Report and Consolidated Financial Statements December 31, 2020

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Independent Auditors' Report

To the Board of Directors and Shareholders of IEH Penonome Holdings

Our opinion

In our opinion, the consolidated financial statements present fairly, in all material respects, the consolidated financial position of IEH Penonome Holdings (the "Company") and its subsidiary (together the "Group") as at December 31, 2020, and their consolidated financial performance and their consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards.

What we have audited

The Group's consolidated financial statements comprise:

- the consolidated balance sheet as at December 31, 2020;
- the consolidated statement of comprehensive income for the year then ended;
- the consolidated statement of changes in equity for the year then ended;
- the consolidated statement of cash flows for the year then ended; and
- the notes to the consolidated financial statements, which include significant accounting policies and other explanatory information.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the *Auditor's responsibilities for the audit of the consolidated financial statements* section of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

We are independent of the Group in accordance with the International Code of Ethics for Professional Accountants (including the International Standards of Independence) issued by the International Ethics Standards Board for Accountants (IESBA Code of Ethics) and the requirements of the code of professional ethics for certified public accountants that are relevant to our audit of the consolidated financial statements in the Republic of Panama. We have fulfilled the other ethical responsibilities in accordance with the IESBA Code of Ethics and the ethics requirements of the Republic of Panama.



To the Board of Directors and Shareholders of IEH Penonome Holdings Page 2

Responsibilities of management and those charged with governance for the consolidated financial statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with International Financial Reporting Standards, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Group's financial reporting process.

Auditor's responsibilities for the audit of the consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements

As part of an audit in accordance with ISAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether
 due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit
 evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting
 a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may
 involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.



To the Board of Directors and Shareholders of IEH Penonome Holdings Page 3

- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

June 9, 2021

Panama, Republic of Panama

Pricewaterhouse Coopers

Consolidated Balance Sheet December 31, 2020

(All amounts in US\$ unless otherwise stated)

	Notes	2020	2019 Restated *	2018 Restated *
Assets				
Current assets	0.7.1.6	14.071.000	25 126 020	0.672.006
Cash and cash equivalents	2, 5 and 6	14,871,800	25,126,029	9,672,006
Restricted cash Trade and other receivables	2, 5 and 7	- 9 116 241	51,165,263	51,165,263
Current portion of related debt receivable	2, 8 and 17 17	8,116,241 886,000	6,988,755	9,708,289
Prepaid expenses	17	634,172	573,720	646,397
Inventory		22,213	575,720	0-10,377
Total current assets		24,530,426	83,853,767	71,191,955
Non-amount accords				
Non-current assets Long-term portion of related debt receivable	17	22,379,045	_	_
Plant and equipment, net	2, 9 and 10	228,921,499	242,622,218	247,896,389
Deferred income tax	19	1,478,664	-	217,090,309
Restricted cash	7	-	17,272,000	17,272,000
Goodwill	2 and 11	20,000,000	20,000,000	20,000,000
Derivative financial instrument	2 4110 11	-	-	893,870
Total non-current assets		272,779,208	279,894,218	286,062,259
Total assets		297,309,634	363,747,985	357,254,214
Liabilities and Equity Current liabilities				
Current portion of long-term debt	2 and 13	-	12,803,000	14,451,000
Current portion of bonds	14	10,003,000	-	-
Trade and other payables	2, 12 and 17	6,567,521	19,609,157	16,004,947
Total current liabilities		16,570,521	32,412,157	30,455,947
Non-current liabilities		<u> </u>		
Shareholders' loans	15 and 17	-	2,380,952	2,380,952
Lease liabilities long term	10	8,390,168	8,385,098	-
Deferred income tax	19	-	2,224,202	580,149
Long-term debt	2 and 13	-	220,002,710	232,009,006
Long-term of bonds	14	244,636,960	-	-
Derivative financial instrument		12,333,997	7,822,058	
Total non-current liabilities		<u>265,361,125</u>	240,815,020	234,970,107
Total liabilities		281,931,646	273,227,177	265,426,054
Equity Common shares with US\$1.00 par value each; authorize	ed	46	100	100
and issued: 46 (2019: 100 shares) (2018: 100 shares)	2 and 15	40	100	100
Capital contribution	2 and 15	62,833,573	119,047,519	119,047,519
Accumulated deficit		(48,397,715)	(30,104,324)	(28,862,953)
Prepaid dividend tax		(19,153)	-	-
Total equity attributable to the ower of the parer	nt	14,416,751	88,943,295	90,184,666
Non-controlling interest		961,237	1,577,513	1,643,494
Total equity		15,377,988	90,520,808	91,828,160
Total liabilities and equity		297,309,634	363,747,985	357,254,214

^{*} See Note 24 for details regarding the restatement

Consolidated Statement of Comprehensive IncomeFor the year ended December 31, 2020

(All amounts in US\$ unless otherwise stated)

	Notes	2020	2019 Restated *
Energy revenues		45,247,394	56,069,859
Costs of goods and services	9, 10, 16 and 23	(21,398,144)	(22,588,661)
Gross profit		23,849,250	33,481,198
Administrative expenses	16	(5,594,953)	(4,278,136)
Operating profit		18,254,297	29,203,062
Finance cost amortization	13	(9,159,290)	(796,704)
Finance cost, net	18	(31,078,929)	(28,630,584)
Total finance cost		(40,238,219)	(29,427,288)
Other income		747,830	560,927
(Loss) profit before income tax		(21,236,092)	336,701
Income tax	19	2,756,126	(1,644,053)
Total comprehensive loss for the year		(18,479,966)	(1,307,352)
Attributable to			
Controlling interest		(18,293,391)	(1,241,371)
Non-controlling interest		(186,575)	(65,981)
Total comprehensive loss for the year		(18,479,966)	(1,307,352)

^{*} See Note 24 for details regarding the restatement

Consolidated Statement of Changes in Equity For the year ended December 31, 2020

(All amounts in US\$ unless otherwise stated)

	Equity Atributable to the Owner of the Parent						
	Common Shares	Capital Contribution	Accumulated Deficit	Prepaid Dividend Tax	Total Equity Attributable to the Owner of the Parent	Non- Controlling Interest	Total Equity
Balance at December 31, 2017 as originally presented	100	119,047,519	(35,336,091)	-	83,711,528	1,537,703	85,249,231
Effect of restatement (Note 24)		<u> </u>	(2,508,183)	-	(2,508,183)	(141,060)	(2,649,243)
Restated total equity as at December 31, 2017	100	119,047,519	(37,844,274)	-	81,203,345	1,396,643	82,599,988
Comprehensive income: Net income			8,981,321	<u> </u>	8,981,321	246,851	9,228,172
Balance at December 31, 2018 *	100	119,047,519	(28,862,953)	-	90,184,666	1,643,494	91,828,160
Comprehensive income: Net loss			(1,241,371)		(1,241,371)	(65,981)	(1,307,352)
Balance at December 31, 2019 *	100	119,047,519	(30,104,324)	-	88,943,295	1,577,513	90,520,808
Transactions with owners: Capital reduction (Note 15) Prepaid dividend tax Comprehensive income:	(54) -	(56,213,946)	- - -	- (19,153)	(56,214,000) (19,153)	(429,701)	(56,643,701) (19,153)
Net loss			(18,293,391)	-	(18,293,391)	(186,575)	(18,479,966)
Balance at December 31, 2020	46	62,833,573	(48,397,715)	(19,153)	14,416,751	961,237	15,377,988

^{*} See Note 24 for details regarding the restatement

Consolidated Statement of Cash Flows For the year ended December 31, 2020

(All amounts in US\$ unless otherwise stated)

	Notes	2020	2019 * Restated
Cash flows from operating activities			
(Loss) profit before income tax		(21,236,092)	336,701
Adjustments to reconcile (loss) profit before			
income tax to net cash provided by operating activities:			
Depreciation and amortization	16	13,868,083	13,891,229
Finance cost amortization		9,159,290	796,704
Interest on borrowings and lease liabilities, net		17,589,352	19,914,656
Fair value loss on derivative financial instrument		13,536,638	8,715,928
Net changes in assets and liabilities:			
Trade and other receivables		(1,127,486)	2,719,534
Trade and other payables		(11,389,841)	4,480,065
Prepaid expenses		(60,452)	72,676
Inventory		(22,213)	-
Interest paid		(20,639,810)	(20,894,811)
Net cash (used in) provided by operating activities		(322,531)	30,032,682
Cash flows from investing activities			
Additions of plant and equipment	9	(48,319)	(48,611)
Long term intercompany receivable		(23,265,045)	-
Restricted cash release debt service reserve account		17,272,000	_
Reassessment right of use assets		(119,045)	
Net cash used in investing activities		(6,160,409)	(48,611)
Cash flows from financing activities			
Repayment of long-term debt		(241,965,000)	(14,451,000)
Issued bonds	14	262,664,000	-
Repayment of shareholder loan	15	(2,380,952)	-
Payment on derivative financial instrument		(18,049,401)	-
Capital reduction	15	(56,214,000)	-
Derivative financial instrument		9,024,701	-
Deferred financing cost	13	(8,024,040)	-
Principal lease payments		(104,302)	(79,048)
Reassessment lease liability		131,595	- -
Prepaid dividend tax		(19,153)	-
Net cash used in financing activities		(54,936,552)	(14,530,048)
Net (decrease) increase in cash and cash equivalents		(61,419,492)	15,454,023
Cash and cash equivalents at the beginning of year		76,291,292	60,837,269
Cash and cash equivalents and restricted cash at the end of	of year	14,871,800	76,291,292

^{*} See Note 24 for details regarding the restatement

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

1. General Information

IEH Penonome Holdings (the "Group") is incorporated on April 2014 in the Cayman Island and its domicile is located at the office of Stuarts Corporate Services Ltd., Grand Cayman Ky1-1104, Cayman Island. The Group, through its operating subsidiary UEP Penonome II, S. A. (together the "Group"), is engaged in the production of electricity through its five wind parks located in Penonome, Province of Cocle, Republic of Panama.

