



ENEA S.A.

**CONDENSED SEPARATE
INTERIM FINANCIAL
STATEMENTS**

for the period from 1 January to
31 March 2024
in compliance with EU IFRS

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

Members of the Management Board

**President of the
Management Board** **Grzegorz Kinelski**

**Member of the
Management Board** **Dalida Gepfert**

**Member of the
Management Board** **Bartosz Krysta**

**Member of the
Management Board** **Marek Lelątko**

ENEA Centrum Sp. z o.o.

Entity responsible for maintaining accounting

books and preparing financial statements

Wiktor Sadłek

ENEA Centrum Sp. z o.o. Pl. Władysława Andersa 7, 61-894 Poznań

KRS 0000477231, NIP 777-00-02-843, REGON 630770227

Poznań, 22 May 2024

SEPARATE STATEMENT OF COMPREHENSIVE INCOME

	Note	Period	
		3 months ended 31 March 2024 (unaudited)	3 months ended 31 March 2023 (unaudited)
Revenue from sales		3 773 503	4 468 657
Excise duty		(26 697)	(20 425)
Net revenue from sales	7	3 746 806	4 448 232
Compensations	7	387 864	1 099 478
Lease income		504	360
Revenue from sales and other income		4 135 174	5 548 070
Other operating revenue		6 084	5 829
Change in provision for onerous contracts	18	8 106	92 074
Depreciation/amortisation		(1 590)	(1 426)
Employee benefit costs		(32 547)	(28 406)
Use of materials and raw materials and value of goods sold		(2 017)	(1 065)
Purchase of electricity and gas for sales purposes		(3 978 556)	(5 560 790)
Transmission and distribution services		(14 143)	(35 560)
Other third-party services		(73 330)	(64 226)
Taxes and fees		(577)	(509)
Other operating costs		(14 369)	(12 745)
Operating profit/(loss)		32 235	(58 754)
Finance costs		(118 586)	(101 539)
Finance income		194 375	170 543
Change in impairment of financial assets at amortised cost	20	82	(3 274)
Profit before tax		108 106	6 976
Income tax		(14 682)	2 521
Net profit for the reporting period		93 424	9 497
Other comprehensive income			
Subject to reclassification to profit or loss:			
- measurement of hedging instruments		(19 666)	(46 842)
- income tax		3 737	8 900
Net other comprehensive income		(15 929)	(37 942)
Comprehensive income for the reporting period		77 495	(28 445)
Net profit attributable to the Company's shareholders		93 424	9 497
Weighted average number of ordinary shares		529 731 093	529 731 039
Net profit per share (in PLN per share)		0.18	0.02
Diluted profit per share (in PLN per share)		0.18	0.02

SEPARATE STATEMENT OF FINANCIAL POSITION

	Note	As at 31 March 2024 (unaudited)	31 December 2023
ASSETS			
Non-current assets			
Property, plant and equipment	9	32 328	32 751
Right-of-use assets		55 297	55 154
Intangible assets	10	1 505	1 651
Investment properties		4 661	4 717
Investments in subsidiaries, associates and jointly controlled entities	11	9 212 342	9 207 992
Deferred income tax assets	1	112 345	95 792
Financial assets measured at fair value	19	81 035	68 657
Debt financial assets at amortised cost	20	7 258 827	7 221 701
Finance lease and sublease receivables		938	1 025
Costs related to the conclusion of agreements		10 646	8 991
Total non-current assets		16 769 924	16 698 431
Current assets			
Inventories	12	11 454	18 638
Trade and other receivables	14	3 457 617	4 125 600
Costs related to the conclusion of agreements		14 996	15 762
Assets arising from contracts with customers	13	512 157	420 605
Finance lease and sublease receivables		1 403	1 328
Current income tax receivables	1	73 636	54 856
Financial assets measured at fair value	19	63 563	68 437
Debt financial assets at amortised cost	20	1 048 744	957 091
Cash and cash equivalents	15	945 887	213 355
Total current assets		6 129 457	5 875 672
TOTAL ASSETS		22 899 381	22 574 103

SEPARATE STATEMENT OF FINANCIAL POSITION

	Note	As at	
		31 March 2024 (unaudited)	31 December 2023
EQUITY AND LIABILITIES			
Equity			
Share capital		676 306	676 306
Share premium		4 343 879	4 343 879
Revaluation reserve - measurement of hedging instruments		39 320	55 249
Reserve capital		8 864 165	8 864 165
Retained earnings		(1 514 691)	(1 608 115)
Total equity		12 408 979	12 331 484
LIABILITIES			
Non-current liabilities			
Credit facilities, loans and debt securities	17	4 882 663	4 195 096
Lease liabilities		35 840	36 529
Employee benefit liabilities		62 492	62 488
Provisions for other liabilities and other charges	18	833 059	852 595
Total non-current liabilities		5 814 054	5 146 708
Current liabilities			
Credit facilities, loans and debt securities	17	2 477 211	3 069 521
Trade and other payables		911 715	1 241 457
Liabilities arising from contracts with customers	13	107 497	102 864
Lease liabilities		4 077	3 902
Employee benefit liabilities		38 643	37 375
Liabilities concerning the equivalent for rights to free purchase of shares		281	281
Other financial liabilities	23	840 558	324 968
Provisions for other liabilities and other charges	18	296 366	315 543
Total current liabilities		4 676 348	5 095 911
Total liabilities		10 490 402	10 242 619
TOTAL EQUITY AND LIABILITIES		22 899 381	22 574 103

SEPARATE STATEMENT OF CHANGES IN EQUITY

	Share capital (nominal amount)	Reserve for revaluation and merger accounting	Total share capital	Share premium	Revaluation reserve - measurement of hedging instruments	Reserve capital	Retained earnings	Total equity
As at 1 January 2023	529 731	146 575	676 306	4 343 879	186 075	6 416 141	2 448 358	14 070 759
Net profit for the reporting period	-	-	-	-	-	-	9 497	9 497
Net other comprehensive income	-	-	-	-	(37 942)	-	-	(37 942)
Net comprehensive income recognised in the period	-	-	-	-	(37 942)	-	9 497	(28 445)
As at 31 March 2023 (unaudited)	529 731	146 575	676 306	4 343 879	148 133	6 416 141	2 457 855	14 042 314

	Share capital (nominal amount)	Reserve for revaluation and merger accounting	Total share capital	Share premium	Revaluation reserve - measurement of hedging instruments	Reserve capital	Retained earnings	Total equity
As at 1 January 2024	529 731	146 575	676 306	4 343 879	55 249	8 864 165	(1 608 115)	12 331 484
Net profit for the reporting period	-	-	-	-	-	-	93 424	93 424
Net other comprehensive income	-	-	-	-	(15 929)	-	-	(15 929)
Net comprehensive income recognised in the period	-	-	-	-	(15 929)	-	93 424	77 495
As at 31 March 2024 (unaudited)	529 731	146 575	676 306	4 343 879	39 320	8 864 165	(1 514 691)	12 408 979

