IX Negotiable Obligations so-issuance for a residual value of USD 138.

(a) Effective June 1, 2022, interest on the Class X Negotiable Obligations shall accrue at an annual rate of 9.875%, and the time frame envisaged in the Pricing Supplement for providing the first Lien on the Credits Assigned in Guarantee to the benefit of the Secured Parties has expired, without the Required Guarantee Consents having been obtained.

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

NOTE 13: LOANS (Cont'd)

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

	06/30/2023	12/31/2022
Fixed rate		
Less than 1 year	270,514	170,552
Between 1 and 2 years	221,891	228,503
Between 2 and 3 years	170,975	152,652
After 3 years	445,420	361,207
	1,108,800	912,914
Floating rate		
Less than 1 year	14,380	14,445
Between 1 and 2 years	3,496	3,855
Between 2 and 3 years	1,492	2,742
After 3 years	<u>-</u>	21
	19,368	21,063
	1,128,168	933,977

The fair value of the Company's international bonds at June 30, 2023 and December 31, 2022 amounts to approximately USD 287,494 and USD 240,885, respectively. This value was calculated based on the estimated market price of the Company's international bonds at the end of each period. The applicable fair value category would be Level 1.

The other floating rate loans are measured 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 the contractual cash flows, using a discount rate derived from observable market prices of other similar debt instruments plus the corresponding 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:

	06/30/2023	12/31/2022
Argentine pesos	180,433	149,851
US dollars	947,735	784,126
	1,128,168	933,977

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

NOTE 13: LOANS (Cont'd)

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

	06/30/2023	06/30/2022
Loans at beginning of the period	933,977	737,190
Loans received	305,456	205,556
Loans paid	(109,943)	(80,886)
Accrued interest	48,068	40,941
Interest paid	(42,139)	(36,172)
Leases taken out	435	298
Leases paid	(259)	(1,979)
Repurchase of negotiable obligations	(2,155)	(533)
Income/(loss) from repurchase of negotiable		
obligations	(550)	(130)
Exchange difference	(57,912)	(14,673)
Translation difference	-	1,432
Difference in UVA value	51,645	21,421
Capitalized expenses	830	(1,857)
Gain/(loss) on net monetary position (RECPAM)	715	(1,318)
Loans at period end	1,128,168	869,290

a) Negotiable obligations

a.1) Class I and Class III Negotiable Obligations (GLSA):

On March 8, 2023, GLSA Class I and III Negotiable Obligations were issued, and on June 7, 2023, GLSA Class I and III additional Negotiable Obligations were issued, as follows:

a.1.1) Class I Negotiable Obligations (GLSA): (Dollar Linked)

Principal: USD 24,891.

Interest: 4% annual nominal rate. Interest is payable on a half-year basis, on the following dates: September 28, 2023, March 28, 2024, September 28, 2024, March 28, 2025, September 28, 2025, and monthly on the following dates: October 28, 2025; November 28, 2025; December 28, 2025; January 28, 2026; February 28, 2026; March 28, 2026; April 28, 2026; May 28, 2026; June 28, 2026; July 28, 2026; August 28, 2026; September 28, 2026; October 28, 2026; November 28, 2026; December 28, 2026; January 28, 2027; February 28, 2027; March 28, 2027; April 28, 2027; May 28, 2027; June 28, 2027; July 28, 2027; August 28, 2027; September 28, 2027; October 28, 2027; November 28, 2027; December 28, 2027; January 28, 2028; February 28, 2028; and on the maturity date, March 28, 2028.

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

NOTE 13: LOANS (Cont'd)

- a) Negotiable obligations (Cont'd)
- a.1) Class I and Class III Negotiable Obligations (GLSA) (Cont'd)
- a.1.1) Class I Negotiable Obligations (GLSA): (Dollar Linked) (Cont'd)

Payment term and method: Amortization: Class I Negotiable Obligation shall be amortized in 30 (thirty) consecutive installments, to be paid on a monthly basis as from the date when 31 months have elapsed from the issuance and settlement date, on the following dates: October 28, 2025; November 28, 2025; December 28, 2025; January 28, 2026; February 28, 2026, March 28, 2026; April 28, 2026; May 28, 2026; June 28, 2026; July 28, 2026; August 28, 2026; September 28, 2026; October 28, 2026; November 28, 2026; December 28, 2026; January 28, 2027; February 28, 2027; March 28, 2027; April 28, 2027; May 28, 2027; June 28, 2027; July 28, 2027; August 28, 2027; September 28, 2027; October 28, 2027; November 28, 2027; December 28, 2027; January 28, 2028; February 28, 2028, and on the maturity date, March 28, 2028.

Principal balance due on those negotiable obligations at June 30, 2023 is USD 24,891.

a.1.2) Class III Negotiable Obligations (GLSA): (Dollar Linked)

Principal: USD 115,000.

Interest: 6.5% annual nominal rate. Interest is payable on a half-year basis, on the following dates: September 28, 2023; March 28, 2024; September 28, 2024; March 28, 2025, and September 28, 2025, and monthly on the following dates: October 28, 2025; November 28, 2025; December 28, 2025; January 28, 2026; February 28, 2026; March 28, 2026; April 28, 2026; May 28, 2026; June 28, 2026; July 28, 2026; August 28, 2026; September 28, 2026; October 28, 2026; November 28, 2026; December 28, 2026; January 28, 2027; February 28, 2027; March 28, 2027; April 28, 2027; May 28, 2027; June 28, 2027; July 28, 2027; August 28, 2027; September 28, 2027; October 28, 2027; November 28, 2027; December 28, 2027; January 28, 2028; February 28, 2028; March 28, 2028; April 28, 2028; May 28, 2028; June 28, 2028; July 28, 2028; August 28, 2028; September 28, 2028; October 28, 2028; November 28, 2028; December 28, 2028; January 28, 2029; February 28, 2029; March 28, 2029; April 28, 2029; May 28, 2029; June 28, 2029; July 28, 2029; August 28, 2029; September 28, 2029; October 28, 2029; November 28, 2029; December 28, 2029; January 28, 2030; February 28, 2030; March 28, 2030; April 28, 2030; May 28, 2030; June 28, 2030; July 28, 2030; August 28, 2030; September 28, 2030; October 28, 2030; November 28, 2030; December 28, 2030; January 28, 2031; February 28, 2031; March 28, 2031; April 28, 2031; May 28, 2031; June 28, 2031; July 28, 2031; August 28, 2031; September 28, 2031; October 28, 2031; November 28, 2031; December 28, 2031; January 28, 2032; February 28, 2032; March 28, 2032; April 28, 2032; May 28, 2032; June 28, 2032; July 28, 2032; August 28, 2032; September 28, 2032; October 28, 2032; November 28, 2032; December 28, 2032; January 28, 2033; February 28, 2033; and on the maturity date, March 28, 2033 or, if not a business day, on the immediately following business day.

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

NOTE 13: LOANS (Cont'd)

- a) Negotiable obligations (Cont'd)
- a.1) Class I and Class III Negotiable Obligations (GLSA) (Cont'd)
- a.1.2) Class III Negotiable Obligations: (Dollar Linked) (Cont'd)

Payment term and method: Amortization: Class III Negotiable Obligation shall be amortized in 60 (sixty) consecutive installments, to be paid on a monthly basis as from the date when 61 months have elapsed from the issuance and settlement date, on the following dates: April 28, 2028; May 28, 2028; June 28, 2028; July 28, 2028; August 28, 2028; September 28, 2028; October 28, 2028; November 28, 2028; December 28, 2028; January 28, 2029; February 28, 2029, March 28, 2029; April 28, 2029; May 28, 2029; June 28, 2029; July 28, 2029; August 28, 2029; September 28, 2029; October 29, 2029; November 28, 2030; June 28, 2030; July 28, 2030; April 28, 2030; February 28, 2030, March 28, 2030; April 28, 2030; May 28, 2030; June 28, 2030; July 28, 2031; April 28, 2031; April 28, 2031; June 28, 2031; July 28, 2031; April 28, 2031; May 28, 2031; June 28, 2031; July 28, 2031; April 28, 2031; December 28, 2032; April 28, 2032; June 28, 2032; July 28, 2032; August 28, 2032; September 28, 2032; October 28, 2032; November 28, 2032; December 28, 2032; July 28, 2033; February 28, 2033; and on the maturity date, March 28, 2033.

Principal balance due on those negotiable obligations at June 30, 2023 is USD 115,000.

Guarantee trust to secure payment obligations

GLSA, as trustor (the "Trustor") and Banco de Servicios y Transacciones S.A., as trustee (the "Trustee"), entered into an agreement on December 22, 2022 (as amended on February 24, 2023) for the assignment in trust and guarantee trust (the "Guarantee and Payment Trust Agreement"), for the purpose of creating a guarantee and payment trust under the regulatory framework provided by Chapters 30 and 31 of Title IV, Third Volume of the Argentine Civil and Commercial Code (the "Guarantee and Payment Trust") for the assignment in favor of Trustee, to the benefit of the holders of negotiable obligations and, if used, to the benefit of the creditors for Eligible Third-Party Financing (the "Third-Party Creditor"), to secure (i) due and timely compliance as a method of payment of each and every obligation relating to and/or otherwise associated with the negotiable obligations and, if used, the Eligible Third-Party Financing (including, without limitation, the payment of principal, compensatory interest, penalty interest, cost, expenses and other charges and payment commitments of any nature), including the amounts that may become due and payable by reason of acceleration of maturitiesand/or expiration, and (ii) the application to the Arroyo Seco Project of the proceeds from the placement of the negotiable obligations. The Guarantee and Payment Trust states that, if any Eligible Third-Party Financing is used, the Third-Party Creditor must sign a letter of adherence to the terms and conditions of the Guarantee and Payment Trust Agreement to be included as beneficiary under the Guarantee and Payment Trust Agreement, and appoint the Trustee as Guarantee Agent under the Guarantee Documents.