The ultimate parent Group of IEH Penonome Holdings is Interenergy Partners, L. P., incorporated in Cayman Island.

The local regulator, Autoridad Nacional de los Servicios Publicos (ASEP, by its acronym in Spanish), approved the Group's electricity generation license to 215 MW capacity (Note 20).

The Group is located in Edificio Plaza 58 PWC, Piso 9, Calle 58, Obarrio, Republic of Panama, and the wind turbines are in Penonome, Republic of Panama.

These consolidated financial statements have been approved for issue by the Finance Manager on June 7, 2021.

2. Summary of Significant Accounting Policies

The principal accounting policies applied in the preparation of these consolidated financial statements are set out below.

Basis of Preparation

The consolidated financial statements of the Group have been prepared in accordance with International Financial Reporting Standards (IFRS) and the related interpretations adopted by the International Accounting Standards Board (IASB). The consolidated financial statements have been prepared on the historical cost convention, except for derivative financial instruments measured at fair value.

In the Group's consolidated financial statements, the Statement of Other Comprehensive Income is not presented because there are no items that require a separate presentation of this statement.

The preparation of consolidated financial statements in conformity with IFRS requires the use of certain critical accounting estimates. It also requires Management to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 4.

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

2. Summary of Significant Accounting Policies (Continued)

Basis of Preparation (continued)

New Standards, Amendments and Interpretations Adopted by the Group

The Group has applied the following standards and amendments for the first time for its annual reporting period commencing January 1, 2020.

- Definition of material: amendments to IAS 1 and IAS 8
- Annual improvements to IFRS standards Cycle 2018 2020

The amendments listed above had no impact on the amounts recognized in prior periods and are not expected to significantly affect the current or future periods.

New Standards, Amendments and Interpretations not yet Adopted

Certain new accounting standards and interpretations have been published that are not mandatory for December 31, 2020 reporting periods and have not been early adopted by the Group. These standards are not expected to have a material impact on the entity in the current or future reporting periods and on foreseeable future transactions.

Monetary Unit and Functional Currency

The consolidated financial statements are expressed in U.S. Dollars (US\$), monetary unit of the United States of America, which is at par with the Balboa (B/.), monetary unit of the Republic of Panama. The U.S. Dollar (US\$) circulates and is freely exchangeable in the Republic of Panama and is the functional currency.

Consolidation

Subsidiaries

Subsidiaries are all entities over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases. The Group applies the acquisition method to account for business combinations.

The consolidated financial statements include the accounts of the Group and its controlled subsidiary (95.3 %) UEP Penonome II, S. A., an operating Group engaged in the wind electricity generation.

Inter-Group transactions, balances and unrealized gains or transactions between group companies are eliminated. Profit and losses resulting from inter-Group transactions that are recognized in assets are also eliminated. Unrealized losses are also eliminated. When necessary, amounts reported by subsidiaries have been adjusted to conform to the Group's accounting policies.

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

2. Summary of Significant Accounting Policies (Continued)

Financial Assets

The Group classifies its financial assets in the category of loans and receivables and assets at fair value through profit or loss, based on the purpose for which the financial assets were acquired. Management determines the classification of its financial assets at initial recognition.

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Loans and receivables with maturities not greater than 12 months are included in current assets.

Derivatives

Derivatives are initially recognized at fair value on the date a derivative contract is entered into, and they are subsequently remeasured to their fair value at the end of each reporting period. Derivative instruments that were not defined since its inception for hedge accounting, are accounted at fair value and changes in fair value are presented in finance costs in the statement of comprehensive income. The derivative financial instrument is classified as non-current asset or liability in the balance sheet as the instrument is associated with the long-term debt. The hedging agreement referred in Note 13 was not designated for hedge accounting at the inception of the contract.

Cash and Cash Equivalents

For purposes of the cash flow statement, cash and cash equivalents include cash in hand and other short-term highly liquid investments with original maturities of three months or less. For purposes of cash flows statement, the restricted cash in 2019 is presented as part of cash and cash equivalents as it is expected that the funds will be used in the maintenance and or purchases of equipment of the Group.

Restricted Cash

Cash is classified as restricted when it is not available for the use of the Group. The restricted cash is classified as current when its release is expected to occur within one year, and non-current when its availability is longer than such period.

Trade and Other Receivables

The Group maintains trade and other receivables in order to collect the contractual cash flows and, therefore, subsequently measures them at amortized cost using the effective interest method, less any estimate for impairment.

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

2. Summary of Significant Accounting Policies (Continued)

Plant and Equipment

Plant and equipment are stated at cost, less accumulated depreciation, amortization and impairment losses. Depreciation and amortization are calculated on the straight-line method over the estimated useful lives of the assets. Costs of maintenance, repairs, minor refurbishments and improvements are charged to expense. Subsequent costs are capitalized only when it is probable that a future economic benefit associated with the item will flow to the Group and the cost of the item can be measured reliably. The Group has a maintenance program that includes inspecting, testing and repairing all operational power equipment based on the equivalent operating hours (EOH).

Expenditure on the construction, installation or completion of infrastructure facilities, such as constructions, generators and electric power plants facilities, is capitalized within plant and equipment according to its nature. No depreciation or amortization is charged during the construction phase. The Group begins depreciating an item of plant and equipment when it is available for use.

Right-of-use assets are recognized as leasehold and generally depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis. If the Group is reasonably certain to exercise a purchase option, the right-of-use asset is depreciated over the underlying asset's useful life.

Depreciation and amortization rates used are described as follows:

Buildings	2.50%
Leasehold	5%
Generators and plant facilities	5% - 10%
Tools and minor equipment	25%
Equipment of transportation	25%
Furniture and office equipment	25%

Impairment of Long-lived Assets

Plant and equipment and other non-current assets which are non-financial assets that are subject to depreciation and amortization, are reviewed for impairment whenever events or changes in the circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount, which is the higher of an asset's fair value less costs to sell and value in use. For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units).

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

2. Summary of Significant Accounting Policies (Continued)

Lease Liabilities

Lease liabilities include the following lease payments:

- fixed payments, less any lease incentives receivable
- variable lease payment that are based on an index or a rate,
- amounts expected to be payable by the Group under residual value guarantees
- the exercise price of a purchase option if the Group is reasonably certain to exercise that option, and
- payments of penalties for terminating the lease, if the lease term reflects the Group exercising that option.

The lease payments are discounted using the interest rate implicit in the lease, to the extent that this can be determined. Otherwise, the discount is the lessee's incremental borrowing rate.

Right-of-use assets are measured at cost comprising the following:

- The amount of the initial measurement of lease liability.
- No restoration costs, and no payments were made at or before the lease commencement date as well as not initial direct costs.

Goodwill

Goodwill arises and represents the excess of the consideration transferred, the amount of any non-controlling interest in the acquire and the acquisition-date fair value of any previous equity interest in the acquire over the fair value of the identifiable net assets acquired. If the total of consideration transferred, non-controlling interest recognized and previously held interest measured at fair value is less than the fair value of the net assets of the subsidiary acquired, in the case of a bargain purchase, the difference is recognized directly in the statement of comprehensive income.

For the purpose of impairment testing, goodwill acquired in a business combination is allocated to each of the CGUs, or Group of CGUs, that is expected to benefit from the synergies of the combination. Each unit or Group of units to which the goodwill is allocated represents the lowest level within the entity at which the goodwill is monitored for internal Management purposes. Goodwill is monitored at the operating segment level.

Goodwill impairment reviews are undertaken annually or more frequently if events or changes in circumstances indicate a potential impairment. The carrying value of the CGU containing the goodwill is compared to the recoverable amount, which is the higher of value in use and the fair value less costs of disposal. Any impairment is recognized immediately as an expense and is not subsequently reversed.

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

2. Summary of Significant Accounting Policies (Continued)

Trade and Other Payables

Trade and other payables are obligations to pay for goods or services that have been acquired in the normal course of the business from suppliers. Trade and other payables are classified as current liabilities as payments are due within one year or less.

Trade and other payables are initially recognized at fair value and subsequently measured at amortized cost using the effective interest method.

Borrowings and Bonds Payable

Borrowings and bond payable are initially recognized at fair value, net of transaction costs incurred. Borrowings and bond payable are subsequently carried at amortized cost, using the effective interest method; are classified as current liabilities unless the Group maintains the unconditional right to defer the liability for at least twelve months after the reporting date.

Borrowing and Bonds Costs

General and specific borrowing costs directly attributed to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets until the assets are substantially ready for their intended use or sale any difference between the net product of transaction costs and the redemption value is recognized in the statement of comprehensive income during the financing period using the effective interest method. All other borrowing cost and bonds cost are recognized in the statement of comprehensive income in the period in which they are incurred.

Current and Deferred Income Tax

Income tax expense for the period comprises current and deferred income tax. Income tax is recognized in the statement of comprehensive income. The current income tax charge is calculated on the basis of the tax laws enacted at the balance sheet date over the taxable income.

Deferred income tax is provided in full, using the liability method, where temporary differences arise between the fiscal bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, the deferred income tax is not accounted for if it arises from initial recognition of an asset or liability, in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit nor loss.

Deferred income tax is determined using tax rates that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred income tax asset is realized, or the deferred income tax liability is settled.

Deferred income tax assets are recognized to the extent that it is probable that future taxable profit will be available, and the temporary differences can be utilized against it. Deferred income tax is provided for temporary differences originated by loss drag.