SEPARATE STATEMENT OF CASH FLOWS

	Note	Period	
		3 months ended 31 March 2024 (unaudited)	3 months ended 31 March 2023 (unaudited)
Cash flows from operating activities			
Net profit for the reporting period		93 424	9 497
Adjustments:			
Income tax in profit or loss		14 682	(2 521)
Depreciation/amortisation		1 590	1 426
Gain on sale of financial assets		(26 205)	(13 413)
Interest income		(152 900)	(131 532)
Interest costs		104 566	94 126
Impairment of financial assets at amortised cost		(82)	3 274
Total adjustments		(58 349)	(48 640)
Paid income tax		(54 168)	(22 896)
Flows resulting from settlements within tax group		(43 406)	27 427
Changes in working capital:			
Inventories		7 184	(86 663)
Trade and other receivables		660 177	(1 431 814)
Trade and other payables		(360 767)	334 306
Employee benefit liabilities		1 272	747
Provisions for other liabilities and other charges		(38 713)	47 003
Total changes in working capital		269 153	(1 136 421)
Net cash flows from operating activities		206 654	(1 171 033)
Cash flows from investing activities			
Purchase of financial assets		(126 301)	(278 262)
Proceeds from sale of financial assets		32 574	260 206
Purchase of subsidiaries		(3 832)	(10 842)
Purchase of associates and jointly controlled entities		(375)	(375)
Sale of associates and jointly controlled entities		-	394
Received interest		117 449	63 988
Net cash flows from investing activities		19 515	35 109
Cash flows from financing activities			
Credit and loans received		853 725	3 675 164
Repayment of credit and loans		(677 646)	(947 406)
Bond buy-back		(78 055)	(78 055)
Expenditures concerning lease payments		(1 726)	(1 059)
Interest paid		(105 525)	(61 078)
Net cash flows from financing activities		(9 227)	2 587 566
Total net cash flows		216 942	1 451 642
Cash at the beginning of reporting period	15	(111 613)	388 730
Cash at the end of reporting period	15	105 329	1 840 372

ADDITIONAL INFORMATION AND EXPLANATIONS

General information

1. General information on ENEA S.A.

Name:	ENEA Spółka Akcyjna
Legal form:	spółka akcyjna (joint-stock company)
Country of registered office:	Poland
Registered office:	Poznań
Address:	ul. Pastelowa 8, 60-198 Poznań
KRS:	0000012483
Telephone number:	(+48 61) 884 55 44
Fax number:	(+48 61) 884 59 59
E-mail:	enea@enea.pl
Website:	www.enea.pl
REGON number:	630139960
NIP number:	777-00-20-640

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

As at 31 March 2024, ENEA S.A.'s shareholding structure was as follows:

	Poland's State Treasury	Other shareholders	Total
As at 31 March 2024	52.29%	47.71%	100.00%

As at 31 March 2024, the Parent's highest-level controlling entity was the State Treasury.

As at 31 March 2024, ENEA S.A.'s statutory share capital amounted to PLN 529 731 thousand (PLN 676 306 thousand after restatement to EU IFRS, taking into account hyperinflation and other adjustments) and was divided into 529 731 093 shares.

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

The Company's condensed separate interim financial statements cover the three-month period ended 31 March 2024 and contain comparative data for the three-month period ended 31 March 2023 and the year ended 31 December 2023.

2. Group composition

At 31 March 2024, ENEA Group consisted of the parent - ENEA S.A., 34 subsidiaries, including 9 indirect subsidiaries, 1 jointly controlled entity and 4 associates.

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

Company name	Activity	Registered office	ENE A S.A.'s stake in total number of voting rights as at 31 March 2024	ENE A S.A.'s stake in total number of voting rights as at 31 December 2023
SUBSIDIARIES				
1. ENEA Operator Sp. z o.o.	distribution	Poznań	100%	100%
2. ENEA Wytwarzanie Sp. z o.o.	generation	Świerże Górne	100%	100%
3. ENEA Elektrownia Połaniec S.A.	generation	Połaniec	100%	100%
4. ENEA Oświetlenie Sp. z o.o.	other activity	Szczecin	100%	100%
5. ENEA Trading Sp. z o.o.	trade	Świerże Górne	100%	100%
6. ENEA Serwis Sp. z o.o.	distribution	Lipno	100%	100%
7. ENEA Centrum Sp. z o.o.	other activity	Poznań	100%	100%
8. ENEA Pomiar Sp. z o.o.	distribution	Poznań	100%	100%
9. ENEA Innowacje Sp. z o.o.	other activity	Warsaw	100%	100%
10. Lubelski Węgiel BOGDANKA S.A.	mining	Bogdanka	64.57%	64.57%
11. ENEA Ciepło Sp. z o.o.	generation	Białystok	99.94%	99.94%
12. Przedsiębiorstwo Energetyki Ciepłej Sp. z o.o.	generation	Oborniki	99.93%	99.93%
13. Miejska Energetyka Ciepła Piła Sp. z o.o.	generation	Piła	71.11%	71.11%
14. ENEA Nowa Energia Sp. z o.o.	generation	Radom	100%	100%
15. ENEA ELKOGAZ Sp. z o.o.	generation	Świerże Górne	100%	100%
16. ENEA Power&Gas Trading Sp. z o.o.	trade	Warsaw	100%	100%
17. EN101 Sp. z o.o.	generation	Poznań	100%	100%
18. EN102 Sp. z o.o.	generation	Poznań	100%	100%
19. EN103 Sp. z o.o.	generation	Poznań	100%	100%
20. EN201 Sp. z o.o.	generation	Poznań	100%	100%
21. EN202 Sp. z o.o.	generation	Poznań	100%	100%
22. EN203 Sp. z o.o.	generation	Poznań	100%	100%
23. PRO-WIND Sp. z o.o.	generation	Radom	100%	100%
24. PV Tykocin Sp. z o.o.	generation	Radom	100%	100%
25. PV Genowefa Sp. z o.o.	generation	Poznań	100%	100%
INDIRECT SUBSIDIARIES				
26. ENEA Logistyka Sp. z o.o.	distribution	Poznań	100% ³	100% ³
27. ENEA Bioenergia Sp. z o.o.	generation	Połaniec	100% ¹	100% ¹
28. EkoTRANS Bogdanka Sp. z o.o.	mining	Bogdanka	64.57% ²	64.57% ²
29. RG Bogdanka Sp. z o.o.	mining	Bogdanka	64.57% ²	64.57% ²
30. MR Bogdanka Sp. z o.o.	mining	Bogdanka	64.57% ²	64.57% ²
31. Łęczyńska Energetyka Sp. z o.o.	mining	Bogdanka	57.27% ²	57.27% ²
32. ENEBIOGAZ 1 Sp. z o.o.	generation	Radom	100% ⁴	100% ⁴
33. ENEBIOGAZ 2 Sp. z o.o.	generation	Radom	100% ⁴	100% ⁴
34. Farma Wiatrowa Bejsce Sp. z o.o.	generation	Radom	100% ⁴	100% ⁴
JOINTLY CONTROLLED ENTITIES				
35. Elektrownia Ostrołęka Sp. z o.o.	-	Ostrołęka	50% ⁵	50%
ASSOCIATES				
36. Polimex – Mostostal S.A.	-	Warsaw	16,24% ⁶	16.22%
37. Elektrownia Wiatrowa Baltica-4 Sp. z o.o.	-	Warsaw	33.81%	33.81%
38. Elektrownia Wiatrowa Baltica-5 Sp. z o.o.	-	Warsaw	33.81%	33.81%
39. Elektrownia Wiatrowa Baltica-6 Sp. z o.o.	-	Warsaw	33.76%	33.76%