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

NOTE 13: LOANS (Cont'd)

a) Negotiable obligations (Cont'd)

a.1) Class I and Class III Negotiable Obligations (GLSA) (Cont'd)

GLSA assigned (or will assign, as applicable) under guarantee in favor of Trustee the trust ownership of all GLSA's rights to collect, receive or accrue, as applicable (all of them jointly referred to as the "Assigned Rights"): (A) all sums of money owed to GLSA under the Project Supply Contract, as well as those deriving from any renewal and/or amendment and/or addition and/or replacement (in whole or in part) of said Project Supply Contract and/or a new Project Supply Contract to be entered into with CAMMESA (the "CAMMESA Collection Rights"), provided, however, that until an Event of Default occurs, GLSA and the Trustee will instruct CAMMESA to transfer (i) to a Trust Account, the monthly calculation of sales conducted under the Project Supply Contract to be determined within 10 business days prior to publication of the payment notice informing of the effective payments of principal and interest, in such a way to cover for the payment of principal and 46 projected interest payments, for an amount equivalent to the highest installment of the Negotiable Obligations (i) from the Issuance and Settlement Date until the payment of Class I Negotiable Obligations and Class II Negotiable Obligations, and, if used, equivalent to the highest of the Eligible Third-Party Financing payable in that period; and for an amount equivalent to the highest installment of Class II Negotiable Obligations (ii) from the date of payment of Class I Negotiable Obligations and Class II Negotiable Obligations until the payment of Class III Negotiable Obligations, and, if used, equivalent to the highest of the Eligible Third-Party Financing payable in that period (the "Transfer Amount"); and (ii) the remaining payable amount of each monthly sale calculation, to the Margin Account; (B) all sums of money owed to GLSA under the Contracts with LDC, as well as those deriving from any renewal and/or amendment and/or addition and/or replacement (in whole or in part) of said contracts (the "LDC Collection Rights"); (C) all sums of money owed to GLSA under, in relation to, or linked to the Contract for the Transfer of Project Equipment, and the Main Contracts of the Project and the Eligible Bond Insurance Policies (once they have been issued), as well as any other rights of GLSA as a beneficiary of any payment and any of the representations and warranties or indemnities thereunder; including, but not limited to, all sums of money owed to GLSA under, in relation to, or linked to the Contract for the Transfer of Project Equipment, and the rights of GLSA as a beneficiary of any payment and any of the representations and warranties or indemnities established; (D) all sums of money owed to GLSA under, in relation, or linked to, the Long-Term Service Contracts, as well as the rights of GLSA as a beneficiary of any payment and any of the representations and warranties or indemnities established; (E) the collection rights of the Issuer under the insurance policies and the funds payable thereunder in relation to the Arroyo Seco Project or any other payment in the event of an insurance claim, establishing that the collection rights arising under the insurance policies for the Project Equipment and the Existing Additional Equipment shall be governed by the provisions of Chattel Mortgages; (F) all proceeds from the placement of the Negotiable Obligations, which will be deposited into the Construction Account and disbursed only by following the Disbursement Procedure; (G) all funds deposited under guarantee into the Trust Accounts and the Margin Account at any time; (H) any payment for Condemnation of the Assets under Guarantee or for any of the agreements under which Assigned Rights exist (I) the Usufruct; and (J) any payment in Case of Payment or Termination of the Project Documents. Without detriment to the assignment of the LDC Collection Rights described in item (B) above, as long as no Event of Default has occurred or is currently ongoing, LDC Financing (if incurred) may include the possibility for LDC to offset the amounts arising from LDC Financing against the Issuer's collection rights under the Steam and Electric Power Supply Contract.

NOTE 13: LOANS (Cont'd)

a) Negotiable obligations (Cont'd)

a.1) Class I and Class III Negotiable Obligations (GLSA) (Cont'd)

On February 24, 2023 GLSA notified GMSA of the assignment of the Contract for the Transfer of Project Equipment. GLSA will have a period of 5 business days as from the execution of each Main Contract of the Project to obtain their consent and/or notify the assigned debtors of the assignment under any Project Document (including, without limitation, the Main Contracts of the Project), in accordance with the provisions of the Guarantee and Payment Trust Agreement. In connection with item (E), the Issuer may reinvest those funds, provided that the pertinent Net Cash Revenue receivable under the insurance policies or any other payment in the event of an insurance claim are lower than USD 1,000 individually or than USD 5,000 as a whole (translated, if applicable, at the applicable exchange rate). In case that the Net Cash Revenue is higher than USD 1,000 individually and USD 5,000 as a whole, the Issuer may reinvest those funds if it obtains a report by the Independent Engineer determining that should the Net Cash Revenue be destined to the Arroyo Seco Project (i) it could be reasonably expected to complete the Arroyo Seco Project on or before May 31, 2025, or that (ii) after the Completion Date of the Project, it could be reasonably expected to maintain continuity of the Arroyo Seco Project. Failure to obtain the report mentioned above shall be considered an Event of Default under the Pricing Supplement. In connection with item (I), the Issuer committed to bringing about the necessary acts for the creation of the Usufruct and assignment in guarantee of the Usufruct contractual rights to the Guarantee and Payment Trust, and to making the pertinent presentations to the Real Estate Registry on or before March 31, 2023. GLSA has also taken out a bond insurance policy and designated the Trustee, in its capacity as Trustee of the Guarantee and Payment Trust, as beneficiary of that insurance. The funds eventually receivable by the Trustee under the bond insurance policy shall be considered part of the Guarantee and Payment Trust's assets. The Guarantee and Payment Trust provides that, in case certain changes in taxes are implemented which cause the Issuer to pay significant amounts additional to the ones payable at the Issuance and Settlement Date due to the payment structure of the Guarantee and Payment Trust (clarifying that an increase in the rate of Tax on Bank Debits and Credits is not to be considered an additional amount), and provided that no Event of Default has occurred or is currently ongoing (the "Trust Condition"), CAMMESA will be instructed to credit all payments under CAMMESA collection rights in the Margin Account. This situation will be duly and immediately informed through a relevant fact. If, the Trust Condition having taken place, the Issuer merged with another Party in the terms allowed by the Pricing Supplement, CAMMESA will be instructed again to credit the payments under CAMMESA collection rights in the Revenue Account in Pesos, up to the Transfer Amount, as from the effective merger date.

GLSA will irrevocably instruct the underwriters of the Negotiable Obligations so that the proceeds from the placement are made available to the Trustee, net of any placement expenses, who will deposit or invest those proceeds as set forth in the Guarantee and Payment Trust Agreement following the Disbursement Procedure.

The funds shall be disbursed following the Disbursement Procedure only.

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

NOTE 13: LOANS (Cont'd)

a) Negotiable obligations (Cont'd)

a.1) Class I and Class III Negotiable Obligations (GLSA) (Cont'd)

The Trustee shall apply the funds available in the account to the payments of the construction costs that will be determined

and reported by the Trustor to the Trustee and approved by the independent engineer at each request for construction funds.

Each request for funds for the construction of the Project shall be signed by a Trustor's authorized person and the independent engineer and shall be accompanied by the respective invoice (or debit note) and the pertinent certificate for the works approved by the independent engineer, also expressly identifying the bank account to which payment must be made and indicating

whether any withholding applies in respect of taxes, rates, contributions and/or other charges.

The Guarantee and Payment Trust (and their condition as beneficiaries thereunder) is considered accepted by the holders of the negotiable obligations upon payment of the amount to be paid up of the negotiable obligations awarded to them according

to Section 1681 of the Argentine Civil and Commercial Code.

The funds available at the Trust may be invested in mutual funds and these consolidated Financial Statements reflect those investments under current and non-current investments based on the estimated cash flow from the capex expected by GLSA for use of those funds. The funds are restricted funds administered by the trust; therefore, they were not considered cash and

cash equivalents in these condensed interim consolidated Financial Statements.

a.2) Class XX and Class XXI Negotiable Obligations (GMSA and CTR co-issuance):

Class XX and Class XXI Negotiable Obligations of GMSA and CTR were issued on April 17, 2023.

a.2.1) Class XX Negotiable Obligations (GMSA and CTR co-issuance):

Nominal value: USD 19,362 (USD 16,667 allocated to GMSA and USD 2,695 allocated to CTR).

Interest rate: 9.5% annual nominal rate. Interest payment shall be made on the following dates: July 27, 2023; January 27,

2024; July 27, 2024; January 27, 2025; and July 27, 2025.

Amortization: Single payment at maturity date (July 27, 2025).

Issuance and Settlement Date: April 17, 2023.

Maturity date: July 27, 2025.

Principal balance due on those negotiable obligations at June 30, 2023 is USD 19,362.

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

NOTE 13: LOANS (Cont'd)

a) Negotiable obligations (Cont'd)

a.2) Class XX and Class XXI Negotiable Obligations (GMSA and CTR co-issuance): (Cont'd)

a.2.2) Class XXI Negotiable Obligations (GMSA and CTR co-issuance):

Nominal value: USD 25,938 (USD linked) (100% allocated to GMSA).

Interest rate: 5.5% annual nominal rate. Interest payments shall be made quarterly at the applicable exchange rate, on the following dates: July 17, 2023; October 17, 2023; January 17, 2024; April 17, 2024; July 17, 2024; October 17, 2024; January 17, 2025; and April 17, 2025.

Amortization: Single payment at maturity date, at applicable exchange rate (April 17, 2025).

Maturity date: April 17, 2025.

Issuance and Settlement Date: April 17, 2023.

Exchange rate at the date of payment: \$214.25.

Principal balance due on those negotiable obligations at June 30, 2023 is USD 25,938.

Additionally, see note 35.

NOTE 14: ALLOWANCES AND 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 receivables
Balances at December 31, 2022	15
Exchange difference	(5)
Balances at June 30, 2023	10

At June 30, 2023, the provision for contingencies has been paid.

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

NOTE 15: SALES REVENUE

	06/30/2023	06/30/2022
Sale of energy Res. No. 95, as amended, plus spot	12,480	7,436
Energía Plus sales	29,330	21,674
Sale of electricity Res. No. 220	28,405	45,253
Sale of electricity Res. No. 21	30,621	29,667
	100,836	104,030

NOTE 16: COST OF SALES

	06/30/2023	06/30/2022
Cost of purchase of electric energy	(24,400)	(16,889)
Cost of gas and diesel consumption at the plant	(1,305)	(183)
Salaries and social security liabilities	(4,965)	(3,947)
Defined benefit plans	(36)	(57)
Other employee benefits	(62)	(121)
Fees for professional services	(154)	(61)
Depreciation of property, plant and equipment	(19,469)	(17,289)
Insurance	(1,790)	(1,321)
Maintenance	(3,737)	(3,310)
Electricity, gas, telephone and postage	(170)	(124)
Rates and taxes	(294)	(307)
Travel and per diem	(15)	(5)
Security guard and cleaning	(500)	(440)
Miscellaneous expenses	(51)	(53)
	(56,948)	(44,107)

NOTE 17: SELLING EXPENSES

	06/30/2023	06/30/2022
Rates and taxes	(240)	(325)
	(240)	(325)

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

NOTE 18: ADMINISTRATIVE EXPENSES

	06/30/2023	06/30/2022
Salaries and social security liabilities	(664)	(366)
Leases	(156)	(162)
Fees for professional services	(6,403)	(5,038)
Insurance	(1)	(1)
Directors' fees	(368)	(1,203)
Electricity, gas, telephone and postage	(118)	(73)
Rates and taxes	(75)	(251)
Travel and per diem	(631)	(515)
Gifts	(16)	(23)
Miscellaneous expenses	(165)	(107)
	(8,597)	(7,739)

NOTE 19: OTHER OPERATING INCOME

	06/30/2023	06/30/2022
Sale of property, plant and equipment	22	2
Rental of premises	60	-
Miscellaneous income	22	1
Total other operating income	104	3