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

2. Summary of Significant Accounting Policies (Continued)

Employee Benefits

Seniority Premium and Severance Trust Fund

According to the Labor Code of the Republic of Panama, employees with a permanent contract of employment are entitled to receive, upon termination of employment, a seniority premium, equal to one week's wage for each year of work, determined from the date of commencement of employment.

In addition, employees dismissed under certain circumstances are entitled to receive compensation based on years of service. Law No.44 of 1995 provides that companies must make a contribution to a fund to cover the Layoff seniority premium payments to dismissed workers. This contribution is determined based on the compensation paid to employees. To manage this fund, the Group established a trust with an authorized private entity. The contributions are treated as defined contribution plans, where the Group has no further payment obligations in addition to those contributions. The contribution for the year amounted to US\$14,251 (2019: US\$16,305).

Social Security

According to Law No.51 of December 27, 2005, the companies must realize monthly contributions to the Panama Social Security (i.e., Caja de Seguro Social de Panama), based on a percentage of the total wages paid to their employees. A portion of these contributions is used by the Panamanian State for the payment of the future retirements of the employees. The contribution for the year amounted to US\$125,907 (2019: US\$350,036).

Share Capital

Common shares are classified as equity.

Energy Revenue Recognition

The Group recognizes energy revenue in the periods that it delivers electricity. Contracted prices are billed in accordance to provisions of applicable power sales agreements and spot sales are billed in accordance with prevailing market prices. The unit of measurement of the contract prices is megawatts (MW). The following criteria should be met in order to recognize revenue: (1) persuasive evidence of an arrangement exists; (2) delivery has occurred or services have been rendered; (3) the price to the buyer is fixed or determinable; and (4) collection is reasonably assured. Revenues are measured at fair value of the consideration received or receivable for the sale of the energy.

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

2. Summary of Significant Accounting Policies (Continued)

Energy Revenue Recognition (continued)

In accordance of IFRS 15, the Group recognized the revenue from contracts with customers based on a five-step model detailed below:

- Step 1: Identify contracts with customers: A contract is defined as the agreement between two or more parties, which creates rights and obligations required and establishes criteria that must be met for each contract. The contracts that are handled are written and grouped in the same type of contracts because all of them are categorized in the same concept of energy sales.
- Step 2: Identify the contract obligations: An obligation is a promise in a contract with a client for the transfer of a good or service.
- Step 3: Determine the price of transaction: The transaction price is the amount of the payment that the Group expects to have the right in exchange for the transfer of the promised goods or services to a client.
- Step 4: Assignment of the transaction price: The Group recognizes the price of the contract payable as specified in the contract, subject to the stipulated conditions and adjustments or proposed deductions, as applicable.
- Step 5: Recognition of revenue according to the criteria established by IFRS 15, the Group continues recognizing revenues over time instead of during a certain time.

The Group principally satisfies its performance obligations over time, when, or as, a performance obligation is satisfied, the Group recognizes as revenue the amount of the transaction price that is allocated to that performance obligation. The transaction price is the amount of consideration to which the Group expects to be entitled. The transaction price is allocated to the performance obligations in the contract based on standalone selling prices of the goods or services promised.

Finance Cost

Comprise interest expense on borrowings, unwinding of the discount of provision and deferred consideration.

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

3. Financial Risk Management

Financial Risk Factors

The Group's activities expose it to a variety of financial risks: market risk (including currency risk, fair value interest rate risk and cash flow interest rate risk), credit risk and liquidity risk.

Risk management is carried out by the General Manager and the Director of Financial Department under the supervision of the Board of Directors. They identify and evaluate financial risks in close co-operation with Management of Departments within the Group.

Market Risk

Foreign Exchange Risk

The Group is not substantially exposed to the foreign exchange risk fluctuation, since its revenues and expenses are mainly expressed in U. S. Dollars.

Interest Rate Risk

Interest rate risk is mainly originated from long-term debt with variable interest rates that expose the Group to the cash flows risk.

Interest Rate Sensitivity

As at December 31, 2020, the Group has issued bonds which have fixed rate (Note 14). For 2019, the Group had a long-term debt which had variable rate, if interest rates on the variable United States dollar denominated borrowings has been 50 basis points higher/lower with all other variables held constant, net income for the year would have US\$12,506,455 higher/lower.

Credit Risk

Credit risk arises mainly from cash and cash equivalents, restricted cash, trade and other receivables. The Group works only with well-known foreign and local financial institutions and energy distribution companies.

The credit quality of financial assets that are neither past due nor impaired can be assessed by reference to external credit rating.

	2020	2019	2018
Cash at banks and short-term bank deposits			
international credit rating - Fitch (A and AA-)	<u>14,871,800</u>	<u>76,291,292</u>	60,837,269

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

3. Financial Risk Management (Continued)

Financial Risk Factors (continued)

Credit Risk (continued)

The Group has a concentration of its revenues and accounts receivable with the three off takers companies operating in the Republic of Panama. Sales of energy made to these customers represent approximately 85% (2019: 85%) of total revenues and 94% (2019: 90% and 2018: 89%)) of total accounts receivable at the end of the period. This concentration of risk is mitigated by the fact that demand for electricity in Panama continues to grow steadily and that the energy market is very well structured and regulated by government authorities. For each PPA a guarantee is required and the payment term of invoices originating in the electric market of Panama is averaged in a range of 30 days from the date of presentation of the invoice. The guarantee is a performance bond payable to the collection against any event of default for bad debts or bad debt. There were no default events for unpaid bills as of December 31, 2020.

Liquidity Risk

Liquidity risk is the risk that the Group might not be able to comply with all its obligations. The Group minimizes this risk by maintaining adequate levels of cash on hand or in current accounts for fulfilling commitments with recurring suppliers and borrowers. The current liabilities are covered by the cash flow generated by operations.

Cash flow forecasting is performed by the operating entities of the Group in and aggregated by Group finance. The Group finance monitors rolling forecasts of the Group's liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient headroom on its undrawn committed borrowing facilities at all times so that the Group does not breach borrowing limits or covenants on any of its borrowing facilities. Such forecasting takes into consideration the Group's debt financing plans, covenant compliance, compliance with internal balance sheet ratio targets and, if applicable external regulatory or legal requirements.

The table below analyses the Group's non-derivative financial liabilities into relevant maturity groupings based on the remaining period at the balance sheet to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows. Balances due within 12 months approximate their carrying balances as the impact of discounting is not significant.

	Less than 1 year	Between 1 and 5 years	Over 5 years	Total
December 31, 2020				
Bonds payable	23,968,595	137,226,380	268,423,430	429,618,405
Trade, lease and other payables	6,567,521	1,168,106	7,222,062	14,957,689
	30,536,116	138,394,486	275,645,492	444,576,094

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

3. Financial Risk Management (Continued)

Financial Risk Factors (continued)

Liquidity Risk (continued)

	Less than 1 year	Between 1 and 5 years	Over 5 years	<u>Total</u>
December 31, 2019				
Long-term debt	31,149,117	153,565,493	196,408,994	381,123,604
Trade, lease and other payables	19,609,157	997,488	7,387,610	27,994,255
Shareholders' loans	2,380,952			2,380,952
	53,139,226	154,562,981	203,796,604	411,498,811
	Less than 1 year	Between 1 and 5 years	Over 5 years	Total
December 31, 2018				
Long-term debt	33,851,928	152,569,148	223,359,265	409,780,341
Trade and other payables	16,004,947		_	16,004,947
	10,004,947	-		10,001,717
Shareholders' loans	2,380,952	<u> </u>	-	2,380,952

The contractual maturity of the derivative financial instrument carried at fair value in the balance sheet that is associated with the bonds payable for 2020 and long-term debt in 2019.

Cash Flows Information - Net Debt Reconciliation

The combined analysis of net debt and the movements in the net debt for each of the periods presented is detailed below:

	2020	2019	2018
Cash and cash equivalents	14,871,800	76,291,292	60,837,269
Bonds payable	(262,664,000)	-	-
Lease liabilities	(8,390,168)	(8,385,098)	-
Long-term debt	-	(241,965,000)	(256,416,000)
Shareholders' loan		(2,380,952)	(2,380,952)
Net debt	(256,182,368)	(176,439,758)	(197,959,683)

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

3. Financial Risk Management (Continued)

Cash Flows Information - Net Debt Reconciliation (continued)

	Long-term Debt	Shareholders Loan	Leases Liabilities	Bonds Pavable	Sub-total	Other Assets Cash and Equivalents	Total
Net debt as	Deta	Lyan	Zadanico	Tujune	Dub totta	Zapii viiteliio	10411
December 31 2017	(271,740,000)	(2,380,952)			(274,120,952)	2,003,036	(272,117,916)
Cash flows	15,324,000	-	-	-	15,324,000	58,834,233	74,158,233
Net debt as							
December 31 2018	(256,416,000)	(2,380,952)			(258,796,952)	60,837,269	(197,959,683)
Lease	-	-	(8,568,447)	-	(8,568,447)	-	(8,568,447)
Cash flows	14,451,000	-	183,349	<u> </u>	14,634,349	15,454,023	30,088,372
Net debt as		_					
December 31 2019	(241,965,000)	(2,380,952)	(8,385,098)		(252,731,050)	76,291,292	(176,439,758)
Bonds payable	-	-	-	(262,664,000)	(262,664,000)	-	(262,664,000)
Cash flows	241,965,000	2,380,952	(5,070)		244,340,882	(61,419,492)	182,921,390
Net debt as December 31 2020		<u>-</u>	(8,390,168)	(262,664,000)	(271,054,168)	14,871,800	(256,182,368)

Capital Risk Management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for the shareholders and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to the shareholders, return capital to the shareholders, issue new shares or sell assets to reduce debt. The Group monitors capital on the basis of the "liabilities to tangible net worth ratio", which is one of the ratios that the Group should consider at the time of paying dividends or incurring debt. Capital is defined by Management as the Group's shareholders' equity. This ratio is calculated as liabilities divided by tangible net worth. For calculation purposes, the Group's Management determines the liabilities by discounting the subordinated debt and the lease liability from their total. Total tangible net worth is calculated as "equity" as detailed in the balance sheet, including subordinated debt and excluding intangible assets and their associated liabilities (if any).