The additional information and explanations presented on pages 9-34 constitute an integral part of these condensed separate interim financial statements.

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

² – indirect subsidiary through stake in Lubelski Węgiel BOGDANKA S.A.

³ – indirect subsidiary through stake in ENEA Operator Sp. z o.o.

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

⁵ - on 26 January 2024, a conditional agreement was signed with ENERGA S.A. for the sale by ENEA S.A. of all its shares in Elektrownia Ostrołęka Sp. z o.o. for PLN 42 000 thousand. The conclusion of the disposal agreement is conditional on the National Agricultural Support Centre (KOWR) not exercising its pre-emptive right to purchase the shares. Due to the fulfilment of the above-mentioned condition, on 4 April 2024, a share transfer agreement was concluded between ENEA S.A. and ENERGA S.A. regarding Elektrownia Ostrołęka Sp. z o.o. shares, according to which the legal title to the shares disposed of by the Company to ENERGA S.A. was transferred on 4 April 2024.

⁶ - An increase of Polimex Mostostal S.A.'s share capital by PLN 1 000 thousand, i.e. from PLN 484 738 thousand to PLN 485 738 thousand, by admitting 500 000 ordinary bearer shares series S with a nominal value of PLN 2 each, was registered on 10 January 2024. ENEA S.A.'s share in the company's share capital decreased from 16.22% to 16.19%. On 23 January 2024, as a result of the exercise of call option 11, ENEA S.A.'s share in the company's share capital increased from 16.19% to 16.24%. In the 3-month period ending 31 March 2024 ENEA S.A. submitted a demand to exercise call option 12. On 28 March 2024 the Company made a bank transfer payment for the 187 500 shares of Polimex - Mostostal S.A. (call option 12). An increase in Polimex Mostostal S.A.'s share capital by PLN 1 500 000.00, i.e. from PLN 485 737 604.00 to PLN 487 237 604.00, was registered on 17 April 2024, thus admitting to trade 750 000 series S ordinary bearer shares, with a nominal value of PLN 2.00 each. ENEA S.A.'s stake in this Company's share capital decreased from 16.24% to 16.19%. On 30 April 2024, following the exercise of call option 12 (share purchase), ENEA S.A.'s stake in share capital grew from 16.19% to 16.26%, increasing the number of shares by 187 500 shares, i.e. from 39 437 524 to 39 625 024 shares.

3. Management Board and Supervisory Board composition

Management Board

	As at		As at	
	31 March 2024	Appointment	31 December 2023	Dismissal
President of the Management Board	Grzegorz Kinelnski	1 March 2024	Paweł Majewski	2 February 2024
Member of the Management Board, responsible for finance	Marek Lelątko	1 March 2024	-	
Member of the Management Board, responsible for sales	Bartosz Krysta	1 March 2024	Jakub Kowaleczko	2 February 2024
acting Member of the Management Board, responsible for corporate affairs	Monika Starecka	1 March 2024	Dariusz Szymczak	2 February 2024
Member of the Management Board, responsible for operations	-		Marcin Pawlicki	29 February 2024
Member of the Management Board, responsible for strategy and development	-		Lech Żak	29 February 2024

On 2 February 2024, the Supervisory Board of ENEA S.A. adopted a resolution to dismiss President of the Management Board of ENEA S.A. - Mr Pawel Majewski, Member of the Management Board of ENEA S.A. for Sales - Mr Jakub Kowaleczko and Member of the Management Board of ENEA S.A. for Corporate Affairs - Mr Dariusz Szymczak from the Management Board of ENEA S.A.

On 2 February 2024, the Supervisory Board of ENEA S.A. adopted a resolution on the delegation, as of the same date, of Mrs. Monika Starecka - Deputy Chairperson of the Supervisory Board of ENEA S.A., to temporarily perform the functions of the President of the Management Board of ENEA S.A., however for no longer than three months counting from the date of the delegation.

On 23 February 2024, the Supervisory Board of ENEA S.A. adopted a resolution to appoint the following persons for a joint term that began on the date following the date of the Company's Ordinary General Meeting approving the 2021 financial statements:

- Mr. Grzegorz Kinelnski as President of the Management Board of ENEA S.A., effective from 1 March 2024,
- Mr. Bartosz Krysta as Member of ENEA S.A.'s Management Board in charge of Trade, effective from 1 March 2024,
- Mr. Marek Lelątko as Member of ENEA S.A.'s Management Board in charge of Finance, effective from 1 March 2024,
- Mrs. Dalida Gepfert as Member of ENEA S.A.'s Management Board in charge of Corporate Affairs, effective from 1 May 2024.

On 23 February 2024, the Supervisory Board of ENEA S.A. adopted a resolution delegating, from 1 March 2024, Mrs. Monika Starecka, Deputy Chairperson of the Supervisory Board of ENEA S.A., to temporarily serve as Member of the Management Board of ENEA S.A. in charge of Corporate Affairs, however until no later than 30 April 2024. At the same time, the Supervisory Board decided to repeal, as of 29 February 2024, resolution dated 2 February 2024 delegating

Mrs. Monika Starecka, Member of the Supervisory Board of ENEA S.A., to temporarily serve as President of the Management Board of ENEA S.A.

On 23 February 2024, the Supervisory Board of ENEA S.A. adopted a resolution to dismiss, as of 29 February 2024, Mr. Marcin Pawlicki, Member of the Management Board of ENEA S.A., responsible for Operations, and Member of the Management Board of ENEA S.A. for Strategy and Development, Mr. Lech Żak.