NOTE 20: FINANCIAL RESULTS

	06/30/2023	06/30/2022
Financial income		
Interest on loans granted	477	577
Commercial interest	10,472	2,009
Total financial income	10,949	2,586
Financial expenses		
Interest on loans	(35,839)	(31,993)
Commercial and other interest	(2,802)	(1,536)
Bank expenses and commissions	(2,396)	(195)
Total financial expenses	(41,037)	(33,724)
Other financial results		
Exchange differences, net	21,603	(5,538)
Changes in the fair value of financial instruments	1,049	(377)
Income/(loss) from repurchase of negotiable		
obligations	550	130
Difference in UVA value	(29,980)	(11,570)
Gain/(loss) on net monetary position (RECPAM)	(4,329)	1,111
Other financial results	(5,530)	(4,796)
Total other financial results	(16,637)	(21,040)
Total financial results, net	(46,725)	(52,178)

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

NOTE 21: 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-month	period at	Three-mont	h period at
	06/30/2023	06/30/2022	06/30/2023	06/30/2022
(Loss) for the period from continuing operations attributable				
to the owners	(12,391)	(10,124)	(4,360)	(9,679)
Weighted average of outstanding ordinary shares	203,124	203,124	203,124	203,124
Basic and diluted (losses)/earnings per share from				
continuing operations	(0.06)	(0.05)	(0.02)	(0.05)
	Six-month	period at	Three-mont	h period at
•	06/30/2023	06/30/2022	06/30/2023	06/30/2022
(Losses)/earnings per share from discontinued operations				
attributable to the owners	-	(5,382)	-	(5,100)
Weighted average of outstanding ordinary shares	203,124	203,124	203,124	203,124
Basic and diluted (losses)/earnings per share from				
discontinued operations	-	(0.03)	-	(0.03)
	Six-month	period at	Three-mont	h period at
•	06/30/2023	06/30/2022	06/30/2023	06/30/2022
(Loss) for the period attributable to the owners	(12,391)	(15,506)	(4,360)	(14,779)
Weighted average of outstanding ordinary shares	203,124	203,124	203,124	203,124
Basic and diluted (losses)/earnings per share	(0.06)	(0.08)	(0.02)	(0.07)

There are no differences between the calculation of the basic earnings/(losses) per share and the diluted earnings/(losses) per share.

NOTE 22: 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.

	06/30/2023	12/31/2022
Deferred tax assets:		
Deferred tax assets to be recovered over more than 12 months	<u> </u>	
	<u> </u>	-
Deferred tax liabilities:		
Deferred tax liabilities to be settled over more than 12 months	(108,386)	(107,583)
	(108,386)	(107,583)
Deferred tax (liabilities), net	(108,386)	(107,583)

NOTE 22: INCOME TAX (Cont'd)

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

	06/30/2023	06/30/2022
Balance at the beginning of period	(107,583)	(108,430)
Charge to Income Statement	(803)	(8,215)
Closing balance	(108,386)	(116,645)

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 December 31, 2022	Charge to Income statement	Balances at June 30, 2023
	2022	USD	2025
Deferred tax - Assets (Liabilities)	-		
Property, plant and equipment	(179,359)	6,839	(172,520)
Investments	(13,727)	(4,342)	(18,069)
Trade receivables	(2)	- · · · · · · · · · · · · · · · · · · ·	(2)
Other receivables	(1,655)	471	(1,184)
Loans	(2,064)	183	(1,881)
Inventories	(998)	(328)	(1,326)
Provisions	271	(26)	245
Deferred assets allowance	(371)	175	(196)
Inflation adjustment	(20,926)	9,380	(11,546)
Subtotal	(218,831)	12,352	(206,479)
Deferred tax losses	111,248	(13,155)	98,093
Subtotal	111,248	(13,155)	98,093
Total	(107,583)	(803)	(108,386)

On June 16, 2021, the National Executive Branch enacted Law No. 27630. Detailed below are the amendments introduced by the law:

- Income Tax rate: the fixed rate for companies has been eliminated and a new progressive rate structure has been established for Income Tax, with three segments according to the range of cumulative taxable net income. The new rates are the following: 25% for cumulative taxable net income ranging between ARS 0 and ARS 5 million; 30% for the second segment, between ARS 5 million and ARS 50 million; and 35% for taxable income in excess of ARS 50 million. It is also established that the fixed amounts in the tax brackets shall be adjusted by applying the CPI for fiscal years beginning on or after January 1, 2022.
- Tax on dividends: the 7% rate shall apply.

Amendments are applicable for annual reporting periods beginning on or after January 1, 2021.

NOTE 22: INCOME TAX (Cont'd)

Pursuant to the National Government Budget Law (Law No. 27701), it was stated that taxpayers who, by applying the comprehensive tax inflation adjustment set forth by the Income Tax Law (Title VI), determine a positive inflation adjustment during the first and second fiscal years beginning on January 1, 2022 (inclusive), may allocate one third (1/3) of the adjustment during that fiscal year and the remaining two thirds (2/3) in equal parts in the immediately following two fiscal years.

Only taxpayers who have made an investment equivalent to or exceeding thirty billion Argentine pesos (ARS 30,000,000 thousand) to purchase, build, manufacture, prepare or import fixed assets -except for vehicles- during each of the two (2) fiscal years immediately following that on which the first third was computed will be able to compute the above mentioned positive inflation adjustment. Non-compliance with this requirement will result in the benefit loss.

The reconciliation of the Income Tax charged to income/(loss) for the year to that resulting from the application of the tax rate in force in Argentina to the pre-tax profit/(loss) for the six-month periods ended on June 30, 2023 and 2022 is the following:

	06/30/2023	06/30/2022
Pre-tax profit/(loss)	(12,047)	(601)
Current tax rate	35%	35%
Income/(loss) at the tax rate	4,216	210
Permanent differences	(1,445)	120
Difference between the Income Tax provision for the prior period and the tax		
returns	-	17
Income/(loss) from interests in associates	(157)	(100)
Unrecognized tax losses	=	(990)
Accounting inflation adjustment	(670)	(5)
Inflation adjustment for tax purposes and restatement of tax losses	(64,093)	(33,854)
Expiration of Minimum Notional Income Tax	-	(208)
Effects of exchange and translation differences of property, plant and equipment	61,346	24,429
Discontinued operations	<u>-</u>	1,958
Income Tax	(803)	(8,423)
	06/30/2023	06/30/2022
Deferred tax	(803)	(8,232)
Variation between the income tax provision and the tax returns	-	17
Expiration of Minimum Notional Income Tax	-	(208)
Income Tax	(803)	(8,423)

NOTE 22: INCOME TAX (Cont'd)

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.

Income Tax losses arising from GMSA and CTR are valued at the rate prevailing in the year in which they are expected to be used, considering their index-adjustment in line with the tax-purpose inflation adjustment procedures mentioned in Note 3 to the consolidated Financial Statements at December 31, 2022. Based on the guidelines of IFRIC 23 - Uncertainty over Income Tax Treatments and in accordance with the opinion of the legal and tax advisors, the Company has restated for inflation the tax losses using the Wholesale Price Index, pursuant to Section 19 of the Income Tax Law. The Company recognizes the deferred tax assets only if there are sufficient future taxable profits against which the tax losses may be offset.

At June 30, 2023, accumulated tax losses amount to USD 280,806 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 USD	Year of expiration	
Tax loss for the period 2018	67,804	2023	
Tax loss for the period 2019	141,789	2024	
Tax loss for the period 2020	69,673	2025	
Tax loss for the period 2021	408	2026	
Tax loss for the period 2022 (*)	3,145	2027	
Tax loss for the period 2023	1,892	2028	
Total accumulated tax losses at June 30, 2023	284,711		
Unrecognized tax losses	(3,905)		
Recorded tax losses	280,806		

^(*) From losses generated in 2022, USD 2,871 are specific losses.

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

NOTE 23: 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, 2023 and December 31, 2022 were as follows:

Assets 64,284 — 62,590 126,874 Trade receivables, other receivables and others 64,284 200,125 — 200,125 Cash and cash equivalents 18,8284 7,382 — 1,160,325 1,100,325 Non-financial assets 2	At June 30, 2023	Financial assets/liabilities at amortized cost	Financial assets/liabilities at fair value through profit or loss	Non-financial assets/liabilities	Total
Other financial assets at fair value through profit or loss - 200,125 - 200,125 Cash and cash equivalents 18,284 7,382 - 2,566 Non-financial assets - - - 1,160,325 1,160,325 Total 82,568 207,507 1,222,915 1,512,999 Liabilities Trade and other payables 33,139 - - - 3,139 Derivative instruments - 1,105 - 1,105 1,127,577 Finance leases 591 - - 1,11,415 111,415					
Cash and cash equivalents 18,284 7,382 2 25,666 Non-financial assets - - 1,160,325 1,160,325 Total 82,568 207,507 1,222,915 1,512,900 Liabilities 33,139 - - 33,139 Derivative instruments 33,139 - - 1,105 Loans (finance leases excluded) 1,127,577 - - 1,105 - 1,107,577 Finance leases 591 - - 1,11,415 111,415 111,415 111,415 111,415 111,415 111,415 111,415 111,415 111,415 1,273,827 At December 31, 2022 Financial assets/liabilities at amortized cost Financial assets/liabilities at a fair value through profit or loss 56,398 - 52,509 108,907 Other financial assets at fair value through profit or loss 56,398 - 52,509 10,897		64,284	-	62,590	,
Non-financial assets			, -	-	,
Total 82,568 207,507 1,222,915 1,512,990 Liabilities 33,139 - - 33,139 Derivative instruments 1,127,577 - - 1,105 Loans (finance leases excluded) 1,127,577 - - 591 Finance leases 591 - - 591 Non-financial liabilities - - 111,415 111,415 Total 1,161,307 1,105 111,415 1,273,827 At December 31, 2022 Financial assets/liabilities at amortized cost Financial assets/liabilities at fair value through profit or loss Non-financial assets/liabilities at fair value through profit or loss - 52,509 108,907 Other financial assets at fair value through profit or loss 8 - 52,509 108,907 Other financial assets at fair value through profit or loss 18,299 1,635 1,187,301 1,187,301 Total 75,327 129,835 1,139,900 1,345,602 Liabilities 7 1,29,355 1,139,900 1,345,602		18,284	7,382	-	*
Liabilities 33,139 - - 33,139 Derivative instruments 1,105 - 1,105 Loans (finance leases excluded) 1,127,577 - - 1,127,577 Finance leases excluded) 591 - - 591 Non-financial liabilities - - 111,415 111,415 Total 1,161,307 1,105 111,415 1273,827 Assets Financial assets/liabilities at amortized cost Financial assets/liabilities at fair value through profit or loss Financial assets/liabilities at fair value through profit or loss Financial assets at fair value through profit or loss Financial assets at fair value through profit or loss Financial assets at fair value through profit or loss Financial assets at fair value through profit or loss Financial assets Financial assets <td></td> <td></td> <td></td> <td></td> <td></td>					
Trade and other payables 33,139 - - 33,139 Derivative instruments - 1,105 - 1,105 Loans (finance leases excluded) 1,127,577 - - 591 Finance leases 591 - - 111,415 111,415 Non-financial liabilities 1,161,307 1,105 111,415 1,273,827 At December 31, 2022 Financial assets/liabilities at fair value through profit or loss Financial assets/liabilities at fair value through sest/liabilities at fair value through profit or loss - 52,509 108,907 Other financial assets at fair value through profit or loss - 128,200 - 128,200 Cash and cash equivalents 18,929 1,635 - 20,564 Non-financial assets 1,087,391 1,087,391 1,087,391 Total 75,327 129,835 1,139,900 1,345,062 Liabilities 47,345 - - 47,345 Derivative instruments 47,345 - - 47,345 Derivative inst	Total	82,568	207,507	1,222,915	1,512,990
Derivative instruments	Liabilities				
Loans (finance leases excluded)	Trade and other payables	33,139	-	-	33,139
Finance leases 591	Derivative instruments	-	1,105	-	1,105
Non-financial liabilities — <td>Loans (finance leases excluded)</td> <td>1,127,577</td> <td>-</td> <td>-</td> <td>1,127,577</td>	Loans (finance leases excluded)	1,127,577	-	-	1,127,577
At December 31, 2022 Financial assets/liabilities at amortized cost Financial assets/liabilities at fair value through profit or loss Non-financial assets/liabilities at fair value through profit or loss Assets 56,398 - 52,509 108,907 Cher financial assets at fair value through profit or loss - 128,200 - 128,200 Cash and cash equivalents 18,929 1,635 - 20,564 Non-financial assets - - 1,087,391 1,087,391 Total 75,327 129,835 1,139,900 1,345,062 Liabilities 47,345 - - 47,345 Derivative instruments 47,345 - - 47,345 Loans (finance leases excluded) 933,600 - - 937,00 Finance leases 377 - - - 377 Non-financial liabilities - - - - - - - - - - - - - - - - - - <td< th=""><td></td><td>591</td><td>-</td><td>-</td><td>591</td></td<>		591	-	-	591
Financial assets/liabilities at amortized cost	Non-financial liabilities			111,415	111,415
At December 31, 2022 Financial assets/liabilities at amortized cost assets/liabilities at fair value through profit or loss Non-financial assets/liabilities at fair value through profit or loss Total Assets Trade receivables, other receivables and others 56,398 - 52,509 108,907 Other financial assets at fair value through profit or loss - 128,200 - 128,200 - 128,200 Cash and cash equivalents 18,929 1,635 - 20,564 Non-financial assets - 75,327 129,835 1,1087,391 1,087,391 Total 75,327 129,835 1,139,900 1,345,062 Liabilities - 75,327 129,835 1,139,900 1,345,062 Liabilities - 47,345 42 - 47,345 Derivative instruments - 42 - 42 - 42 Loans (finance leases excluded) 933,600 377 377 Non-financial liabilities - 377 112,630 112,630	Total	1,161,307	1,105	111,415	1,273,827
Trade receivables, other receivables and others 56,398 - 52,509 108,907 Other financial assets at fair value through profit or loss - 128,200 - 128,200 Cash and cash equivalents 18,929 1,635 - 20,564 Non-financial assets - - 1,087,391 1,087,391 Total 75,327 129,835 1,139,900 1,345,062 Liabilities - - - - 47,345 Derivative instruments - 42 - 42 Loans (finance leases excluded) 933,600 - - 933,600 Finance leases 377 - - 377 Non-financial liabilities - - 112,630 112,630	At December 31, 2022	assets/liabilities	assets/liabilities at fair value		Total
Other financial assets at fair value through profit or loss - 128,200 - 128,200 Cash and cash equivalents 18,929 1,635 - 20,564 Non-financial assets - - - 1,087,391 1,087,391 Total 75,327 129,835 1,139,900 1,345,062 Liabilities Trade and other payables 47,345 - - 47,345 Derivative instruments - 42 - 42 Loans (finance leases excluded) 933,600 - - 933,600 Finance leases 377 - - 377 Non-financial liabilities - - 112,630 112,630		cost			
Cash and cash equivalents 18,929 1,635 - 20,564 Non-financial assets - - 1,087,391 1,087,391 Total 75,327 129,835 1,139,900 1,345,062 Liabilities Trade and other payables Derivative instruments - - - - 47,345 Derivative instruments - 42 - 42 Loans (finance leases excluded) 933,600 - - 933,600 Finance leases 377 - - 377 Non-financial liabilities - - 112,630 112,630	Assets	cost			
Non-financial assets - - 1,087,391 1,087,391 Total 75,327 129,835 1,139,900 1,345,062 Liabilities Trade and other payables Derivative instruments - - - 47,345 Derivative instruments - 42 - 42 Loans (finance leases excluded) 933,600 - - 933,600 Finance leases 377 - - 377 Non-financial liabilities - - 112,630 112,630	Trade receivables, other receivables and others		or loss	52,509	
Total 75,327 129,835 1,139,900 1,345,062 Liabilities Trade and other payables 47,345 - - 47,345 Derivative instruments - 42 - 42 Loans (finance leases excluded) 933,600 - - 933,600 Finance leases 377 - - 377 Non-financial liabilities - - 112,630 112,630	Trade receivables, other receivables and others Other financial assets at fair value through profit or loss	56,398	or loss - 128,200	52,509	128,200
Liabilities 47,345 - - 47,345 Derivative instruments - 42 - 42 Loans (finance leases excluded) 933,600 - - 933,600 Finance leases 377 - - 377 Non-financial liabilities - - 112,630 112,630	Trade receivables, other receivables and others Other financial assets at fair value through profit or loss Cash and cash equivalents	56,398	or loss - 128,200	- -	128,200 20,564
Trade and other payables 47,345 - - 47,345 Derivative instruments - 42 - 42 Loans (finance leases excluded) 933,600 - - 933,600 Finance leases 377 - - 377 Non-financial liabilities - - 112,630 112,630	Trade receivables, other receivables and others Other financial assets at fair value through profit or loss Cash and cash equivalents Non-financial assets	56,398 - 18,929	or loss 128,200 1,635	- - 1,087,391	128,200 20,564 1,087,391
Derivative instruments - 42 - 42 Loans (finance leases excluded) 933,600 - - 933,600 Finance leases 377 - - 377 Non-financial liabilities - - 112,630 112,630	Trade receivables, other receivables and others Other financial assets at fair value through profit or loss Cash and cash equivalents Non-financial assets	56,398 - 18,929	or loss 128,200 1,635	- - 1,087,391	128,200 20,564 1,087,391
Loans (finance leases excluded) 933,600 - - 933,600 Finance leases 377 - - - 377 Non-financial liabilities - - 112,630 112,630	Trade receivables, other receivables and others Other financial assets at fair value through profit or loss Cash and cash equivalents Non-financial assets Total	56,398 - 18,929	or loss 128,200 1,635	- - 1,087,391	128,200 20,564 1,087,391
Finance leases 377 - - 377 Non-financial liabilities - - 112,630 112,630	Trade receivables, other receivables and others Other financial assets at fair value through profit or loss Cash and cash equivalents Non-financial assets Total Liabilities	56,398 - 18,929 - 75,327	or loss 128,200 1,635	- - 1,087,391	128,200 20,564 1,087,391 1,345,062
Non-financial liabilities <u> 112,630</u> 112,630	Trade receivables, other receivables and others Other financial assets at fair value through profit or loss Cash and cash equivalents Non-financial assets Total Liabilities Trade and other payables	56,398 - 18,929 - 75,327	or loss 128,200 1,635 129,835	- - 1,087,391	128,200 20,564 1,087,391 1,345,062
	Trade receivables, other receivables and others Other financial assets at fair value through profit or loss Cash and cash equivalents Non-financial assets Total Liabilities Trade and other payables Derivative instruments Loans (finance leases excluded)	56,398 - 18,929 - 75,327 47,345 - 933,600	or loss 128,200 1,635 129,835	- - 1,087,391	128,200 20,564 1,087,391 1,345,062 47,345 42 933,600
Total 981,322 42 112,630 1,093,994	Trade receivables, other receivables and others Other financial assets at fair value through profit or loss Cash and cash equivalents Non-financial assets Total Liabilities Trade and other payables Derivative instruments Loans (finance leases excluded) Finance leases	56,398 - 18,929 - 75,327 47,345 - 933,600	or loss 128,200 1,635 129,835	- - 1,087,391	128,200 20,564 1,087,391 1,345,062 47,345 42 933,600
	Trade receivables, other receivables and others Other financial assets at fair value through profit or loss Cash and cash equivalents Non-financial assets Total Liabilities Trade and other payables Derivative instruments Loans (finance leases excluded) Finance leases Non-financial liabilities	56,398 18,929 - 75,327 47,345 - 933,600 377	128,200 1,635 129,835	1,087,391 1,139,900	128,200 20,564 1,087,391 1,345,062 47,345 42 933,600 377

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

NOTE 23: 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, 2023	Financial assets at amortized cost	Financial liabilities at amortized cost	Non-financial instruments	Assets/Liabilities at fair value	Total
Interest earned	10,949				10,949
Interest paid	-	(38,641)	-	-	(38,641)
Changes in the fair value of financial instruments	-	-	-	1,049	1,049
Income/(loss) from repurchase of negotiable					
obligations	-	550	-	-	550
Exchange differences, net	(52,447)	74,050	-	-	21,603
Other financial costs	-	(7,926)	(4,329)	(29,980)	(42,235)
Total	(41,498)	28,033	(4,329)	(28,931)	(46,725)
At June 30, 2022	Financial assets at amortized	Financial liabilities at amortized	Non-financial instruments	Assets/Liabilities at fair value	Total
	cost	cost			
Interest earned	2,586	<u>cost</u>			2,586
Interest earned Interest paid		(33,529)	-	- - -	2,586 (33,529)
		-		(377)	
Interest paid Changes in the fair value of financial instruments		-		(377)	(33,529)
Interest paid Changes in the fair value of financial instruments Income/(loss) from repurchase of negotiable		(33,529)		(377)	(33,529) (377)
Interest paid Changes in the fair value of financial instruments Income/(loss) from repurchase of negotiable obligations	2,586	(33,529)	- - - - - 1,111	(377) - (377) - - (11,570)	(33,529) (377)

Determination of fair value

GMSA classifies fair value measurements of financial instruments using a three-level hierarchy, which gives priority to the inputs used in making such measurements. Fair value hierarchies:

- Level 1: Inputs such as (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).