The liabilities to tangible net worth ratio were as follows:

	2020	2019	2018
Liabilities w/o subordinated debt and lease liabilities	10,750,954	22,772,778	9,010,054
Total tangible net worth w/o subordinated debt	258,799,930	312,867,910	328,244,160
Total liabilities to tangible net worth ratio	0.04	0.07	0.03

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

3. Financial Risk Management (Continued)

Fair Value Estimation

For disclosure purposes, the International Financial Reporting Standards specify a fair value hierarchy that categorizes into three levels based on the inputs used in valuation techniques to measure fair value: The hierarchy is based on the transparency of variables used in the valuation of an asset at the date of valuation. These three levels are:

- Quoted prices (unadjusted) in active markets for identical assets and liabilities (Level 1).
- Inputs other than quoted prices included within level 1 that are observable for the asset and liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (Level 2).
- Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) (Level 3).

The carrying value of cash and cash equivalents, trade and other receivables, trade and other payables approximates its fair value due to the short-term nature.

The fair value of loans payables is disclosed in Note 13 and derivative financial instruments carried in the balance sheet are included in Level 2 of the fair value hierarchy.

4. Critical Accounting Estimates and Judgement

Estimates and judgements are continually evaluated by Management and are based on historical experience and on various other assumptions that Management believes to be reasonable under the circumstances, the results of which form the basis for making judgements.

Critical Accounting Estimates and Assumptions

The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are addressed below.

Depreciation and Amortization of Plant and Equipment

The Group makes judgements in assessing its assets estimated useful lives and in determining estimated residual values, as applicable. Depreciation and amortization are calculated on the straight-line method, based on the estimated useful lives of the assets. These estimates are based on analysis of the assets' lifecycles and potential value at the end of its useful life. The assets residual values and useful lives are reviewed, and adjusted if appropriate, at each balance sheet date.

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

4. Critical Accounting Estimates and Judgement (Continued)

Critical Accounting Estimates and Assumptions (continued)

Current and Deferred Income Tax Estimation

The Group is subject to income tax. Significant judgment is required in determining the provision for income tax. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. The Group recognizes liabilities for anticipated tax issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

Impairment of Goodwill

The Group tests annually whether goodwill has suffered any impairment, in accordance with the corresponding accounting policy disclosed herein. The recoverable amounts of cashgenerating units have been determined based on value-in-use calculations. These calculations require the use of estimates (Note 11).

5. Cash and Cash Equivalents for Statement of Cash Flows

The cash and cash equivalents for statement of cash flows purposes are detailed as follows:

	2020	2019	2018
Cash in U. S. currency Short-term bank deposits at 0.25% (2019: 0.25%)	10,715,326	1,228,239	429,838
(2018: 0.25%) annual interest rate - Trustee accounts	4,156,474	75,063,053	60,407,431
	14,871,800	76,291,292	60,837,269

In December 2020, restricted cash is not reported by the Group due to the cancellation of the loan with IFC (Note 13).

Trust funds balances are considered as part of the cash and cash equivalents considering that these funds are used as part of the operational process describes in Note 6.

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

6. Trust Fund with Specific Use

The fund balances of trusts with specific use are presented below:

	2020	2019	2018
Debt Reserve account (*)	568	-	-
Debt Service Accrual account (*)	568	-	-
Reserve O&M account (*)	568	-	-
UEP II Execution account (*)	568	-	-
SWAP account (*)	568	-	-
LC loan account (*)	568	-	-
Collection Account (*)	4,141,279	23,861,823	9,217,702
Spot Market account (*)	11,787	35,967	24,466
Major Maintenance Reserve Account (**)		51,165,263	51,165,263
Sub-total	4,156,474	75,063,053	60,407,431
Senior Debt Service Reserve Account (**)	-	16,312,000	16,312,000
C Loan Debt Service Reserve Account (**)	<u> </u>	960,000	960,000
	4,156,474	92,335,053	77,679,431

^(*) For 2020 the trust is referring to the bond payable (Note 14).

Debt Reserve account: The Debt Service reserve account shall be funded from the amounts received from the Collection Account or Letters of Credit or a combination of the two in an amount at least equal to the then applicable Debt Service Reserve Requirement (other than in respect of amounts of principal or any cash collateralization obligation or reimbursement obligation due under the Letter of Credit Documents); provided that funds held in the Debt Service Reserve Account may be withdrawn to make payments of any amounts (including interest expense, principal, fees, premiums or other amounts other than amounts of principal due under the Letter of Credit Documents (except as provided below)) due on the Notes and any other Secured Debt if and to the extent that the amounts held in the account are insufficient to make such payments. Amounts on deposit in the Debt Service Reserve Account may be used to reimburse or repay draws upon a related Letter of Credit to the extent such reimbursement or repayment restores dollar for dollar the ability of the Collateral Trustee to draw upon such Letter of Credit for such purposes in the future.

Debt Service Accrual account: The Debt Service accrual account shall be funded from the amounts received from the Collection Account pursuant to the accounts' waterfall established under the Panamanian Trust.

^(**) For 2019 and 2018 the trust was referring to the long-term debt (Note 13).

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

6. Trust Fund with Specific Use (Continued)

Reserve O&M Account: The Trust O&M Reserve Account shall be funded from the amounts received from the Collection Account or Letters of Credit, or a combination of the two. Funds from the Trust O&M Reserve Account may be withdrawn as instructed by the Issuer or the Intercreditor Agent, as applicable, to fund the Issuer Working Capital Account or any of the Guarantor Working Capital Accounts, if and to the extent that (i) the amounts held in the Collection Accounts and the Issuer Working Capital Account or the Guarantor Working Capital Account, as applicable, are insufficient to pay Operating and Maintenance Expenses, or (ii) the amount in the relevant Issuer Distribution Account or the Guarantor Distribution Accounts is insufficient to pay Unscheduled Operating and Maintenance Expenses. The Trust O&M Reserve Account shall be funded up to an amount equal to U.S.\$1.00 million or such greater amount as the Issuer at its option may decide.

UEP II Execution account: The Execution Accounts shall be funded from any proceeds derived from foreclosing on the Collateral in respect of the Issuer and the Guarantors in accordance with the Intercreditor Agreement.

SWAP Account: The SWAP position account shall be funded from amounts received from in the Issuer Collection Account pursuant to the Accounts Waterfall up to an amount sufficient to cover any Swap Settlement Payments or Swap Termination Payments, as applicable, due and payable during the Transfer Period by the Issuer under the Citi Swap; provided, that amounts will only be transferred to the Swap Position Account upon satisfaction by the Issuer of the conditions set out under "Limitation on Restricted Payments."

LC loan account: The Letter of Credit Account shall be funded from amounts received in the Issuer Collection Account pursuant to the Accounts Waterfall to fund amounts payable under the Letter of Credit Documents, other than commitment and letter of credit fees and accrued and unpaid interest.

Issuer Collection account: The Issuer's collection account shall be funded with all income of the Issuer, including revenues from the power purchase agreements entered into by the Issuer, payments under the Intercompany Loans, wake effect payments, insurance proceeds, expropriation and termination payments, any other sources of revenue (including any related party payments), construction guaranty payments and liquidated damages payable under the SMA and related agreements, if any, and funds deposited in the Issuer Spot Market Account after netting any spot market payments owing to third parties.

Issuer's Spot Market account: The Issuer's spot market account shall be funded, first, prior to each monthly clearing of the spot market payments, from the Collection Account and, second, after each such monthly clearing, from net proceeds of the monthly clearing of the spot market payments.

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

7. Restricted Cash

The current restricted cash represents a committed deposit for the major maintenance plan. The amount arises as a result of the cash compensation as a conclusion of the arbitration process with Goldwind.

The long-term restricted cash represents the balance standing to the credit of the Senior Debt Service Reserve account and the C-Loan Debt Service Reserve accounts, which balance will be used to service the long-term debt described in Note 13.

By December 31, 2020, as a result of the cancellation of the long-term loan with the IFC Note 13, the funds were fully released.

8. Trade and Other Receivables

Trade and other receivables are detailed as follows:

	2020	2019	2018
Clients	7,825,407	5,631,215	8,676,922
Related parties (Note 17)	209,096	765,248	833,938
Interest receivable related parties	54,608	-	-
Insurance claim	-	560,927	-
Others	27,130	31,365	197,429
	8,116,241	6,988,755	9,708,289

At December 31, 2020 and 2019, there were no past due receivables, therefore, the Group has not recorded any provision for impairment.

The Distribution Companies have been paid the PPAs to UEP II in the same proportion than they have been received their revenues from their final clients for the months of March, April, May and June. The average received by their final clients has been 63%, 89%, 93% and 92%, respectively. Total accounts receivables on hold for the months of March through December is USD3.687 million. (See Note 22).

Trade and other receivables are parts of the pledged assets, which guarantee the issuance of corporate bonds. (See Note 14).