The following table contains the composition of ENEA S.A.'s Management Board as of the date on which these consolidated financial statements:

As at 22 May 2024	
President of the Management Board	Grzegorz Kinelski
Member of the Management Board, responsible for corporate affairs	Dalida Gepfert
Member of the Management Board, responsible for finance	Marek Lelaćko
Member of the Management Board, responsible for sales	Bartosz Krysta

Supervisory Board

	As at		As at	
	31 March 2024	Appointment	31 December 2023	End of term / resignation
Chairperson of the Supervisory Board	Ewa Bagińska	30 January 2024	Łukasz Ciołko	29 January 2024
Deputy Chairperson of the Supervisory Board	Monika Starecka	30 January 2024	Roman Stryjski	30 January 2024
Secretary of the Supervisory Board	Mariusz Pliszka		Mariusz Pliszka	
Member of the Supervisory Board	Mariusz Damasiewicz		Mariusz Damasiewicz	
Member of the Supervisory Board	Michał Gniatkowski	30 January 2024	Aneta Kordowska	30 January 2024
Member of the Supervisory Board	Tomasz Lis		Tomasz Lis	
Member of the Supervisory Board	Agata Michalska-Olek	30 January 2024	Paweł Łącki	30 January 2024
Member of the Supervisory Board	Mariusz Romańczuk		Mariusz Romańczuk	
Member of the Supervisory Board	Piotr Szymanek	30 January 2024		
Member of the Supervisory Board	Zbigniew Szymczak	30 January 2024		

On 29 January 2024, the Company received a statement from the Minister of State Assets of the same date on the use by the Minister of State Assets of an authorisation to dismiss a member of the Supervisory Board of ENEA S.A., pursuant to § 24 sec. 1 of the Company's Articles of Association. According to the statement received, the Minister of State Assets, exercising the aforementioned power, dismissed Mr Łukasz Ciołko from the Company's Supervisory Board as of 29 January 2024.

On 29 January 2024, the Company received a statement from the Minister of State Assets of the same date on the use by the Minister of State Assets of an authorisation to appoint a member of the Supervisory Board of ENEA S.A., pursuant to § 24 sec. 1 of the Company's Articles of Association. According to the statement received, the Minister of State Assets, exercising the aforementioned power, appointed Mrs. Agata Ewa Michalska - Olek to the Company's Supervisory Board as of 30 January 2024.

On 30 January 2024, an Extraordinary General Meeting of ENEA S.A. adopted resolutions pursuant to which the following changes to the Company's Supervisory Board, 11th term, were made, effective from the same date:

the following were dismissed:

- Mr. Roman Stryjski,
- Mr. Paweł Łącki,
- Mrs. Aneta Kordowska,

the following were appointed:

- Mrs. Ewa Bagińska,
- Mr. Zbigniew Szymczak,
- Mr. Piotr Szymanek,
- Mr. Michał Gniatkowski,
- Mrs. Monika Starecka.

On 30 January 2024, an Extraordinary General Meeting of ENEA S.A. appointed Mrs. Ewa Bagińska as Chairperson of ENEA S.A.'s Supervisory Board.

On 2 February 2024, the Company's Supervisory Board appointed Mrs. Monika Starecka as Deputy Chairperson of ENEA S.A.'s Supervisory Board.

4. Basis for preparing financial statements

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

The Company's Management Board used its best knowledge as to the application of standards and interpretations as well as methods and rules for the measurement of items in ENEA S.A.'s condensed separate interim financial statements in accordance with EU IFRS as at 31 March 2024. The presented tables and explanations are prepared with due diligence. These condensed separate interim financial statements have not been reviewed by a statutory auditor. The accounting rules are applied consistently across all of the presented periods unless stated otherwise.

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

The Company prepares condensed consolidated interim financial statements for ENEA Group in accordance with IFRS EU as at and for the 3-month period ending 31 March 2024. In order to obtain full information on ENEA Group's financial situation and results, readers of ENEA S.A.'s condensed separate interim financial statements should read these in conjunction with ENEA Group's condensed consolidated interim financial statements and ENEA S.A.'s separate annual financial statements for the financial year ended on 31 December 2023.

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

These condensed separate interim financial statements are prepared using accounting rules that are consistent with the rules used in preparing the most recent annual separate financial statements for the financial year ended 31 December 2023.

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

6. Functional currency and presentation currency

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

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

Explanatory notes to the separate statement of comprehensive income

7. Revenue from sales

Net revenue from sales

	Three-month period ended	
	31 March 2024	31 March 2023
Revenue from the sale of electricity	3 724 241	4 361 257
Revenue from the sale of gas	171	68 273
Revenue from the sale of other services	20 948	18 700
Revenue from the sale of goods and materials	1 446	2
Total net revenue from sales	3 746 806	4 448 232

The Company recognises revenue at the end of each billing period that arises from sales contracts, according to the amount of electricity delivered to the customer during the billing period. The Company recognises revenue over a period of time and uses the simplification of revenue recognition under invoicing as it reflects the degree of performance obligation at the reporting date.

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

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

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

	Three-month period ended	
	31 March 2024	31 March 2023
Revenue from continuous services	3 724 412	4 429 530
Revenue from services provided at specified time	22 394	18 702
Total	3 746 806	4 448 232

Compensations

Pursuant to the provisions of the Act of 7 October 2022 on special solutions for the protection of electricity consumers in 2023 in connection with the situation on the electricity market and the Act of 27 October 2022 on emergency measures to reduce the level of electricity prices and support for certain consumers in 2023 and 2024, the eligible entity is entitled to compensation.

ENEA S.A. recognised compensation revenue in the 3-month period ended 31 March 2024 amounting to PLN 387 864 thousand, of which:

- PLN 364 109 thousand due to the application of settlements with eligible customers in accordance with the provisions of the Act of 7 October 2022 on special solutions for the protection of electricity consumers in 2023 and 2024 in connection with the situation on the electricity market;
- PLN 23 755 thousand for the application of the maximum price in accordance with the provisions of the Act of 27 October 2022. on emergency measures to limit the level of electricity prices and support for certain consumers in 2023 and 2024.

The Financial compensations constitute the Company's revenue and are recognised under the line Compensations.

In the 3-month period ended 31 March 2024, in accordance with the deadlines under the aforementioned laws, the Company submitted the relevant applications to Zarządca Rozliczeń S.A. for compensation payments for the period up to February 2024. The applications for March 2024 was submitted on 24 April 2024 - the amount of compensation for March 2024 is included in the Company's revenue on an estimated basis and does not differ from that in the application.

At 31 March 2024, out of the PLN 4 093 784 thousand of compensation recognised in the statement of comprehensive income in 2023-2024, ENEA S.A. had received PLN 3 502 112 thousand and expected to receive PLN 591 672 thousand.

8. Tax

Deferred income tax

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

	Three-month period ended 31 March 2024	Year ended 31 December 2023
As at the beginning of period	95 792	161 272
Change recognised in profit or loss	12 816	(97 460)
Change recognised in other comprehensive income	3 737	31 980
As at the end of period	112 345	95 792

In the 3-month period ended 31 March 2024, the Company's profit before tax increased as a result of an increase in deferred income tax assets by PLN 12 816 thousand (in the 3-month period ended 31 March 2023 the charge to the Company's profit before tax as a result of a decrease in deferred income tax assets amounted to PLN 73 086 thousand).