These charts show financial assets and liabilities of the Group measured at fair value at June 30, 2023 and December 31, 2022 and their allocation to the different hierarchy levels:

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

NOTE 23: FINANCIAL AND NON-FINANCIAL ASSETS AND LIABILITIES (Cont'd)

Determination of fair value (Cont'd)

At June 30, 2023	Level 1	Level 3	Total
Assets			-
Cash and cash equivalents			
Mutual funds	2,768	-	2,768
Short-term investments	4,614	-	4,614
Other financial assets at fair value through profit or loss			
Mutual funds	200,125	-	200,125
Property, plant and equipment at fair value	<u> </u>	583,121	583,121
Total	207,507	583,121	790,628
Liabilities			
Derivative instruments			
Derivative instruments	(1,105)	<u> </u>	(1,105)
Total	(1,105)	<u> </u>	(1,105)
At December 31, 2022	Level 1	Level 3	Total
Assets			
Cash and cash equivalents			
Mutual funds			
wuuu juras	1,635	-	1,635
Other financial assets at fair value through profit or loss	1,635	-	1,635
	1,635 128,200	-	1,635 128,200
Other financial assets at fair value through profit or loss	,	- 593,234	
Other financial assets at fair value through profit or loss Mutual funds	,	593,234 593,234	128,200
Other financial assets at fair value through profit or loss Mutual funds Property, plant and equipment at fair value	128,200		128,200 593,234
Other financial assets at fair value through profit or loss Mutual funds Property, plant and equipment at fair value Total	128,200		128,200 593,234
Other financial assets at fair value through profit or loss Mutual funds Property, plant and equipment at fair value Total Liabilities	128,200		128,200 593,234

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.

NOTE 23: FINANCIAL AND NON-FINANCIAL ASSETS AND LIABILITIES (Cont'd)

Determination of fair value (Cont'd)

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

- a) The fair values of real property 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.
- 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.

NOTE 24: TRANSACTIONS AND BALANCES WITH RELATED PARTIES

a) Transactions with related parties and associates

		06/30/2023	06/30/2022
		USI	D
		Income/	(Loss)
Purchase of electric energy and gas			
RGA (1)	Related company	(5,791)	(4,021)
Solalban Energía S.A.	Associate	-	(16)
Purchase of wines			
BDD	Related company	(25)	(30)
Purchase of flights			
AJSA	Related company	(1,265)	(386)
Sale of energy			
Solalban Energía S.A.	Associate	1	1
Leases and services agreements			
RGA	Related company	(9,478)	(6,994)

⁽¹⁾ They correspond to gas purchases, which are partly assigned to CAMMESA within the framework of the Natural Gas Dispatch Procedure for power generation.

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

NOTE 24: TRANSACTIONS AND BALANCES WITH RELATED PARTIES (Cont'd)

a) Transactions with related parties and associates (Cont'd)

		06/30/2023	06/30/2022
		USI	D
	<u>.</u>	Income/	(Loss)
Recovery of expenses			
RGA	Related company	(19)	(120)
AESA	Related company	93	-
Work management service			
RGA	Related company	(82)	(1,544)
Interest generated due to loans received			
GMOP	Subsidiary	(1)	-
Interest generated due to loans granted			
Directors/Shareholders	Related parties	1,127	419
Centennial S.A.	Related company	-	153
GMOP	Associate	186	-
Commercial interest			
RGA	Related company	453	(24)
Guarantees provided/received			
AJSA	Related company	2	2
Exchange difference			
RGA	Related company	(245)	-
Contributions in kind			
Minority shareholders	Other related parties	(246)	-

b) Remuneration of key managerial staff

The senior management includes directors (executive and non-executive). Their remunerations for the six-month periods ended on June 30, 2023 and 2022 amounted to USD 455 and USD 513, respectively.

06/30/2023 06/30/2022	
USD	_
Income/(Loss)	_
(455) (513)	<u> </u>
(455) (513))

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

NOTE 24: TRANSACTIONS AND BALANCES WITH RELATED PARTIES (Cont'd)

c) Balances at the date of the condensed interim consolidated Financial Statements

Captions	Type	06/30/2023	12/31/2022
NON-CURRENT ASSETS			
Other receivables			
Loans to Directors/Shareholders	Related company	11,729	5,816
TEFU S.A.	Related company	72	103
RGA - Financial advances	Related company	2,175	-
GMOP	Associate	1,643	1,542
CBEI LLC.	Related company	270	268
		15,889	7,729
CURRENT ASSETS			
Other receivables			
RGA	Related company	5	21
GMOP	Associate	1,123	514
AESA	Related company	, -	721
Advances to Directors	Related parties	45	81
	1	1,173	1,337
NON-CURRENT LIABILITIES			
Trade payables			
RGA	Related company	1,298	_
No.1	related company	1,298	
Other liabilities			
GMOP - Capital to be paid-in (Note 32)	Associate	826	784
GMOF - Capital to be paid-iii (Note 32)	Associate	826	784
CURRENT LA RULETTE			704
CURRENT LIABILITIES			
Trade payables			
Solalban Energía S.A.	Associate	4	-
AJSA	Related company	18	-
RGA	Related company	4,202	5,641
		4,224	5,641
Other liabilities			
BDD	Related company	6	55
Directors' fees	Related parties	237	306
		243	361
Loans			
GMOP	Associate	2,911	-
		2,911	-

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

NOTE 24: TRANSACTIONS AND BALANCES WITH RELATED PARTIES (Cont'd)

d) Loans granted to and received from related parties

	06/30/2023	06/30/2022
Loans to Centennial S.A.		
Balance at the beginning of period	-	635
Loans granted	-	629
Accrued interest	-	153
Exchange difference	-	(185)
Closing balance	-	1,232
	06/30/2023	06/30/2022
Loans to GMOP		
Balance at the beginning of period	2,056	-
Loans granted	542	-
Accrued interest	186	-
Exchange difference	170	-
Translation difference	(188)	-
Closing balance	2,766	-

The loans are governed by the following terms and conditions:

Entity	Amount	Interest rate	Conditions
At June 30, 2023			
GMOP	1,025	15%	Maturity date: 10/24/2027
GMOP	1,500	15%	Maturity date: 10/24/2027
Total in USD	2,525		
	06/30/2023	06/30/2022	
Loans to Directors/Shareholders			
Balance at the beginning of period	5,816	7,3	08
Loans granted	9,915	1,7	10
Offset loans	(869)	(1,45	58)
Accrued interest	1,127	* *	19
Exchange difference	(3,753)	(84	18)
Translation difference	(507)	`	54)
Closing balance	11,729	7,0	67

The loans are governed by the following terms and conditions:

Entity	Amount	Interest rate	Conditions
At June 30, 2023			
Directors/Shareholders	10,199	25%	Maturity date: 1 year
Total in USD	10,199		

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

NOTE 24: TRANSACTIONS AND BALANCES WITH RELATED PARTIES (Cont'd)

d) Loans granted to and received from related parties (Cont'd)

	06/30/2023	06/30/2022
Loans from GMOP		
Loans received	(2,910)	-
Accrued interest	(1)	-
Translation difference	-	-
Closing balances	(2,911)	-

The loans received are governed by the following terms and conditions:

Entity	Amount	Interest rate	Conditions
At June 30, 2023			
			Maturity date: 1 year, automatically
GMOP	2,910	8%	extendable
Total in USD	2,910		

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 25: WORKING CAPITAL

At June 30, 2023, the Company reports a surplus of USD 15,159 in its working capital (calculated as current assets less current liabilities), which means an increase of USD 14,712, compared to the surplus in working capital at December 31, 2022 (USD 447). The Board of Directors and the shareholders will implement measures to continue improving the working capital, including the issuance of Negotiable Obligations subsequently to year end (see Note 35 on subsequent events).

EBITDA(*) at June 30, 2023 amounted to USD 54,596, in line with projections, which shows compliance with the objectives and efficiency of the transactions carried out by the Group.

NOTE 26: 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.

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

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

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

NOTE 26: SEGMENT REPORTING (Cont'd)

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.

<u>NOTE 27:</u> GROSA - DISCONTINUED OPERATIONS - LEASE AGREEMENT, SETTLEMENT AGREEMENT AND MANAGEMENT CONTRACT ENTERED INTO WITH CENTRAL TÉRMICA SORRENTO S.A.

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 property, plant and equipment 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 ARS 13,817 thousand, plus interest for ARS 6,900 thousand, 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").

In December 2020, GROSA decided to exercise the option to extend the term of the lease contract, it being executed on February 10, 2021. Therefore, the useful life of property, plant and equipment has been adjusted at the end of fiscal year 2020.

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

NOTE 27: GROSA - DISCONTINUED OPERATIONS - LEASE AGREEMENT, SETTLEMENT AGREEMENT AND MANAGEMENT CONTRACT ENTERED INTO WITH CENTRAL TÉRMICA SORRENTO S.A. (Cont'd)

On May 23, 2022, GROSA and Central Térmica Sorrento S.A. ("CTS") entered into a settlement agreement whereby they decided to put an end to all reciprocal pending legal actions; at the date of issuance of these condensed interim consolidated Financial Statements, the pertinent presentations had been filed in the court records. Further, on the date of execution of the Settlement Agreement with Central Térmica Sorrento, GROSA restored the real property where the power plant is located, retaining its management for a term of 60 (sixty) business days or until the Energy Secretariat acknowledges the change of ownership in favor of CTS as WEM Agent. For this purpose, a Management Contract was entered into to regulate the operation of the power plant during this period.

Within the framework of the Settlement Agreement, the following items were agreed upon as sole and full compensation for the occupation and use of the real property and thermal power plant until the date of execution of the agreement and/or any other liability that might be owed by GROSA as a result of its relationship with CTS and its effects: i) the entire amounts deposited by GROSA in the case "Generación Rosario S.A. c/ Central Térmica Sorrento S.A. s/ Consignación", Case record No. 3181/2016 (the "Consignment Case"), plus interest; (ii) an amount of ARS 8,924 thousand, payable in two equal installments of ARS 4,147 thousand each, the first one on May 27, 2022 and the second on June 27, 2022; and (iii) an amount of ARS 96,357 thousand, plus VAT, which by mutual agreement was considered as paid by being offset against the receivable in favor of GROSA from the assignment to CTS of the improvements on the power plant and the building where it is located.

On September 16, 2022, through Resolution RESOL-2022-654-APN-SE#MEC, the Energy Secretariat authorized the change of ownership in favor of CTS as WEM Agent.