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

9. Plant and Equipment, Net

Following is the movement of plant and equipment:

			Furniture	Generators		
	Transportation		and Office	and Plant	Right of	
	Equipment	Building	Equipment	Facilities	Use Assets	Total
Cost at January 1, 2020	394,461	805,472	639,771	317,739,130	8,568,447	328,147,281
Additions	-	20,135	28,184	-	-	48,319
Reassessment right of use assets	-	-	-	-	119,045	119,045
Cost at December 31, 2020	394,461	825,607	667,955	317,739,130	8,687,492	328,314,645
Accumulated depreciation at January 1, 2020	(383,183)	(62,080)	(561,344)	(84,057,306)	(461,150)	(85,525,063)
Depreciation charge	(11,267)	(20,446)	(60,210)	(13,308,568)	(467,592)	(13,868,083)
Accumulated depreciation at December 31, 2020	(394,450)	(82,526)	(621,554)	(97,365,874)	(928,742)	(99,393,146)
Net balance at December 31, 2020	11	743,081	46,401	220,373,256	7,758,750	228,921,499
			Furniture	Generators		
	Transportation		and Office	and Plant	Right of	
	Equipment	Building	Equipment	Facilities	Use Assets	Total
Cost at January 1, 2019 (Restated)	394,461	805,472	591,160	317,739,130	-	319,530,223
Additions	-	-	48,611	-	-	48,611
Adjustment for change in accounting policy (Note 10)					8,568,447	8,568,447
Cost at December 31, 2019 (Restated)	394,461	805,472	639,771	317,739,130	8,568,447	328,147,281
Accumulated depreciation at January 1, 2019 (Restated)	(362,808)	(41,943)	(480,346)	(70,748,737)		(71,633,834)
Depreciation charge (Restated)	(20,375)	(20,137)	(80,998)	(13,308,569)	(461,150)	(13,891,229)
Accumulated depreciation at December 31, 2019 (Restated)	(383,183)	(62,080)	(561,344)	(84,057,306)	(461,150)	(85,525,063)
Net balance at December 31, 2019 (Restated)						
The sample at Section 31, 2017 (restated)	11,278	743,392	78,427	233,681,824	8,107,297	242,622,218
			Furniture	Generators		
	Transportation		and Office	and Plant	Right of	
	Equipment	Building	Equipment	Facilities	Use Assets	Total
Cost at January 1, 2018 as originally presented	394,461	805,472	576,908	368,904,393	-	370,681,234
Effect of restatement (Note 23)				(51,165,263)		(51,165,263)
Cost at January 1, 2018 (Restated)	394,461	805,472	576,908	317,739,130	-	319,515,971
Additions	-		14,252	_	-	14,252
Cost at December 31, 2018 (Restated)	394,461	805,472	591,160	317,739,130		319,530,223
Accumulated depreciation at January 1, 2018	(268,957)	(21,806)	(382,595)	(53,503,601)	-	(54,176,959)
Depreciation charge (Restated)	(93,851)	(20,137)	(97,751)	(17,245,136)		(17,456,875)
Accumulated depreciation at December 31, 2018 (Restated)	(362,808)	(41,943)	(480,346)	(70,748,737)		(71,633,834)
Net balance at December 31, 2018 (Restated)	31,653	763,529	110,814	246,990,393		247,896,389

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

9. Plant and Equipment, Net (Continued)

Plant and equipment include interest on borrowings that are directly attributed to the construction of the assets. During the years ended December 31, 2020 and 2019, there were no interest capitalized.

Plant and equipment are included into the onshore Security Agreements which includes the mortgage on movable and immovable assets, including the Group's generation licenses. (See Notes 13 and 14).

10. Lease

As of December 31, 2020, plant and equipment include leases which correspond to the operating land lease located in Penonome. Lease terms are between 14-yr and 25-yr contract with 2% interest rate per year until expiration (See Note 9).

The leased properties are presented below:

	2020	2019	2018
Right-of-use assets			
Cost	8,687,492	8,568,447	-
Accumulated depreciation	(928,742)	(461,150)	
Net balance	7,758,750	8,107,297	
Lease liabilities			
Current	126,524	104,301	-
Non-current	8,390,168	8,385,098	
	8,516,692	8,489,399	

11. Goodwill

In April 2014, IEH Penonome Holdings (former IEH Penonome Panama, S. A., see Note 1) acquired the share capital of IEH Penonome Holdings for US\$8,518,361. In December 2014, it acquired a further share capital for US\$20,000,000 and obtained control of IEH Penonome Holdings

The following table summarizes the consideration paid for IEH Penonome Holdings, the fair value of assets acquired at the acquisition date:

Cash	28,518,361
Recognized amounts of identifiable assets	
acquired and construction in progress	(8,518,361)
Goodwill	20,000,000

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(All amounts in US\$ unless otherwise stated)

11. Goodwill (Continued)

The recoverable amounts of the business unit are calculated based on their value in use. The value in use is determined by discounting the future cash flows expected from the continuous use of each unit. The calculation of value in use is based on the following basic assumptions:

- Business plan for 2021 was used to project future cash flows. Future cash flows were projected using average growth rates based on the long-term assumptions growth rates, projected power generation, power contract price and spot market price. The forecast period is based on the long-term perspective of the Group with respect to the operation of this unit which was determined in 15 years.
- The discount rate of 6.50% was applied in determining the amounts recoverable for the business unit. This rate is calculated on the basis of market experience and the weighted average cost of capital (WACC) allocated for this unit.

The key assumptions described above may change as economic and market conditions change. The Group estimates that reasonably possible changes in these assumptions are not expected to affect the recoverable amount of the business unit or drops below the value of the carrying amount.

12. Trade and Other Payables

Trade and other payables are detailed as follows:

	2020	2019 20	
		* Restated	* Restated
Suppliers	2,302,602	7,858,469	3,656,472
Related parties (Note 17)	1,326,897	4,838,739	4,800,184
Interest payable	1,051,516	5,349,737	5,687,258
Interest payable on shareholder's loans (Notes 15 and 17)	-	746,031	746,031
Income tax payable	946,740	-	691,286
Others	813,242	711,880	403,585
Lease liabilities short terms (Note 10)	126,524	104,301	-
Insurance payable	<u>-</u>	_	20,131
	6,567,521	19,609,157	16,004,947

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13. Long-Term Debt

	2020	2019	2018
International Finance Corporation (IFC)			
US\$250 million senior debt, International Finance Corporation			
(IFC); The Netherlands Development Finance Company (FMO);			
French Development Institution (Proparco); Development Bank of			
the (Austrian Republic OeEB); Central American Bank for			
Economic Integration (Cabei); Banco Nacional as Lenders; Tenor:			
17-years door to door. Tailored amortization scheduled stepping up			
from 2.4% in average for the first 22 semesters (53% of total			
amount); 3.66% for the following 6 semesters (22% of total amount)			
and 6.27% for the last 4 semesters (25% of total amount), hedging			
agreement to fix rate on a minimum of US\$180 million of the total			
Senior		203,025,000	215,000,000
Banco General and Corporacion Interamericana para el Financiamiento de Infraestructura, S. A. (CIFI)			
US\$34 million, Tailored amortization scheduled stepping up from			
2.91% in average for the first 16 semesters (47% of total amount)			
and 4.45% for the following 12 semesters (53% of total amount);			
Priced at LIBOR + 4.50%	-	25,500,000	27,336,000
IFC Subordinated C-Loan of US\$16 million US\$16 million 17-years door to door. Tailored amortization scheduled stepping up from 2.17% in average for the first 18 semesters (39% of total amount); 3.50% for the following 10 semesters (35% of total amount) and 6.5% for the last 4 semesters (26% of total amount); Fix rate at 12%. 13% per annum at any time following the occurrence and during the continuance of a C Loan			
Deficiency	-	13,440,000	14,080,000
	-	241,965,000	256,416,000
Less: Unamortized finance costs		9,159,290	9,955,994
Long-term debt, net	-	232,805,710	246,460,006
Less: Current portion		12,803,000	14,451,000
		220,002,710	232,009,006

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

13. Long-term Debt (Continued)

Due dates of the long-term debt and the total exposure of the Company's borrowings to interest rate changes and the contractual reprising date at December 31, are as follows:

	2020	2019	2018
1 - 5 years Over 5 years		89,149,000 152,816,000	68,339,000 188,077,000
		241,965,000	256,416,000

The movement of the unamortized finance costs is as follows:

	2019	2018	2017
Beginning balance Amortization Full recognition of financial cost due to debt payment	9,159,290 (663,920) (8,495,370)	9,955,994 (796,704)	10,752,698 (796,704)
Ending balance		9,159,290	9,955,994

The fair value of the borrowings is US\$0.00 since the loan was paid in full on December 18, 2020 (2019: US\$274,236,211), based on discounted cash flows using a rate based on the borrowing rate of 6.5% and is within Level 3 of the fair value hierarchy.

The main conditions and terms on the outstanding borrowings are described as follows:

Senior Debt Agreements:

a) Senior Debt of US\$250 million:

International Finance Corporation (IFC); The Netherlands Development Finance Company (FMO); French Development Institution (Proparco); Development Bank of the Austrian Republic (OeEB); Central American Bank for Economic Integration (Cabei); Banco Nacional as Lenders:

- Tenor: 17-years door to door. Tailored amortization scheduled stepping up from 2.4% in average for the first 22 semesters (53% of total amount); 3.66% for the following 6 semesters (22% of total amount) and 6.27% for the last 4 semesters (25% of total amount).
- Priced at LIBOR + 4.75%.
- Hedging agreement to fix rate on a minimum of US\$180 million of the total Senior with IFC. (On which the Group has not applied hedge accounting).