Explanatory notes to the separate statement of financial position

9. Property, plant and equipment

In the 3-month period ending 31 March 2024 the Company did not purchase property, plant and equipment items (in the 3-month period ending 31 March 2023: PLN 0 thousand net).

In the 3-month period ending 31 March 2024 the Company sold and/or liquidated property, plant and equipment items for a total of PLN 8 thousand net (in the 3-month period ending 31 March 2023: PLN 0 thousand net).

As at 31 March 2024, no indications for the impairment of property, plant and equipment were identified. No collateral was established on property, plant and equipment assets.

At 31 March 2024, the Company had no future contract liabilities related to the purchase of property, plant and equipment incurred as at the reporting date but not yet recognised in the statement of financial position (as at 31 December 2023: PLN 0 thousand).

10. Intangible assets

In the 3-month period ending 31 March 2024 the Company did not purchase intangible assets (in the 3-month period ending 31 March 2023: PLN 0 thousand).

In the 3-month period ending 31 March 2024 the Company did not liquidate intangible assets (in the 3-month period ending 31 March 2023: PLN 0 thousand).

As at 31 March 2024, no indications for impairment were identified. No collateral has been established on intangible assets. No intangible assets were produced internally in the three-month period ended 31 March 2024.

11. Investments in subsidiaries, associates and jointly controlled entities

Change in investments in subsidiaries, associates and jointly controlled entities

	Three-month period ended 31 March 2024	Year ended 31 December 2023
As at the beginning of period	9 207 992	10 603 939
Purchase of investments	592	457 449
Sale of investments	-	(394)
Change in impairment	-	(1 853 002)
Other changes	3 758	-
As at the end of period	9 212 342	9 207 992

Polimex – Mostostal S.A.

On 28 March 2024 The Company submitted a demand to exercise its call option and made a bank transfer for 187 500 Polimex - Mostostal S.A. shares. -

PV Genowefa Sp. z o.o.

19 March 2024 Resolution to make additional contributions to the company's shares in the total amount of PLN 3 758 thousand. Extraordinary General Meeting

Impairment of investments

	Three-month period ended 31 March 2024	Year ended 31 December 2023
As at the beginning of period	5 277 877	3 424 875
Created	-	2 414 260
Released	-	(561 258)
As at the end of period	5 277 877	5 277 877

12. Inventories

Inventories

	As at	
	31 March 2024	31 December 2023
Energy origin certificates	10 646	18 124
Goods	808	514
Total	11 454	18 638

No collateral is established on inventory.

Energy origin certificates

	Three-month period ended	Year ended
	31 March 2024	31 December 2023
Net value at the beginning of period	18 124	67 044
Purchase	61 639	344 386
Depreciation	(69 117)	(393 306)
Net value at the end of period	10 646	18 124

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

13. Assets and liabilities arising from contracts with customers

Assets and liabilities arising from contracts with customers

	Assets arising from contracts with customers	Liabilities arising from contracts with customers
As at 1 January 2023	447 424	46 330
Change in non-invoices receivables	(26 819)	-
Adjustments, prepayments	-	56 534
As at 31 December 2023	420 605	102 864
Change in non-invoices receivables	91 522	-
Change in impairment	30	-
Adjustments, prepayments	-	4 633
As at 31 March 2024	512 157	107 497

The balance of customer contract assets mainly includes uninvoiced electricity sales, while the balance of customer contract liabilities mainly includes sales adjustment liabilities related to, among other things, the Act of 7 October 2022 on special measures to protect electricity consumers in 2023 and 2024 in connection with the electricity market situation and the Act of 27 October 2022 on emergency measures to limit electricity price levels and support certain consumers in 2023 and 2024, as well as prepayments.

14. Trade and other receivables

Trade and other receivables

	As at	
	31 March 2024	31 December 2023
Current trade and other receivables		
Trade receivables	2 798 614	3 085 367
Compensations	591 672	933 973
Other receivables	134 227	172 880
Advances	1 974	1 056
Gross current trade and other receivables	3 526 487	4 193 276
Minus: impairment of receivables	(68 870)	(67 676)
Net current trade and other receivables	3 457 617	4 125 600

15. Cash and cash equivalents

Significant judgements and estimates

In accordance with ENEA S.A.'s credit risk assessment rules and the provisions of IFRS 9 as regards impairment tests for cash and cash equivalents as at 31 March 2024; the Company sees potential impact as negligible.

Presentation of deposits at clearinghouse IRGiT

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

Cash and cash equivalents

	As at	
	31 March 2024	31 December 2023
Cash at bank account	278 037	208 271
including split payment	265 201	121 227
Other cash	667 850	5 084
- Deposits	661 418	11
- Other	6 432	5 073
Total cash and cash equivalents	945 887	213 355
Cash pooling	(840 558)	(324 968)
Cash recognised in the statement of cash flows	105 329	(111 613)

Restricted cash related to split payment - VAT as at 31 March 2024 was PLN 265 201 thousand (PLN 121 227 thousand as at 31 December 2023), and deposit at IRGiT as at 31 March 2024 was PLN 1 523 thousand (PLN 1 507 thousand as at 31 December 2023). No collateral is established on cash.

16. Profit allocation

A decision on how to cover the 2023 loss will be made by shareholders at the 2024 Ordinary General Meeting. The Management Board of ENEA S.A. has proposed to use future earnings to cover the loss for the financial year covering the period from 1 January 2023 to 31 December 2023.

On 12 June 2023 an Ordinary General Meeting of ENEA S.A. adopted resolution no. 7 concerning the allocation of net profit for the financial year covering the period from 1 January 2022 to 31 December 2022, pursuant to which PLN 2 448 024 thousand was allocated to supplementary capital.

17. Debt-related liabilities

Credit facilities, loans and debt securities

	As at	
	31 March 2024	31 December 2023
Bank credit	4 333 261	3 567 884
Bonds	549 402	627 212
Long-term	4 882 663	4 195 096
Bank credit	282 488	896 107
Bonds	2 194 723	2 173 414
Short-term	2 477 211	3 069 521
Total	7 359 874	7 264 617

In accordance with ENEA S.A.'s financing model, in order to secure funding for ENEA Group companies' on-going operations and investment needs, ENEA executes agreements with external financial institutions concerning bond issue programmes and/or credit agreements. In further activities, ENEA S.A. will focus on securing appropriate diversification of external financing sources for investments planned in "ENEA Group's Development Strategy to 2030 with an Outlook to 2040," with particular focus on the Distribution and Renewables segments. At the same time, bearing in mind the very

limited possibilities of obtaining financing for the operations of the generating companies, the ENEA Group will take steps to spin off from its structures the assets related to electricity generation in conventional coal units.