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

NOTE 27: GROSA - DISCONTINUED OPERATIONS - LEASE AGREEMENT, SETTLEMENT AGREEMENT AND MANAGEMENT CONTRACT ENTERED INTO WITH CENTRAL TÉRMICA SORRENTO S.A. (Cont'd)

DISCONTINUED OPERATIONS

The Statement of Comprehensive Income in relation to discontinued operations is disclosed below:

	Electric power generation - GROSA	
	Six-month	period at
	06/30/2023	06/30/2022
Sales revenue	-	1,316
Cost of sales		(1,971)
Gross income	-	(655)
Selling expenses	-	(12)
Other operating income	-	9
Other operating expenses		(5,332)
Operating income/(loss)	-	(5,990)
Financial income	-	35
Other financial results		290
Financial results, net		325
Pre-tax profit/(loss)	<u></u> _	(5,665)
(Loss) from discontinued operations for the period		(5,665)
Other comprehensive income/(loss)		
These items will not be reclassified under income/(loss):		
Pension plan	-	355
Impact on Income Tax - Benefit plan	-	(89)
Other comprehensive income from discontinued operations	-	266
Comprehensive (loss) from discontinued operations for the period		(5,399)
	06/30/2023	06/30/2022
(Loss) from discontinued operations for the period attributable to:		
Owners of the company	-	(5,382)
Non-controlling interest	<u></u> _	(283)
		(5,665)
(Loss) from discontinued operations for the period attributable to:		
Owners of the company	-	(5,129)
Non-controlling interest	-	(270)
		(5,399)

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

NOTE 28: 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, 2023 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 the Company 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.

Sale commitments ⁽¹⁾	Total	Up to 1 year	From 1 to 3 years
Electric energy and power - Plus	9,577,184	9,145,093	432,091

(1) Commitments are denominated in thousands of 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, 2023, under ES Resolution No. 1281/06.

NOTE 29: 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, according to the irrevocable commitment signed on July 22, 2019. At the date of signing these consolidated Financial Statements, machinery amounting to USD 48.9 million was received.

In the agreement with GMSA, BLC expresses its will to amend the documents so as to reschedule the payments related to the Contracts for the Purchase of Equipment. Under such commitment, an additional year was added for the payment of the mentioned equipment, with the expiration date being March 2023, which significantly reduces the payments for 2020.

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.

As a result of Communication "A" 7106 dated September 15, 2020 issued by the Central Bank of Argentina, GMSA and BLC agreed to execute an amendment to reschedule debt payments. On December 17, 2020, BLC and GMSA executed an amendment whereby the payment schedule was changed, with quarterly amortizations, with the next payment of principal maturing in June 2021. Further, a new extension of the term was agreed to pay for the above-mentioned equipment, with the final maturity date being June 2023, thus significantly reducing payments throughout 2021.

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

NOTE 29: EXECUTION OF CONTRACTS TO PURCHASE MACHINERY (Cont'd)

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

On May 10, 2022, GMSA and BLC agreed, through an amendment to the documents, to modify the collateral to facilitate the financing of the closure of cycle project to be developed at the CTMM, with the addition of funds from a new issuance of Negotiable Obligations.

Through this amendment, BLC would release from its collateral the CTMM collection rights of the PPA contract under Resolution 287, previously assigned in guarantee, and sign an Intercreditor Agreement to share the pledge on the closure of cycle equipment with proceeds from the Negotiable Obligations. That agreement was also signed on May 10, 2022.

The entire principal amount of the BLC loan (USD 22,245), plus interest (USD 874) at a 15.55% (SOFR+11%) rate, was paid off on June 12, 2023. The commercial segment includes USD 17,510 of principal, USD 688 of interest; and the financial segment includes USD 4,735 of principal and USD 186 of interest.

<u>NOTE 30:</u> LONG-TERM MAINTENANCE CONTRACT – CTMM, CTI, CTF, CTE, CTRi AND CTR POWER PLANTS

GMSA and PWPS entered into a global service agreement (Long Term Service Agreement), for the power plant CTF, which remains in effect. 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 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.

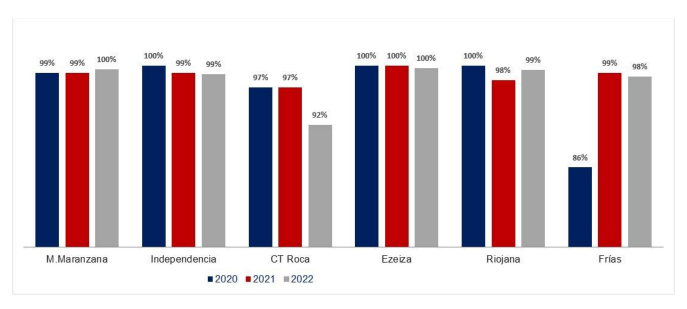
GMSA and PWPS Argentina entered into a service agreement for the power plant CTF, which remains in effect and whereby PWPS Argentina commits permanent on-site technical assistance as well as the provision of a remote monitoring system to follow-up the operation of turbines and 24-hour assistance.

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, which remains in effect. 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, as needed. Thus, an average availability of no less than ninety six percent (96%) is guaranteed 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.

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

<u>NOTE 30:</u> LONG-TERM MAINTENANCE CONTRACT – CTMM, CTI, CTF, CTE, CTRi AND CTR POWER PLANTS (Cont'd)

Availability per Power Plant (%)



The high availability percentages shown in the graphic above ensure to a great extent the estimated operating income/(loss) of the business and the compliance with the goals established by the Board.

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 31: ENGINEERING, PROCUREMENT AND MANAGEMENT (EPC) CONTRACT

On July 1, 2021, GMSA executed the EPC contract with Sociedad Argentina de Construcción y Desarrollo Estratégico S.A. (SACDE) to perform works, provide services and obtain the necessary equipment supplies for the CTE enlargement project including the installation of a fourth TG04 gas turbine and the closure of cycle and start-up of the combined cycle of CTE by means of the addition of two steam turbines TV01 and TV02 with an incremental net installed capacity of 138 MW and associated systems.

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

NOTE 31: ENGINEERING, PROCUREMENT AND MANAGEMENT (EPC) CONTRACT (Cont'd)

SACDE will carry out civil and electromechanical works with the scope stated in the EPC contract and its main obligations include: (i) completing the works in a maximum term of 845 calendar days counted as from the Works Execution Date (without prejudice to possible extensions that might apply); (ii) making adjustments, repairs and replacements necessary to fulfill its obligations; and (iii) informing, on a weekly and monthly basis, about the progress of works and any other relevant detail in accordance with the construction planning prior to approval of work certificates by GMSA.

The EPC contract shall be payable in Argentine Pesos at Banco Nación selling exchange rate prevailing on the day before effective payment. Notwithstanding the above, the price of the EPC contract is stated in US dollars, Euros and Pesos reasonably in accordance with the cost structure applied to the Project, plus an equitable review on the portion in Argentine Pesos. The contract became effective within five (5) business days from obtaining necessary financing to complete the works and is subject to SACDE's submitting the invoice and guarantee for the advance payment so that GMSA pays the financial advance payment. Sums paid on account of financial advance payment shall be reimbursed through a 15% (fifteen percent) discount on the value of the monthly certificates subsequent to the financial advance payment, until GMSA is fully reimbursed the advance payment made.

Upon finishing all works to be performed and committed to by SACDE for the completion of the Project, in due time and manner, pursuant to the EPC contract and having satisfactorily conducted the testing on ancillary services (BOP) and, among other issues, having reached mechanical completion and start-up of all Project's systems and equipment, SACDE may require the provisional delivery of the works. Once the 12-month period has elapsed counted as from the provisional delivery, period in which SACDE shall grant a technical guarantee for the Project and works performed, provided all rectifications and/or adjustments have been made relating to the technical guarantee, GMSA shall proceed to the final delivery of the works and all guarantees of the equipment shall be delivered to GMSA.

NOTE 32: AWARD OF TALARA REFINERY MODERNIZATION PROJECT

On January 12, 2022, GMSA was awarded, under the framework of the Abbreviated Bidding Process, the "Talara Refinery Modernization Project - Process for engaging the operating management service of auxiliary unit packages of Talara Refinery (Package 4)" called for by Petróleos del Perú S.A.

The purpose of the bidding process was to engage a specialized legal entity to undertake the operating management of Package 4 of Talara Refinery Auxiliary Units, located in the City of Talara, District of Pariñas, Perú. Package 4 consists of the following components:

- Electric cogeneration units (GE), 100MW
- Water distribution unit for Boilers (steam generation system)
- Condensed treatment unit (RCO)
- Electrical Stations (GE2, GE1)

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

NOTE 32: AWARD OF TALARA REFINERY MODERNIZATION PROJECT (Cont'd)

In this way, the engagement includes the beneficial interest of GMSA over the assets that form part of Package 4, an electricity supply contract to Petroperú, steam and water for boilers, and operation and maintenance of substations GE2 and GE1 for a term of 20 years counted as from the "operating stage".

With the purpose of operating the cogeneration plant in Talara, GMSA (25% equity interest), GROSA (25%) and CBEI LLC (50%) created on January 14, 2022 a closed corporation in Peru under the name of GM Operaciones S.A.C.

GMSA holds an equity interest of 25% in GMOP, and at the Shareholder's Meeting held at March 23, 2022, undertook to pay in capital for PEN 2,000 thousand. At June 30, 2023, PEN 1,496 thousand equivalent to USD 413 are pending being paid-in. GROSA also holds an equity interest of 25% in GMOP and undertook to pay in capital for PEN 2,000 thousand. At June 30, 2023, PEN 1,496 thousand equivalent to USD 413 are pending being paid-in.

NOTE 33: LEASE AGREEMENT BETWEEN GLSA AND RGA FOR THE ACQUISITION OF CERTAIN ASSETS

On May 22, 2023, GLSA accepted RGA's offer involving the lease agreement for the acquisition of certain assets for the development of the Arroyo Seco Project, whose characteristics are outlined below:

Lessor: RGA

Lessee: GLSA

Amount: USD 23,586.

Fee and payment method: The fee will be made up of (i) the Amortization Value and (ii) the Financial Cost.

- The amortization value will arise from applying the relevant percentage to the value of the assets. In the event that the payments are denominated in US dollars, the amount in dollars converted to pesos using the selling exchange rate prevailing at the close of the day prior to the payment to the manufacturer will be considered.

Installment	Percentage
No.	
1	5%
2	5%
3	15%
4	15%
5	15%
6	15%
7	15%
8	15%

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

NOTE 33: LEASE AGREEMENT BETWEEN GLSA AND RGA FOR THE ACQUISITION OF CERTAIN ASSETS (Cont'd)

- The financial cost will be calculated by applying an interest rate equivalent to 30/35-days BADLAR for deposits over one million pesos + 5% per year on the unpaid balance of the amortization values, on all amounts paid to the manufacturer.

The total fee will be payable in 8 (eight) quarterly installments, the first due 15 (fifteen) months after the Lease Offer Acceptance date.