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

13. Long-term Debt (Continued)

Senior Debt Agreements: (continued)

• On February 27, 2015, the Group contracted a receive-floating interest rate swaps by which the Group agrees to exchange the difference between fixed and floating interest rate amounts calculated on agreed notional principal amounts for US\$180,000,000. Such contract enables the Group to mitigate the risk of changing interest rates on the cash flow exposures on the issued variable rate debt.

b) Senior Debt of US\$34 million:

- Banco General and Corporacion Interamericana para el Financiamiento de Infraestructura, S. A. (CIFI) as Lenders.
- Tenor: 15-years door to door. Tailored amortization scheduled stepping up from 2.91% in average for the first 16 semesters (47% of total amount) and 4.45% for the following 12 semesters (53% of total amount).
- Priced at LIBOR + 4.50%.

c) Subordinated C-Loan of US\$16 million:

- IFC as lender.
- Tenor: 17-years door to door. Tailored amortization scheduled stepping up from 2.17% in average for the first 18 semesters (39% of total amount); 3.50% for the following 10 semesters (35% of total amount) and 6.5% for the last 4 semesters (26% of total amount).
- Fix rate at 12%. 13% per annum at any time following the occurrence and during the continuance of a C-Loan Deficiency.
- Subordination: in the event that on a debt service payment date a C-Loan deficiency occurs, IFC agrees that it shall not exercise any remedies with respect to the relevant outstanding due and payable amount of principal arising from such C Loan Deficiency.

Common Term Agreement (CTA): Whereby the Lender of each of the Senior Debt and the Subordinated C-Loan the Lenders set forth the terms and conditions in common to each loan.

Security Agreements:

• Offshore Security Agreements: Whereby the Borrowers - IEH Penonome Panama, S. A. and UEP Penonome II, S. A. (hereinafter "UEP II") - grant first priority security interest in all of its rights, titles and interest of Major Project Documents (Turbine Supply Agreement, Goldwind Parent Master Agreement, BOP Contract, Transportation Agreement, Interconnection Agreement, Shared Asset Agreement); proceeds from asset disposals, insurance proceeds. Citibank N. A. acting as Offshore Security Agent.

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

13. Long-term Debt (Continued)

Security Agreements (continued)

- Onshore Security Agreements: Includes the pledge on the shares of the Borrowers; collateral assignment on generation licenses, power purchase agreements and ANATI lease titles; mortgage on movable and immovable assets. The Bank of Nova Scotia (Panama) acting as Onshore Security Agent and trustee.
- Master Account and Security Agreements: Whereby the Borrowers certify that they have established Offshore Accounts with the Offshore Account Bank (Citibank, NA) and Onshore Account Banks [The Bank of Nova Scotia (Panama)] in accordance with the Trust Agreements. Offshore Accounts includes Senior Debt Service Reserve account and C-Loan Debt Service Reserve accounts representing the following Debt Service amount on each Loan. The agreement states the procedures to transfer from the Revenue account in accordance with the Common Term Agreement; including Restricted Payments.

Covenants: a) maintenance of existence and conduct of business; b) accounting and management operation system in accordance with the Accounting Standard c) Auditors: maintain at all times international recognized independent public accountant firm acceptable to the lenders d) Access: upon lender request, give access to the site, books and records and borrower employees e) maintain at all times in full force and effect authorizations, security in favor of lenders and project documents payment of obligations f) comply with the construction budget and the major maintenance plan g) interest rate hedging with initial amount of no less than hundred and eighty million Dollars h) financial ratios: prospective debt service coverage ratio of at least 1.15:1.00; among others.

Negative Covenants: The following activities are prohibited: a) make any restricted payment (which means declaration or payment of dividends, distribution of capital securities, payment of shareholder loan capital or interest), unless such restricted payment (i) is made from the restricted payment account (ii) such payment will be made within thirty (30) days after an Interest Payment Date (iii) the Prospective Debt Service Coverage Ratio is not less than 1.20:1.0 (iv) the Prospective Total Debt Service Coverage Ratio is not less than 1.10:1.0 (v) after giving effect to any such action the Financial Debt to Tangible Net Worth Ratio is not more than 3.1:1.0 and (vi) debt service reserve account, major maintenance reserve account and the C-Loan reserve account are fully funded. b) Capital expenditures besides those required to carry out operations normally c) additional financial debt d) guarantees or liens e) asset sales f) financial investments other than permitted investments in high grade securities, among others.

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

14. Bonds Payable

Through resolution No. SMV 515-20, dated December 2, 2020, the Group issued on December 18, 2020, together with Grupo Tecnisol as joint guarantor, corporate bonds guaranteed for a total of US\$262,664,000, issued under Regulation 144A and Regulation S of the United States, with semi-annual amortizations and final maturity on October 1, 2038 with an interest rate of 6.5%, registered in the stock exchanges of Panama and Singapore. The resources obtained from the bond issuance were used to prepaid the syndicated loan acquired on December 29, 2014 with the IFC and other financial entities for US\$228,436,514, payment of the financial instrument derived from interest rate for US\$18,049,401, financing costs for US\$5,208,636, and loan performed to Grupo Tecnisol for US\$10,969,449.

The most relevant commitments and restrictions on this debt are detailed below (all financial ratios expressed below are calculated based on the results of the Group and the Tecnisol Group combined.

- Limitation of indebtedness: in order for the Group to enter into a permitted indebtedness, it needs to maintain a debt coverage service ratio, both historical and prospective, of at least 1.31.
- Mortgages and / or liens are prohibited, except for certain permitted liens.
- Sale of assets and mergers: prohibited, except under certain conditions.
- Modifications to the main contracts are prohibited.
- Limitations on new investments.
- Restricted payments: you cannot make restricted payments if you do not meet both historical and prospective debt coverage service relationship of at least 1.20.

Guarantee Agreement: Includes the pledge on the Group's shares; transfer in guarantee of the energy purchase agreements and lease titles of ANATI; mortgage of movable and immovable property (including, among the latter, the Group's generation licenses). The Bank of Nova Scotia (Panama) acts as trustee (FID-135). The debt contract establishes that the Group must maintain a "Debt Service Reserve" and an "O&M Reserve" through a deposit or a letter of credit to ensure, in the first case, the next payment of interest. more capital and, in the second case, a certain level of operation and maintenance. (See Note 6)

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

14. Bonds Payable (Continued)

As of December 31, 2020, the Group is in compliance with all its commitments. Bonds payable are presented below:

	2020
Initial Corporate Senior Bonds, with maturity October 1, 2038 Less: Unamortized finance costs	262,664,000 (8,024,040)
Bonds payable, net Less: Current portion	254,639,960 10,003,000
Long-term of bonds payable	244,636,960

The fair value of the bonds payable is US\$261,434,940 as of December 2020, based on discounted cash flows using a rate based on the loan rate of 6.5% and is within Level 3 of the fair value hierarchy.

15. Shareholders' Equity

The shareholders' equity is as follows:

	Capital		
	Common Shares	Contribution	Total
Initial and ending balances for the years ended December 31, 2019 and 2018	100	119,047,519	119,047,619
Capital reduction	(54)	(56,213,946)	(56,214,000)
Initial and ending balances for the years ended December 31, 2020	46	62,833,573	62,833,619

On December 21, 2020, by means of the minutes of the board of directors, a capital reduction was approved, reducing the authorized capital stock of the Group, for US\$56,213,946 leaving US\$62,833,573 as final capital.

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

16. Costs and Expenses

The Group classifies its costs and expenses by nature, as follows:

	2020	2019 Restated *
Cost of goods and service		Restated
Depreciation and amortization (Notes 8 and 9)	13,868,083	13,891,229
Repairs and maintenance	5,665,693	5,711,530
Fees transmission cost	870,949	1,114,554
Salaries and other benefits to employees	459,748	564,763
Security	293,386	467,528
Internal consumption	240,285	227,041
Energy purchase		612,016
	21,398,144	22,588,661
Administrative expenses		
Management services (Note 13)	1,290,000	-
Salaries and other benefits to employees	833,262	807,845
Insurance costs	749,021	662,402
Connection Fee Substation	477,958	478,150
Regulator fees	468,161	489,084
Professional fees	456,639	768,833
Other expenses intercompany (Note 13)	456,267	-
Wake effect compensation (Note 18)	404,719	682,321
Other expenses	391,793	157,018
Communication expenses	34,535	128,434
Maintenance office	17,302	43,798
Fuel	10,997	18,765
Office expenses	4,299	8,548
Donations	-	31,503
Electricity		1,435
	5,594,953	4,278,136
	26,993,097	26,866,797

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

16. Costs and Expenses (Continued)

Salaries and other benefits to employees are summarized as follows:

	2020	2019
Salaries and wages	1,109,961	1,115,733
Statutory contributions	125,907	134,086
Other	33,574	59,202
Seniority premium and indemnity	23,568	63,587
	1,293,010	1,372,608

Salaries and other benefits to employees are included in costs of goods and services, administrative and operating expenses as follows:

	2020	2019
Administrative expenses	833,262	807,845
Cost of goods and services	459,748	564,763
	1,293,010	1,372,608

17. Balances and Transactions with Related Parties

The Group is fully controlled by InterEnergy Partners, L. P., its ultimate parent Group. The Group carried out transactions and maintained balances with related companies, as described below:

	2020	2019
Transactions		
Professional fees expenses (d)	1,290,000	
Other expenses rendered to the related (f)	456,267	
Energy sold in the spot market (b)	16,002	90,814
Energy sold under reserve contracts (c)	1,862,737	1,953,564
Energy purchases in the spot market (b)	1,114	12,342
Earned interests (e)	54,608	
Other income (Note 15)	747,830	

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

17. Balances and Transactions with Related Parties (Continued)

	2020	2019	2018
Balances			
Accounts receivable energy spot market (b)	2,626	1,461	3,162
Accounts receivable energy reserve contracts (c)	206,470	307,520	374,509
Accounts receivable professional fees (d)	<u> </u>	456,267	456,267
_	209,096	765,248	833,938
Interest receivable related parties (e)	54,608	<u> </u>	
Loan intercompany receivable (e)	23,265,045		-
Accounts payable professional fees (a)	1,326,763	4,836,821	4,800,000
Accounts payable energy spot market (b)	134	1,918	184
_	1,326,897	4,838,739	4,800,184
Shareholders' loans (Note 15)	-	2,380,952	2,380,952
Interest payable on shareholders' loans (Note 15)	-	746,031	746,031

- (a) Administrative and asset management services rendered by related parties.
- (b) Sales and purchases of energy with related parties in the energy spot market.
- (c) Energy Reserve Contracts described in Note 20.
- (d) Accounts receivable for services rendered to a related party.
- (e) Loan receivable with related companies Tecnisol I, S. A., Tecnisol II, S. A., Tecnisol III, S. A. and Tecnisol IV, S. A. These loans are backed by promissory notes issued by the companies mentioned above in favor of UEP Penonome II, S. A. and assigned to FID 135. (See Note 6).
- (f) The accounts receivable rendered to the related parties since 2016 in the amount of US\$456,267 was waived. This forgiveness is governed by the laws of the Republic of Panama.
- (g) Management services fee to InterEnergy Holdings.