Credit facilities and loans

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

No.	Company	Lender	Contract date	Total contract amount	Debt at 31 March 2024 (principal)	Debt at 31 December 2023 (principal)	Interest	Final repayment deadline
1.	ENEA S.A.	EIB	18 October 2012 (A) and 19 June 2013 (B)	1 425 000	629 576	637 304	Fixed interest rate or WIBOR 6M + margin	17 June 2030
2.	ENEA S.A.	EIB	29 May 2015 (C)	946 000	619 667	644 500	Fixed interest rate or WIBOR 6M + margin	15 September 2032
3.	ENEA S.A.	Bank Pekao S.A., Alior Bank S.A., Bank of China S.A., PKO BP S.A., BGK	27 January 2023	2 500 000	2 500 000	2 500 000	WIBOR 6M + margin	27 January 2028
4.	ENEA S.A.	EIB	22 December 2023	1 000 000	350 000	-	Fixed or floating interest rate + margin	18 years since tranche release
5.	ENEA S.A.	EIB	25 January 2024	1 000 000	-	-	Fixed or floating interest rate + margin	18 years since tranche release
6.	ENEA S.A.	Bank Pekao S.A. and PKO BP S.A.	19 February 2024	1 000 000	450 000	-	WIBOR 6M+margin	6 years from release
7.	ENEA S.A.	PKO BP S.A.	28 January 2014, Annex 3 of 28 December 2022	500 000	-	-	WIBOR 1M + margin	31 December 2024
8.	ENEA S.A.	Bank Pekao S.A.	28 January 2014, Annex 3 of 28 December 2022	150 000	-	-	WIBOR 1M + margin	31 December 2024
9.	ENEA S.A.	PKO BP S.A.	3 October 2022 Annex 3 of 7 December 2023	500 000	53 725	-	WIBOR 1M + margin for PLN or EURIBOR 1M+margin for EUR	31 December 2024
10.	ENEA S.A.	BGK S.A.	7 September 2022 Annex 4 of 25 July 2023	1 250 000	-	645 085	WIBOR 1M + margin	28 July 2025
11.	ENEA S.A.	Pekao S.A.	7 March 2024	250 000	-	-	WIBOR 1M + margin	31 December 2026
Total				10 521 000	4 602 968	4 426 889		
Transaction costs and effect of measurement using effective interest rate					12 781	37 102		
Total				10 521 000	4 615 749	4 463 991		

On 25 January 2024, the Company entered into another investment loan agreement with the European Investment Bank (EIB) for PLN 1 000 000 thousand. The funding will be entirely allocated to investments in the distribution area in line with ENEA Group's Development Strategy to 2030 with an outlook to 2040." The investments being co-financed by the EIB in the development and modernisation of the distribution network will cover the period 2023-2025 and will be implemented in north-western Poland. The funds made available by the EIB can be used in either PLN or EUR and their interest rate will be calculated on the basis of a variable interest rate appropriate to the relevant interest period and currency, plus a margin or a fixed interest rate. The availability period of the funds is 24 months from the date of the agreement and the final repayment date will be up to 18 years from the date of the last tranche.

On 19 February 2024, ENEA S.A. entered into a revolving credit agreement with Bank Pekao S.A. and PKO Bank Polski S.A. for a maximum amount of PLN 1 000 000 thousand. The funds raised will be used entirely for investment in renewable energy generating units through the financing and refinancing of expenditures incurred in connection with the acquisition, development, expansion, financing, construction, modernisation, maintenance or commissioning of generating units using renewable energy sources to produce electricity. The agreement provides for borrowing in PLN, and its interest rate will be calculated on the basis of a variable interest rate plus a margin, adjusted depending on the number of sustainable development indicators realised, i.e. the CO₂ reduction rate and the rate of increasing the share of renewable energy sources in the generation structure of ENEA Group. The availability period of the funds is 36 months from the release of the funds and the final repayment date will be within 6 years of the release of the first tranche.

On 7 March 2024 ENEA S.A. executed a multi-currency credit facility agreement with Bank Pekao S.A. for up to PLN 250 000 thousand. The Company will be able to use the funds granted under the loan to finance day-to-day operations. The funds made available by Pekao S.A. can be used in PLN or EUR and their interest rate is based on WIBOR 1M or EURIBOR 1M, plus a margin. The credit facility was made available for the period from the date of signing the agreement until 31 December 2026.

Bond issue programs

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

No.	Bond issue program name	Program start date	Program amount	Value of outstanding bonds as at 31 March 2024	Value of outstanding bonds as at 31 December 2023	Interest	Buy-back deadline
1.	Bond issue program agreement with BGK	15 May 2014	1 000 000	440 000	480 000	WIBOR 6M + margin	Buy-back in tranches, last tranche due in December 2026
2.	Bond issue program agreement with PKO BP S.A., Bank Pekao S.A. and mBank S.A.	30 June 2014	5 000 000	2 000 000	2 000 000	WIBOR 6M + margin	Buy-back in June 2024
3.	Bond issue program agreement with BGK	3 December 2015	700 000	266 392	304 448	WIBOR 6M + margin	Buy-back in tranches, last tranche due in September 2027
Total			6 700 000	2 706 392	2 784 448		
Transaction costs and effect of measurement using effective interest rate				37 733	16 178		
Total			6 700 000	2 744 125	2 800 626		

In the 3-month period ending 31 March 2024 ENEA S.A. did not execute new bond issue program agreements. On 18 April 2024 the Management Board of ENEA S.A. adopted a resolution on the intention to issue bonds in the second quarter of 2024 under the existing Bond Issue Program, with a total value not exceeding PLN 2 000 000 thousand, as announced in current report no. 18/2024.

Interest rate hedges and currency hedges

In the 3-month period ending 31 March 2024 ENEA S.A. did not execute interest rate swaps. The total bond and credit exposure hedged with IRSs as at 31 March 2024 amounted to PLN 2 890 826 thousand. Moreover, ENEA S.A. has fixed-rate credit agreements totalling PLN 713 147 thousand. These transactions have material impact on the predictability of expense flows and finance costs. The Company presents the measurement of these instruments in the item: Financial assets measured at fair value. Derivative instruments are treated as cash flow hedges, which is why they are recognised and accounted for using hedge accounting rules.

As at 31 March 2024, financial assets at fair value concerning IRSs amounted to PLN 72 679 thousand (31 December 2023: PLN 76 837 thousand).

In the 3-month period ended 31 December 2024 and in the 12-month period ended 31 December 2023, the Company did not execute FX forward transactions. As of 31 March 2024 and 31 December 2023, the Company did not identify or value FX Forward transactions.

Financing terms - covenants

Financing agreements require ENEA S.A. and ENEA Group to maintain certain financial ratios.