Advances to the manufacturer: GLSA and RGA acknowledge that the manufacturer may require an advance for the acquisition of the assets in order to ensure the timely availability of the assets. The parties may make said advances directly to the manufacturer. If made by the lessor, any amounts advanced will generate a credit in favor of GLSA, which will be remunerated at an interest rate equivalent to 30/35-days BADLAR for deposits over one million pesos + 6% per year (the "Remunerated Advances"). The Remunerated Advances will be denominated in pesos and in the event that the advances to the manufacturer are denominated in US dollars, the Remunerated Advances will be converted into pesos using the selling exchange rate prevailing at the close of the day prior to the disbursement. Furthermore, the Remunerated Advances may be offset at any time, in whole or in part, at GLSA's exclusive option, against the amounts to be paid to the lessor under the agreement, including for the purposes of paying the fees and/or the purchase price.

NOTE 34: ECONOMIC CONTEXT IN WHICH THE GROUP OPERATES

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

The main indicators in our country are as follows:

- The year-on-year GDP increase expected for 2023 is around 2.8% as projected by the IMF WEO Report.
- Cumulative inflation between December 31, 2022 and June 30, 2023 was 50.68% (CPI).
- Between December 31, 2022 and June 30, 2023, the peso depreciated 44.90% relative to the US dollar, according to the Banco de la Nación Argentina exchange rate.
- The monetary authority imposed tighter foreign exchange restrictions, which have also affected the value of the foreign currency in existing alternative markets for certain exchange transactions that are restricted in the official market.

The government took a number of actions in 2023 and 2022 in response to the peso devaluation, the decline in BCRA reserves and in dollar deposits, and the high volatility of interest rates.

This context of volatility and uncertainty persisted at the date of issue of these consolidated Financial Statements. However, all issuances performed over the last 12 months in the capital markets as well as renegotiations with local banks have been successful and it is expected that they continue so in the next fiscal year; this context might limit access to the debt market and could create difficulties in the renegotiation of existing liabilities.

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

NOTE 34: ECONOMIC CONTEXT IN WHICH THE GROUP OPERATES (Cont'd)

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 Company's consolidated Financial Statements must be read in light of these circumstances.

NOTE 35: SUBSEQUENT EVENTS

a) Class XXIII and Class XXIV Negotiable Obligations (GMSA and CTR co-issuance):

Class XXIII and Class XXIV Negotiable Obligations of GMSA and CTR were issued on July 20, 2023, as follows:

Class XXIII Negotiable Obligations (GMSA and CTR co-issuance):

Nominal value: USD 9,166 (100% allocated to GMSA).

Interest rate: 9.5% annual nominal rate. Interest payment shall be made on the following dates: January 20, 2024; July 20, 2024; January 20, 2025; July 20, 2025; and January 20, 2026.

Amortization: Single payment at maturity date (January 20, 2026).

Maturity date: January 20, 2026.

Issuance and Settlement Date: July 20, 2023.

Class XXIV Negotiable Obligations (GMSA and CTR co-issuance):

Nominal value: USD 15,332 (USD linked) (USD 9,726 allocated to GMSA and USD 5,606 allocated to CTR).

Interest rate: 5.0% annual nominal rate. Interest payments shall be made quarterly at the applicable exchange rate, on the following dates: October 20, 2023; January 20, 2024; April 20, 2024; July 20, 2024; October 20, 2024; January 20, 2025; April 20, 2025; and July 20, 2025.

Amortization: Single payment at maturity date, at applicable exchange rate (July 20, 2025).

Maturity date: July 20, 2025.

Issuance and Settlement Date: July 20, 2023.

Exchange rate at the date of payment: \$ 267.5833.

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

NOTE 35: SUBSEQUENT EVENTS (Cont'd)

b) Class XXII Negotiable Obligations (GMSA and CTR co-issuance):

Generación Mediterránea S.A. ("GMSA") and Central Térmica Roca S.A. ("CTR" and, together with GMSA, the "Issuers") announced on July 19 the pricing of their offering of USD 74,999 of secured notes with a coupon of 13.25%, maturing in 2026 (the "New Notes"). The sale of the New Notes was completed in the week following the announcement in July 2023. The Issuers used the proceeds of this offering to refinance existing indebtedness, including the amortization of their existing 9.625% coupon notes due in 2023 (the "2023 Notes").

This transaction marks a milestone for the Issuers, including exchange agreements on approximately 48.5% of its 2023 Notes for New Notes and New Funds. The success of this transaction in a market environment surrounded by uncertainty confirms the trust that the investment community has placed on the Issuers. The Issuers expect to maintain a mutually beneficial relationship with all their noteholders.

Following expiration of the Offering Period, the results of the placement of the Negotiable Obligations are mentioned below:

Nominal value: USD 74,999. It is further reported that (i) USD 41,394 were paid in cash; and (ii) USD 33,605 were paid in kind through the delivery of the Existing Notes. (USD 68,002 allocated to GMSA and USD 6,997 allocated to CTR).

Price: 97%.

Date of issue: July 26, 2023.

Maturity date: July 26, 2026.

Interest rate: The Negotiable Obligations will accrue interest at an initial fixed annual nominal interest rate of 13.25%, subject to the incremental interest rate, by virtue of which the interest rate of the Notes will increase as follows: (a) by 1.25% up to 14.50% annual nominal rate from October 26, 2024 (inclusive) to October 26, 2025 (exclusive); and, additionally, (b) by 2.00% up to 16.50% annual nominal rate from October 26, 2025 (inclusive) until the maturity date.

Interest payment dates: October 26, 2023; January 26, 2024; April 26, 2024; July 26, 2024; October 26, 2024; January 26, 2025; April 26, 2025; July 26, 2025; October 26, 2025; January 26, 2026; April 26, 2026; and the expiration date.

Principal amortization: The principal of the Negotiable Obligations will be paid in ten (10) quarterly and consecutive installments on the following dates and in the following manner: 6% of the principal on April 26, 2024; 6% of the principal on July 26, 2024; 6% of the principal on January 26, 2025; 12% of the principal on April 26, 2025; 12% of the principal on October 26, 2025; 12% of the principal on January 26, 2026; 14% of the principal on April 26, 2026; and 14 % of principal on the maturity date, that is, July 26, 2026.

NOTE 35: SUBSEQUENT EVENTS (Cont'd)

c) GLSA capital increase and bylaws' amendment

The Extraordinary Shareholders' Meeting, held on August 3, 2023, unanimously decided to increase GLSA's capital by \$1,911,557,795, through the capitalization of the Capital adjustment account balance at March 31, 2023 in the amount of \$735,948; in-kind contributions for \$1,681,621,847; and capitalization of receivables in favor of the shareholders for \$229,200,000. Consequently, 1,911,557,795 ordinary, non-endorsable, book-entry shares of \$1 par value each were issued; thus, the capital increased from \$972,245,132 to \$2,883,802,927, now represented by 2,883,802,927 ordinary, non-endorsable, book-entry shares of \$1 par value each. As a result of this increase, Article 4 of the bylaws was amended. The capital increase and bylaws' amendment are pending registration with the public registry under the Legal Entities Regulator.

1. Brief description of the activities of the issuing company, including references to relevant situations subsequent to period end.

We present below an analysis of the results of operations of Generación Mediterránea S.A. (the Company) and its financial position, which must be read together with the attached condensed interim consolidated Financial Statements.

For the six-month period ended June 30,

2023	2022	Variation	Variation %
G	W		
603	121	182	398%
003	121	402	37070
371	335	36	11%
234	661	(427)	(65%)
181	93	88	95%
1,389	1,210	179	15%
	603 371 234 181	GW 603 121 371 335 234 661 181 93	GW 603 121 482 371 335 36 234 661 (427) 181 93 88

(Information not covered by the review report on the condensed interim consolidated Financial Statements issued by independent auditors)

Sales by type of market (in thousands of US dollars) are shown below:

For the six-month period ended June 30,

	2023	2022	Variation	Variation %
	(in thousan	ds of USD)		
Sales by type of market				
Sale of electricity Res. No. 95, as amended, plus spot	12,480	7,436	5,044	68%
Energía Plus sales	29,330	21,674	7,656	35%
Sale of electricity Resolution No. 220	28,405	45,253	(16,848)	(37%)
Sale of electricity Res. No. 21	30,621	29,667	954	3%
Total	100,836	104,030	(3,194)	(3%)

Income/(loss) for the six-month period ended June 30, 2023 and 2022 (in thousands of US dollars):

For the six-month period ended June 30,

	2023	2022	Variation	Variation %
Sale of energy	100,836	104,030	(3,194)	(3%)
Net sales	100,836	104,030	(3,194)	(3%)
Cost of purchase of electric energy	(24.400)	(16 000)		44%
Gas and diesel consumption at the plant	(24,400) (1,305)	(16,889) (183)	(7,511) (1,122)	613%
Salaries and social security liabilities	(4,965)	(3,947)	(1,018)	26%
Defined benefit plans	(36)	(57)	(1,018)	(37%)
Maintenance services	(3,737)	(3,310)	(427)	13%
Depreciation of property, plant and equipment	(19,469)	(17,289)	(2,180)	13%
Insurance	(1,790)	(1,321)	(469)	36%
Sundry	(1,246)	(1,111)	(135)	12%
Cost of sales	(56,948)	(44,107)	(12,841)	29%
Gross income	43,888	59,923	(16,035)	(27%)
Gross meome	43,000	37,723	(10,033)	(2170)
Rates and taxes	(240)	(325)	85	(26%)
Selling expenses	(240)	(325)	85	(26%)
Salaries and social security liabilities	(664)	(366)	(298)	81%
Fees for professional services	(6,403)	(5,038)	(1,365)	27%
Directors' fees	(368)	(1,203)	835	(69%)
Travel and per diem	(631)	(515)	(116)	23%
Rates and taxes	(75)	(251)	176	(70%)
Gifts	(16)	(23)	7	(30%)
Sundry	(440)	(343)	(97)	28%
Administrative expenses	(8,597)	(7,739)	(858)	11%
Other operating income	104	3	101	3367%
Other operating expenses	(28)	-	(28)	100%
Operating income/(loss)	35,127	51,862	(16,735)	(32%)
operating moome, (1988)		21,002	(10,700)	(8270)
Commercial interest, net	7,670	473	7,197	1522%
Interest on loans, net	(35,362)	(31,416)	(3,946)	13%
Bank expenses and commissions	(2,396)	(195)	(2,201)	1129%
Exchange differences, net	21,603	(5,538)	27,141	(490%)
Difference in UVA value	(29,980)	(11,570)	(18,410)	159%
Gain/(loss) on net monetary position (RECPAM)	(4,329)	1,111	(5,440)	(490%)
Other financial results	(3,931)	(5,043)	1,112	(22%)
Financial results, net	(46,725)	(52,178)	5,453	(10%)
Income/(Loss) from interest in associates	(449)	(285)	(164)	58%
Pre-tax profit/(loss)	(12,047)	(601)	(11,446)	1904%
Income Tax	(803)	(8,423)	7,620	(90%)
Net income/(loss) from continuing operations for the				
period	(12,850)	(9,024)	(3,826)	42%
Income/(loss) from discontinued operations	-	(5,665)	5,665	(100%)
(Loss) for the period	(12,850)	(14,689)	1,839	(13%)
Other comprehensive income/(loss) for the period				
These items will be reclassified under income/(loss):	(70	220	2.42	1040/
Translation differences of subsidiaries and associates	673	330	343	104%
Other comprehensive income from continuing	(72	220	242	1040/
operations Other comprehensive income/(loss) from discentinued	673	330	343	104%
Other comprehensive income/(loss) from discontinued operations		266	(266)	(100%)
Other comprehensive income for the period	673	<u> </u>	77	13%
-				
Total comprehensive income/(loss) for the period	(12,177)	(14,093)	1,916	(14%)

Sales:

Net sales for the six-month period ended on June 30, 2023 amounted to USD 100,836, compared with net sales of USD 104,030 for the same period of 2022, showing a decrease of USD 3,194 (3%).