Key Management Compensation

Key management includes directors (executive and non-executive) and some members of the internal executive committee. The Group does not have post-employment benefits, share-based payments nor other long-term benefits. The compensation paid or payable to key management for employee services is shown below:

	2020	2019
Salaries and other short-term employee benefits	280,266	225,950

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

18. Finance Cost, Net

Finance cost are detailed as follows:

	2020	2019
Interest on borrowings, net	17,589,352	19,914,656
Earned interest	(54,608)	-
Currency exchange loss	7,547	-
Fair value loss on derivative financial	13,536,638	8,715,928
	31,078,929	28,630,584

19. Income Tax

The income tax is presented as follows:

	2020	2019
Current tax	(946,740)	-
Deferred tax	3,702,866	(1,644,053)
	(2,756,126)	(1,644,053)

The movement in deferred income tax assets and liabilities during the year is as follows:

	2020	2019	2018
Deferred income tax assets			
At January 1	-	-	1,041,458
Accelerated tax depreciation charged			
to statement of comprehensive income	2,022,079		(1,041,458)
At December 31	2,022,079		
Deferred income tax liabilities			
At January 1	2,224,202	580,149	-
Accelerated tax depreciation charged			
to statement of comprehensive income	(1,680,787)	1,644,053	580,149
At December 31	543,415	2,224,202	580,149
At December 31, Net	1,478,664	(2,224,202)	(580,149)

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

19. Income Tax (Continued)

Deferred tax liability is the result of temporary differences from accelerated tax depreciation and tax bases of and other depreciation tax treatment of the cash compensation received.

Under current tax legislation in the Republic of Panama, the profits of the Group from local operations are subject to income tax.

Income tax is based on the higher of the following computations:

- a. The rate of 25% on taxable income.
- b. The net taxable profit resulting from applying 4.67% to the total taxable income times the rate of 25% which represents 1.17% of taxable income (alternative minimum tax).

In certain circumstances, if the application of 1.17% of revenue results in the entity incurring losses for tax reasons, or the effective tax rate is higher than 25%, then the entity may choose to request not to apply minimum tax. In such cases, the Group must file a petition to the Tax Authority, who may authorize the no application for a term of three years.

The income tax resultant by applying the in-force rates to the net (loss) profit, is reconciled with the income tax provision presented in the consolidated financial statements, as follows:

According to Tax Legislation of Panama, income tax returns for the last three (3) years are subject to review by fiscal authorities, including year ended December 31, 2020.

Management requested to the Tax Authority the non-application of the CAIR for the 2019 fiscal year. The request was accepted and approved for the fiscal years 2019, 2020 and 2021.

	2020	2019
Loss (profit) profit before income tax	(21,236,092)	336,701
Fiscal adjustment to recognize accelerated		
depreciation	(7,000,188)	(10,175,902)
Less: Non-taxable income	(20,784,599)	(166,069)
Plus: Non-deductible expenses	42,033,866	10,237,840
Taxable income	(6,987,013)	232,570
Loss carried forward	(3,786,959)	(116,285)
Other adjustments	6,987,013	(116,285)
Net taxable gain (loss)	3,786,959	
Income tax (traditional method)	(946,740)	-

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

19. Income Tax (Continued)

Law No.52 of August 28, 2012, established the transfer pricing regime oriented to regulate tax purposes transactions between related parties, and applicable to the taxpayer to perform operations with related parties that are tax residents of other jurisdictions. The most important aspects of this regulation include:

- Taxpayers must submit annually an information return related operations with related parties, within six (6) months following the close of the relevant fiscal period. This obligation applies to transactions from fiscal year 2012.
- Failure to submit the report shall be punishable by a fine equivalent to 1% of the total amount of transactions with related parties.
- Persons required to submit the report referred to in the preceding paragraph, shall maintain a transfer pricing study, which shall contain the information and analysis to assess and document their transactions with related parties, in accordance by Law. The taxpayer must present study only at the request of the Department of Revenue of the Ministry of Economy and Finance within 45 days of your request.

20. Commitments

• The Group has twelve PPA Contract's assigned by three to Nuevo Chagres, Portobelo, Rosa de los Vientos and Maranon parks. The PPA's were awarded on March 21, 2012, by which energy production is sold to the three distribution companies in Panama: Empresa de Distribucion Electrica Metro-Oeste, S. A. (EDEMET) (controlled by Gas Natural Fenosa), Empresa de Distribucion Electrica Chiriqui, S. A. (EDECHI) (controlled by Gas Natural Fenosa) and Elektra Noreste, S. A. (ENSA) (controlled by Empresas Publicas de Medellin).

Each PPA states that the energy supply period is for 180 months, beginning on July 1, 2014 and finishing on June 30, 2029. Portobelo and Maranon PPA's were extended until December 2033. Price will be reset annually, keeping 75% of the base price fixed and the remaining 25% will be indexed to Panamanian Consumer Price Index (CPI).

In December 2014, the Group signed the Wake Effect Agreement with UEP Penonome I, S. A., in which UEP II must compensate UEP Penonome I, S. A. (hereinafter "UEP I") for the energy losses caused by the preferred physical position of the wind turbines which impact the wind regime. The Group agrees to pay a monthly payment beginning with the Commercial Operation Date occurred on February 19, 2018, for 25 years term. The wake effect compensation amount is disclosed in Note 16.

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

20. Commitments (Continued)

• In January 2016, the Group signed the Amendment No.4 of the PPA's with the offtakers to solve some sections that were ambiguous and penalized UEP II, even if the Group supplied the energy generated.

This amendment clarifies the following subjects:

1. The PPAs contemplate a penalty if the wind farm does not reach the expected generation committed in the PPAs. The portion that the wind farm has to comply in order to avoid such penalty is 0.6 (60%), "Fraccion de la Generacion Esperada" (FGE, for its acronym in Spanish) that represents the portion of the expected generation on an annual basis.

Based on the historical data, the probability of such penalty is remote because it depends on the energy compromised in the PPA. Historical data shows that even in the worst-case scenario, the wind farm complies with 0.6. Also, the buyer must acquire all the energy produced by the seller, so the committed energy in PPAs is less than the energy produced and sold.

- 2. The base Consumer Price Index (CPI) was fixed to 93.05 to match with the CPI base that reports the Contraloria Nacional de Panama each month.
- On March 16, 2016, the Group was awarded four PPA Contract's by ETESA, through Resolution GC-03-2016, for hiring short-term energy supply only for 2017 until 2019, which will address the requirements of the companies EDEMET, EDECHI and ENSA. This energy it will be supply for Rosa de los Vientos (SPOT). In the event that the Group is unable to fulfill its obligations under any of the contracts, the performance bonds that support the obligations may be drawn by the customers. The amounts of the performance bonds outstanding as at December 31, 2020 were US\$17,884,164 (2019 US\$21,492,232).
- On November 10, 2017, the Group has signed a reserve contract with its affiliated generator Tecnisol I, by which the excess energy production of Rosa de los Vientos II (50 MW) Wind farm is sold to cover the affiliated company obligations with the market. The Reserve Contract states that the energy supply period is for 12 months (extendable), beginning at the moment the CND (National Dispatch Center) declares the Contract manageable and finishing one year later with the option to extend the supply period if desired by the Contract Parties. Contract Price will be fixed for all the energy supply period.

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

20. Commitments (Continued)

- Turbine Supply Agreement (TSA) consists in 86 Goldwind G109 2.5 MW wind turbine generators with a hub height of 90 meters to be procured pursuant to an Amended and Restated Turbine Supply Agreement entered on April 23, 2014 (TSA) and further amended on December 10, 2014 with Goldwind International Holdings (HK) Limited, a subsidiary of wind manufacturer Xinjiang Goldwind Science and Technology ("Goldwind") and together Goldwind Company; for the supply of:
 - 66 turbines contracted energy totaling 165 MW; divided in four wind parks:
 - Nuevo Chagres 62.5 MW.
 - Portobelo 32.5MW.
 - Rosa de los Vientos 52.5 MW. and
 - Maranon 17.5 MW.
 - 20 turbines partially contracted and merchant energy totaling 50 MW.
- Under the TSA, Goldwind Company provides a five years warranty on the equipment for defects, power curve, availability and noise. Availability is guaranteed at 95% during the warranty period. In addition, the Group entered into a 5-year service and maintenance agreement (SMA) with Goldwind Company for the operation, maintenance, repair and replacement services on the wind turbines at a fixed price adjusted for inflation, including warranties for availability and noise in line with those during the warranty period. It includes a full warranty for years 3 to 5, and the availability guarantee of 95% for those years. This SMA contract can be extended by UEP II until year ten.
- Balance of plant works are performed pursuant to a turn-key agreement for the civil
 works, electric and communication infrastructure, interconnection to the medium tension
 gird (34,5 kV), construction of the control and operations buildings and all other
 installation required by the Interconnected System (BOP Contract); entered into by the
 Company and Instalacion y Servicios CODEPA, S. A. is a Panamanian subsidiary of
 Grupo Cobra, on October 14, 2014, and amended on April 23, 2014.
- Delivery of turbines under the TSA was at China Port. Sea and inland transportation are provided by Tree Logistic pursuant a transportation agreement dated April 23, 2014, ended 2015.
- ASEP (the regulator) granted final license for the construction, operation, maintenance, power generation and sale of wind farms Maranon, Portobelo Ballestillas, Rosa de los Vientos and New Chagres a Panamanian company Union Eolica Panameña, S. A. (UEP) through Resolutions AN No.4075-Elec the December 10, 2010, AN No.4092-Elec the December 15, 2010, AN No.5379-Elec the June 13, 2012 and AN No.4094-Elec the December 15, 2010, respectively. This final license is granted for a term of forty (40) years from September 26, 2014.