In 2023, ENEA Group exceeded the debt ratio of its subsidiaries under its loan agreements with the European Investment Bank, as a result of which the company requested and obtained the bank's consent to temporarily relax the covenant conditions (waiver) with a horizon until June 2024. As at 31 March 2024 and at the date of these condensed interim separate financial statements, ENEA S.A. was not obliged to make early repayments of any financial debt.

18. Provisions

In the 3-month period ended 31 March 2024, provisions for other liabilities and charges decreased by a net amount of PLN 38 713 thousand (in the 3-month period ended 31 March 2023, provisions for other liabilities and charges increased by PLN 47 003 thousand net).

Change in provisions for liabilities and other charges in the period ended 31 March 2024:

	Provision for non-contractual use of land	Provision for other claims	Provision for energy origin certificates	Provision for onerous contracts	Other provisions	Total
As at 1 January 2024	1 782	90 367	155 794	920 195	-	1 168 138
Increase in existing provisions	-	1 800	35 143	-	1 841	38 784
Use of provisions	-	-	(69 117)	(8 106)	-	(77 223)
Reversal of unused provision	(25)	(249)	-	-	-	(274)
As at 31 March 2024	1 757	91 918	121 820	912 089	1 841	1 129 425
<i>Long-term</i>	-	-	-	833 059	-	833 059
<i>Short-term</i>	1 757	91 918	121 820	79 030	1 841	296 366

A description of material claims and conditional liabilities is presented in 25.

Provision for onerous contracts

At 31 March 2024, ENEA S.A. also updated the provision for onerous contracts concerning settlements with prosumers to PLN 912 089 thousand.

Financial instruments and financial risk management

19. Financial instruments and fair value

Financial instruments

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

	As at 31 March 2024		As at 31 December 2023	
	Book value	Fair value	Book value	Fair value
FINANCIAL ASSETS				
Long-term	7 340 800	7 316 295	7 291 383	7 265 679
Financial assets measured at fair value	81 035	81 035	68 657	68 657
Debt financial assets at amortised cost	7 258 827	7 235 260	7 221 701	7 197 022
Finance lease and sublease receivables	938	*	1 025	*
Short-term	5 302 295	1 112 307	4 678 960	1 025 528
Financial assets measured at fair value	63 563	63 563	68 437	68 437
Debt financial assets at amortised cost	1 048 744	1 048 744	957 091	957 091
Assets arising from contracts with customers	512 157	*	420 605	*
Trade receivables	2 730 541	*	3 018 144	*
Finance lease and sublease receivables	1 403	*	1 328	*
Cash and cash equivalents	945 887	*	213 355	*
TOTAL FINANCIAL ASSETS	12 643 095	8 428 602	11 970 343	8 291 207
FINANCIAL LIABILITIES				
Long-term	4 918 503	4 800 257	4 231 625	4 153 926
Credit facilities, loans and debt securities	4 882 663	4 800 257	4 195 096	4 153 926
Lease liabilities	35 840	*	36 529	*
Short-term	4 135 802	2 477 211	4 649 449	3 069 521
Credit facilities, loans and debt securities	2 477 211	2 477 211	3 069 521	3 069 521
Lease liabilities	4 077	*	3 902	*
Trade and other payables	706 459	*	1 148 194	*
Liabilities arising from contracts with customers	107 497	*	102 864	*
Other financial liabilities	840 558	*	324 968	*
TOTAL FINANCIAL LIABILITIES	9 054 305	7 277 468	8 881 074	7 223 447

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

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

	As at 31 March 2024			
	Level 1	Level 2	Level 3	Total
Financial assets measured at fair value	40 487	85 262	18 849	144 598
Equity instruments at fair value through other comprehensive income	-	-	12 587	12 587
Call options (at fair value through profit or loss)	-	12 583	-	12 583
Derivative instruments used in hedge accounting (e.g. interest rate swaps)	-	72 679	-	72 679
Interests at fair value through profit or loss	40 487	-	6 262	46 749
Debt financial assets at amortised cost	-	8 284 004	-	8 284 004
Total	40 487	8 369 266	18 849	8 428 602
Credit facilities, loans and debt securities	-	(7 277 468)	-	(7 277 468)
Total	-	(7 277 468)	-	(7 277 468)

	As at 31 December 2023			
	Level 1	Level 2	Level 3	Total
Financial assets measured at fair value	28 318	89 927	18 849	137 094
Equity instruments at fair value through other comprehensive income	-	-	12 587	12 587
Call options (at fair value through profit or loss)	-	13 090	-	13 090
Derivative instruments used in hedge accounting (e.g. interest rate swaps)	-	76 837	-	76 837
Interests at fair value through profit or loss	28 318	-	6 262	34 580
Debt financial assets at amortised cost	-	8 154 113	-	8 154 113
Total	28 318	8 244 040	18 849	8 291 207
Credit facilities, loans and debt securities	-	(7 223 447)	-	(7 223 447)
Total	-	(7 223 447)	-	(7 223 447)

Financial assets and financial liabilities at fair value include:

- shares in unrelated entities, the stake in which is below 20%; this line as of 31 March 2024 includes a stake in ElectroMobility Poland S.A., for which there is no market price quoted on an active market; having analysed the standard IFRS 9, the Company decided to qualify these interests as financial instruments through other comprehensive income; when the stake in ElectroMobility Poland S.A. was reclassified, it was measured at fair value and the measurement was recognised in the present-period financial result; in the event that interests in unrelated entities are quoted on the Warsaw Stock Exchange, their fair value is determined on the basis of stock market quotes;
- Polimex-Mostostal S.A. call options;
- derivative instruments, which include the measurement of interest rate swaps; the fair value of derivative instruments is established by calculating the net present value based on two yield curves, i.e. a curve to determine discount factors and a curve used to estimate future variable reference rates;

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

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

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

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

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

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

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

No transfers between the levels were made in the three-month period ended 31 March 2024.

As at 31 March 2024, financial assets at fair value included call options for Polimex-Mostostal S.A. shares, among other things. Pursuant to a call option agreement for Polimex-Mostostal S.A. shares of 18 January 2017, as amended, ENEA S.A. holds 23 call options from Towarzystwo Finansowe Silesia Sp. z o.o. (TFS) to purchase 6 937 500 shares, with a

nominal value of PLN 2 each. The contractual share allocation date is at the end of each calendar quarter from September 2021 to December 2026. An increase of Polimex Mostostal S.A.'s share capital by PLN 1 000 thousand, i.e. from PLN 484 738 thousand to PLN 485 738 thousand, by admitting 500 000 ordinary bearer shares series S with a nominal value of PLN 2 each, was registered on 10 January 2024. ENEA S.A.'s share in the company's share capital decreased from 16.22% to 16.19%. On 23 January 2024, as a result of the exercise of call option 11, ENEA S.A.'s share in the company's share capital increased from 16.19% to 16.24%. At 31 March 2024, ENEA S.A. held 16.24% in the share capital of Polimex - Mostostal S.A. In the 3-month period ended 31 March 2024, ENEA S.A. submitted a demand to exercise call option 12. On 28 March 2024 the Company made a bank transfer payment for the 187 500 shares of Polimex - Mostostal S.A. (call option 12). An increase in Polimex Mostostal S.A.'s share capital by PLN 1 500 000.00, i.e. from PLN 485 737 604.00 to PLN 487 237 604.00, was registered on 17 April 2024, thus admitting to trade 750 000 series S ordinary bearer shares, with a nominal value of PLN 2.00 each. ENEA S.A.'s stake in this Company's share capital decreased from 16.24% to 16.19%. On 30 April 2024, following the exercise of call option 12 (share purchase), ENEA S.A.'s stake in share capital grew from 16.19% to 16.26%, increasing the number of shares by 187 500 shares, i.e. from 39 437 524 to 39 625 024 shares. Fair value measurement of the call options was conducted using the Black-Scholes model. The book value of these options as at 31 March 2024 was PLN 12 583 thousand (at 31 December 2023: PLN 13 090 thousand).