During the six-month period ended on June 30, 2023, 1,389 GW of electricity were sold, thus accounting for a 15% increase compared with the 1,210 GW sold in the same period of 2022.

Below is a description of the Company's main revenues, and their variation during the six-month period ended on June 30, 2023, as against the same period of the previous year:

- (i) USD 12,480 from sales of electricity under Resolution No. 95, as amended, plus sales in the spot market, which accounted for an increase of 68% from the USD 7,436 recorded in the same period of 2022. This is due to the increase in rates and to the fact that a larger GW amount of energy was sold in the six-month period ended on June 30, 2023 than in the same period of 2022.
- (ii) USD 29,330 from sales under Energía Plus, which accounted for a 35% increase from the USD 21,675 sold in the same period of 2022. This variation is mainly explained by an increase in the energy dispatch.
- (iii) USD 28,405 for sales of energy in the forward market to CAMMESA under Resolution No. 220/07, representing a 37% decrease compared to the USD 45,253 for the same period of 2022. This variation is mainly explained by a decreased amount of energy sold. The decrease in the amount sold is mainly due to the expiration of the Wholesale Demand Contract (Resolución SE 220/07) for TG01 unit of CTR in June 2022, thus being considered fundamental machinery, and to the accident occurred on March 24, 2023 on TG01 unit of CTF, rendering it out of service until July 2023.
- (iv) USD 30,621 from sales of electricity under Resolution No. 21, which accounted for an increase of 3% from the USD 29,667 recorded in the same period of 2022. This is mainly due to a larger amount of energy in the six-month period ended on June 30, 2023 than in the same period of 2022.

Cost of sales:

The total cost of sales for the six-month period ended on June 30, 2023 reached USD 56,948, compared with USD 44,107 for the same period in 2022, reflecting an increase of USD 12,841 (29%).

Below is a description of the Company's main costs of sales and their behavior during the six-month period ended on June 30, 2023, compared with the same period of the previous fiscal year:

- (i) USD 24,400 for purchase of electric energy, representing a 44% increase compared to the USD 16,889 recorded in the same period of 2022, as a result of higher sales of GW.
- (ii) USD 19,469 for depreciation of property, plant and equipment, up 13% from the USD 17,289 in the same period of 2022. This variation is mainly due to the addition of property, plant and equipment during the last twelve months. This item does not entail an outlay of cash.
- (iii) USD 4,965 for salaries and social security liabilities, up 26% from the USD 3,947 recorded in the same period of 2022. This variation is explained by salary increases.
- (iv) USD 3,737 for maintenance services, representing a 13% increase compared with the USD 3,310 recorded in the same period of 2022. This is mainly due to the dispatch increase in the six-month period ended on June 30, 2023 as against the same period of 2022.

Gross income/(loss):

Gross income for the six-month period ended on June 30, 2023 was USD 43,888, compared with income of USD 59,923 for the same period of 2022, accounting for a decrease of USD 16,035.

Selling expenses:

Selling expenses for the six-month period ended on June 30, 2023 amounted to USD 240, compared with the USD 325 for the same period in 2022, representing a decrease of USD 85 (26%).

Administrative expenses:

Administrative expenses for the six-month period ended on June 30, 2023 totaled USD 8,597, as against the USD 7,739 recorded in the same period of 2022, accounting for an increase of USD 858 (11%).

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

- (i) USD 6,403 for fees for professional services, representing a 138% increase from the USD 5,038 recorded in the same period of 2022. This variation is due to the increase in expenses billed by RGA for administrative services.
- (ii) USD 368 for directors' fees, which represented a 69% decrease compared to USD 1,203 for the same period in 2022. Said amount arises from the provision of GMSA and CTR directors' fees for the six-month period ended on June 30, 2023.

Other operating income and expenses:

Total other operating income for the six-month period ended on June 30, 2023 amounted to USD 104, showing an increase of USD 101 from the USD 3 recorded in the same period of 2022.

Total other operating expenses for the six-month period ended on June 30, 2023 totaled USD 28, increasing 100% compared to the same period in 2022.

Operating income:

Operating income for the six-month period ended on June 30, 2023 amounted to USD 35,127, compared with income of USD 51,862 for the same period in 2022, representing a decrease of USD 16,735 (32%).

Financial results:

Financial results for the six-month period ended on June 30, 2023 totaled a loss of USD 46,725, compared with the loss of USD 52,178 recorded in the same period of 2022, which accounted for a decrease of USD 5,453 (10%).

The most noticeable aspects of the variation are:

- (i) USD 35,362 loss from interest on loans, which represented an increase of 13% compared to the USD 31,416 loss recorded for the same period in 2022. This variation is due to an increase in financial debt.
- (ii) USD 21,603 gain due to net exchange differences, representing a decrease of USD 27,141 compared with the USD 5,538 loss for exchange differences recorded in the same period of 2022.
- (iii) USD 29,980 loss due to a difference in the UVA value, which accounted for a 159% increase, compared to the USD 11,570 loss for the same period in 2022, given by an increase in the negotiable obligations issued by the Group, stated in UVA.

Income/(loss) before taxes:

The Company reported pre-tax loss of USD 12,047 for the six-month period ended on June 30, 2023, representing a USD 11,446 increase in the loss compared with the USD 601 loss recorded in the same period of 2022.

The Company recognized an Income Tax expense of USD 803 for the six-month period ended on June 30, 2023, which represents a 90% decrease as against the loss of USD 8,423 for the same period in 2022.

Net income/(loss):

For continuing operations in the six-month period ended on June 30, 2023, the Company recorded a net loss of USD 12,850 as against the net income of USD 9,024 recorded in the same period of 2022, which showed an increase of the loss by USD 3,826 (42%).

For discontinued operations in the six-month period ended on June 30, 2023, the Company recorded a loss that decreased 100% compared to the USD 5,665 loss recorded in the same period of 2022, as a result of the termination of the lease agreement between GROSA and CTS.

A USD 12,850 loss was reported in the six-month period ended on June 30, 2023, representing a decrease of the loss by USD 1,839 compared to the USD 14,689 loss recorded in the same period of 2022.

Comprehensive income/(loss):

Other comprehensive income, from continuing operations, for the six-month period ended on June 30, 2023 amounted to USD 673 and included translation differences, accounting for a 104% increase as against USD 330 for the same period in 2022.

Other comprehensive income from discontinued operations for the six-month period ended on June 30, 2023 decreased 100% from the USD 266 income recorded in the same period of 2022, which corresponds to GROSA's pension plan and its effect on Income Tax.

Total comprehensive loss for the six-month period ended on June 30, 2023 totaled USD 12,117, accounting for a USD 1,916 decrease from the USD 14,093 comprehensive loss recorded in the same period of 2022.

Adjusted EBITDA

For the six-month period ended June 30,

2023

Adjusted EBITDA in millions of US dollars (1)

54.6

For the twelvemonth period ended June 30,

2023

Adjusted EBITDA in millions of US dollars (1)

115.3

- (1) Amounts not covered by the Review Report.
- 6. Brief comment on the 2023 outlook (Information not covered by the review report on the condensed interim consolidated Financial Statements issued by independent auditors)

Electric power

The Group's Management expects to continue operating and normally maintaining the various generating units to achievhigh levels of availability in 2023. 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.

Progress is being made to complete the project for closure of cycle at the CTE plant awarded under Resolution No. 287/17, which will add 154 MW of nominal generation capacity to the system. The project is expected to start its commercial operation by the end of 2023.

Works are being carried out to complete the project for closure of cycle at the CTMM plant awarded under Resolution No. 287/17, which will add 121 MW of nominal generation capacity to the system. The project is expected to start its commercial operation by mid-2024.

Progress is also expected regarding the cogeneration project in Arroyo Seco, through GLSA, using a specific-purpose company to obtain the financing necessary for the project's construction under the category of "Project Finance." The project is expected to start its commercial operation by mid-2024.

At CTR, a comprehensive plan for the preventive maintenance of the generation units is being carried out as well as a Major Maintenance Work on the Gas Turbine which consists of replacing the Advanced Gas Path (AGP) and the 32K to expand the Maintenance intervals by fire Hours from 8000 hours to 32000 hours between inspections of hot gas parts. This will ensure high levels of availability of the Plant's turbo group.

Financial Position

During fiscal year 2023, the Company's objective is ensuring financing to make progress with the investment works in accordance with the agreed-upon schedule and budget. Meanwhile, the financing structure will continue to be strengthened, ensuring the Company's gradual debt reduction. After the year end, GMSA and CTR issued Class XXII, XXIII, and XIV Negotiable Obligations (see Note 37: Subsequent Events).



REVIEW REPORT ON THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

To the Shareholders, President and Directors of Generación Mediterránea S.A.

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

City of Buenos Aires

Tax Registration Number: 30-68243472-0

Introduction

We have reviewed the accompanying condensed interim consolidated statement of financial position of Generación Mediterránea S.A. and its subsidiaries ('The Group') as at June 30th, 2023 and the related condensed interim consolidated statements of comprehensive income for the three-month and six-month periods then ended, and condensed consolidated statements of changes in equity and cash flows for the six-month period then ended and notes, comprising significant accounting policies and other explanatory notes. The Board of Directors is responsible for the preparation and presentation of this condensed interim consolidated financial information in accordance with International Accounting Standard 34 Interim Financial Information (IAS 34). Our responsibility is to express a conclusion on this condensed interim consolidated financial information based on our review.

Scope of our review

We conducted our review in accordance with International Standard on Review Engagements 2410, 'Review of interim financial information performed by the independent auditor of the entity'. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and consequently 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.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying condensed interim consolidated financial information is not prepared, in all material respects, in accordance with International Accounting Standard 34.

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Emphasis of Matter – Purpose of these condensed interim consolidated financial statements

We draw attention to note 3 to the condensed interim consolidated financial statements, which discloses the basis of preparation, including the purposes for preparing them. Our conclusion is not modified in respect of this matter.

City of Buenos Aires, August 17, 2023.

PRICE WATER OUSE & CO. S.R.L.

Nicolas Angel Carusoni

(Partner)