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20. Commitments (Continued)

- Subsequently, the ASEP issued resolutions AN No.7252-Elec the April 11, 2014, AN No.7274-Elec the April 11, 2014, AN No.7278-Elec the April 14, 2014 and No.7326 AN-Elec of May 2, 2014, in which is authorized yield UEP for Penonome II, S. A., the final licenses originally granted to UEP.
- On June 15, 2018, the Group and UEP Penonome I, S. A., signed the Phase II Shared Assets Access Agreement, pursuant to which the Group agreed to pay to UEP I, who is the owner of and maintains the El Coco Substation to which UEP II's wind park connects, a monthly access fee of US\$27,129.85 and the reimbursement of maintenance costs.

21. Contingency

On May 15, 2018, Goldwind and UEP Penonome II, S. A. entered into a Settlement and Release Agreement that resolved and terminated all disputes, claims and actions against each other. Pursuant to the terms of settlement agreement, UEP Penonome II, S. A. was awarded with the following:

- Cash compensation of US\$51,165,263.
- Refund of US\$5,714,293 for incurred expenses during the arbitration.
- A final receipt of US\$3,087,027 for accrued and unpaid expenses owed to Goldwind and affiliated.

On the other hand, Goldwind was awarded with:

• Final cancellation of last milestone of the Turbine supply agreement draw under Standby Letter of Credit with cash collateral provided by the company of US\$11,964,372.

22. Impact of COVID-19

On March 11, 2020, the World Health Organization declared the coronavirus strain (COVID-19) in the category of pandemic.

The COVID-19 pandemic has affected the Wholesale Electricity Market (The Market) in Panama, since March the Government decreed a total quarantine with movement restrictions, this caused many businesses and industries to remain closed or reduce their production capacity, which in turn caused a wave of layoffs and work contract suspensions, this caused an economic crisis in the country and in the electricity sector since many people did not have the resources to pay for their electricity bills.

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22. Impact of COVID-19 (Continued)

To minimize the effect of the pandemic the Government approved the Decree 291 of May 13th, 2020 that established a moratorium for the months from March to September to establish a non-obligation of payment for the people affected by the pandemic. With great part of the regulated clients not paying, this decreased the cash flow of the Distribution Companies and these could not keep with their payments to the Generation Companies. The foregoing caused a domino effect in the Market since the lack of liquidity of the Distribution Companies prevented them from fulfilling the full payments of the PPAs with the Generation Companies and ASEP through resolution AN No- 16095-Ele of May 21th 2020 let the Distribution Companies to pay proportionally with their income the commitments with the Market and also allows the Generation Companies affected by the pandemic due to this lack of payment by the Distribution Companies to pay their DTE (Economic Transactions Document) obligations proportionally without their payment guarantee being executed by the CND (National Dispatch Center).

The Group had continued to operate continuously in the Panamanian electricity market.

23. Reclassification

For comparison purposes, certain figures from 2019 were reclassified. This reclassification has no effect on the net income of the period, or on the accumulated deficit previously reported or in the statement of cash flows.

This reclassification has the purpose to recognise the operating expenses as part of the cost of goods and services, as part of a policy choice applied by Group's management in the presentation of the consolidated financial statements.

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	Presented in 2019 Restated*	Reclassification	Reclassified Restated*
Statement of Comprehensive Loss			
Costs of goods and services	(16,210,836)	(6,377,825)	(22,588,661)
Operating expenses	(6,377,825)	6,377,825	
As originally			
	Presented in 2018 Restated*	Reclassification	<u>Reclassified</u> Restated*
Statement of Comprehensive Loss	Restated		Restated
Costs of goods and services	(19,493,944)	(5,455,031)	(24,948,975)
Operating expenses	(5,455,031)	5,455,031	_

^{*} See Note 24 for details regarding the restatement

Notes to the Consolidated Financial Statements December 31, 2020

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24. Effects of Restatements

During 2018, the Group received cash compensation by US\$51,165,263 (Note 21) that was accounted as a liability (other current liabilities and accrued expenses) to purchase the related assets that were part of the settlement agreement. On further detailed analysis performed by Group's management during the third quarter of 2020, it was determined that the appropriate accounting treatment of the compensation received should be reflected as a reduction of plant and equipment that cause an adjustment to the depreciation expense of the associated assets. The US\$51,165,263 was restated in 2018 and 2019 financial statements to present the figures as a reduction of PPE and the reduction of the related depreciation expense and accumulated depreciation for 2018 and 2019 as presented in the table below. The related deferred tax liability was adjusted accordingly to the figures presented in the table below.

In addition, the Group evaluated and determined at the inception of the long-term debt agreement and the hedging agreement to fix rate disclosed in Note 13, were considered as closely related at the inception as it is established that the borrower would have to repay both simultaneously and is required to have the debt hedged. Although, in subsequent analysis of the contracts during the third quarter of 2020, it was determined that from a legal perspective there are both separate contract that required that the derivative financial instrument from the interest rate swap should be accounted at fair value, since the hedge accounting option was not adopted in the inception of the contracts. The transaction resulted in the restatement for the recognition of the derivative financial instrument separately in the statement of financial position and recognizing the corresponding fair value losses (gains) on interest rate swap for the 2019 and prior financial years. The amount of US\$2,508,183 was recognized as the initial adjustment to accumulated deficit as of December 31, 2017.

The effects of the restatement derived from the correction of errors in each of the affected financial statement line items for the prior periods are as follows:

			December 31,			December 31,
	December 31,		2019	December 31,		2018
Statement of financial position (extract)	2019	Adjustments	(Restated)	2018	Adjustments	(Restated)
Plant and equipment, net	281,197,534	(38,575,316)	242,622,218	294,499,799	(46,603,410)	247,896,389
Derivative financial instrument – asset	-	-	-	-	893,870	893,870
Other assets	121,125,767	-	121,125,767	108,463,955	-	108,463,955
Other current liabilities and accrued expense	(51,165,263)	51,165,263	-	(51,165,263)	51,165,263	-
Deferred income tax – liability	(622,244)	(1,601,958)	(2,224,202)	(46,163)	(533,986)	(580,149)
Derivative financial instrument - liability	-	(7,822,058)	(7,822,058)	-	-	-
Other liabilities	(263,180,917)		(263,180,917)	(264,845,905)		(264,845,905)
Net assets	87,354,877	3,165,931	90,520,808	86,906,423	4,921,737	91,828,160
Accumulated deficit	33,156,762	(3,052,438)	30,104,324	33,580,134	(4,717,181)	28,862,953
Other equity accounts	(119,047,619)		(119,047,619)	(119,047,619)		(119,047,619)
Total equity attributable to the ower of the parent	(85,890,857)	(3,052,438)	(88,943,295)	(85,467,485)	(4,717,181)	(90,184,666)
Non-controlling interest	(1,464,020)	(113,493)	(1,577,513)	(1,438,938)	(204,556)	(1,643,494)
Total equity	(87,354,877)	(3,165,931)	(90,520,808)	(86,906,423)	(4,921,737)	(91,828,160)

Notes to the Consolidated Financial Statements December 31, 2020

(All amounts in US\$ unless otherwise stated)

24. Effects of Restatements (Continued)

Statement of comprehensive income	December 31,		2019
(extract)	2019	Ad jus tme nts	(Restated)
Energy revenue	56,069,859	-	56,069,859
Cost of goods and services	(24,238,930)	8,028,094	(16,210,836)
Total expenses	(10,655,961)	-	(10,655,961)
Total finance cost	(20,711,360)	(8,715,928)	(29,427,288)
Other income	560,927		560,927
Profit (loss) before income tax	1,024,535	(687,834)	336,701
Income tax	(576,081)	(1,067,972)	(1,644,053)
Total comprehensive income (loss) for the year	448,454	(1,755,806)	(1,307,352)
Attributable to			
Controlling interest	423,372	(1,664,743)	(1,241,371)
Non-Controlling interest	25,082	(91,063)	(65,981)
Total comprehensive loss for the year	448,454	(1,755,806)	(1,307,352)
	December 31,		December 31, 2019
Statement of cash flows (extract)	2019	Adjus tme nts	(Restated)
Net cash provided by operating activities	30,675,316	(642,634)	30,032,682
Net cash (used in) provided by investing activities	(48,611)	-	(48,611)
Net cash used in financing activities	(15,172,682)	642,634	(14,530,048)
Net increase in cash and cash equivalents	15,454,023	-	15,454,023
Cash and cash equivalents at the beginning of year	60,837,269		60,837,269
Cash and cash equivalents and restricted cash at the end of year	76,291,292		76,291,292