20. Debt financial assets at amortised cost

Debt financial assets at amortised cost

	As at	
	31 March 2024	31 December 2023
Current debt financial assets at amortised cost		
Intra-group bonds	215 907	214 507
Loans granted	832 837	742 584
Total current debt financial assets at amortised cost	1 048 744	957 091
Non-current debt financial assets at amortised cost		
Intra-group bonds	1 044 609	1 077 095
Loans granted	6 214 218	6 144 606
Total non-current debt financial assets at amortised cost	7 258 827	7 221 701
Total	8 307 571	8 178 792

Intra-group financing

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

Intra-group bonds

The following table presents on-going intra-group bond issue programs as at 31 March 2024 and 31 December 2023:

No.	Bond issuer	Contract date	Amount granted	Amount used	Outstanding bonds as at 31 March 2024 (principal)	Outstanding bonds as at 31 December 2023 (principal)	Interest	Final buy-back deadline
1.	ENEA Operator Sp. z o.o.	20 June 2013 amended through Annex 1 of 9 October 2014 and Annex 2 of 7 July 2015	1 425 000	1 425 000	629 576	637 304	Depending on the series: fixed interest rate or WIBOR 6M + margin	Depending on bond series' issue dates, however no later than by 17 June 2030
2.	ENEA Operator Sp. z o.o.	7 July 2015 amended through Annex 1 of 28 March 2017	946 000	946 000	619 667	644 500	Depending on the series: fixed interest rate or WIBOR 6M + margin	Depending on bond series' issue dates, however no later than by 15 September 2032
Total					1 249 243	1 281 804		
Transaction costs and effect of measurement using effective interest rate					11 273	9 798		
Total					1 260 516	1 291 602		

In the 3-month period ending 31 March 2024 ENEA S.A. did not execute new intra-group bond issue programme agreements concerning financing for ENEA Group companies.

Loans

The following table presents loans issued by ENEA S.A. as at 31 March 2024 and 31 December 2023:

No.	Borrower	Contract date	Total contract amount	Debt at 31 March 2024	Debt at 31 December 2023	Interest	Final repayment deadline
1.	ENEA Wytwarzanie Sp. z o.o.	30 January 2020	2 200 000	1 782 034	1 782 034	WIBOR 6M + margin	20 December 2016
2.	ENEA Elektrownia Połaniec S.A.	28 February 2020	500 000	500 000	500 000	WIBOR 6M + margin	20 December 2026
3.	ENEA Operator Sp. z o.o.	12 March 2020	950 000	650 000	650 000	WIBOR 6M + margin	20 December 2024
4.	ENEA Operator Sp. z o.o.	22 June 2021	1 090 000	950 000	950 000	WIBOR 6M + margin	20 December 2026
5.	Miejska Energetyka Ciepła Piła Sp. z o.o.	24 June 2021	15 000	7 789	7 789	WIBOR 6M + margin	20 December 2031
6.	ENEA Operator Sp. z o.o.	29 July 2022	550 000	550 000	550 000	WIBOR 6M + margin	15 July 2028
7.	ENEA Operator Sp. z o.o.	13 September 2022	758 562	758 562	758 562	WIBOR 6M + margin	15 July 2028
8.	ENEA Operator Sp. z o.o.	14 June 2023	1 500 000	1 500 000	1 500 000	WIBOR 6M + margin	28 January 2028
9.	ENEA ELKOGAZ Sp. z o.o.	18 July 2023	20 000	20 000	20 000	WIBOR 6M + margin	30 June 2028
10.	PRO-WIND Sp. z o.o.	23 August 2023	17 500	17 500	16 743	WIBOR 6M + margin	31 March 2028
11.	PRO-WIND Sp. z o.o.	23 August 2023	2 649	1 879	2 649	Fixed	30 June 2039*
12.	PV Genowefa Sp. z o.o.	20 September 2023	15 498	15 498	15 498	Fixed	25 January 2027**
13.	PV Genowefa Sp. z o.o.	20 September 2023	9 922	9 922	9 922	Fixed	31 December 2024**
14.	ENEA Nowa Energia Sp. z o.o.	19 December 2023	200 000	120 000	50 000	WIBOR 6M + margin	31 December 2034
15.	ENEA Trading Sp. z o.o.	3 August 2023	EUR 100 000	56 264	-	EURIBOR 1M + margin	26 December 2024
				6 939 448	6 813 197		
Transaction costs and effect of measurement using effective interest rate				107 607	74 075		
Impairment of loans				-	(82)		
Total				7 047 055	6 887 190		

*

In connection with the acquisition of PRO-WIND Sp. z o.o., subrogation agreements were concluded, on the basis of which ENEA S.A. entered into creditor rights for 10 fixed-interest loan agreements. The final date for the seven outstanding loans is 30 June 2039.

** In connection with the acquisition of PV Genowefa Sp. z o.o. ENEA S.A. pursuant to subrogation agreements entered into creditors rights in respect of this company, relating to loans totalling PLN 25 420 thousand.

As part of a PLN 200 000 thousand loan agreement concluded in December 2023 between ENEA S.A. and ENEA Nowa Energia Sp. z o.o., ENEA Nowa Energia Sp. z o.o. accessed one loan tranche of PLN 70 000 thousand in the first quarter of 2024.

As part of a PLN 17 500 thousand loan agreement concluded in August 2023 between ENEA S.A. and PRO-WIND Sp. z o.o., PRO-WIND Sp. z o.o. accessed one tranche of the loan in the amount of PLN 757 thousand in the first quarter of 2024, thus utilising the entire available loan amount.

As part of a loan agreement concluded in August 2023 between ENEA S.A. and ENEA Trading Sp. z o.o. for the amount of EUR 100 000 thousand, ENEA Trading Sp. z o.o. accessed loan tranches totalling EUR 150 800 thousand in the first quarter of 2024, at the same time repaying EUR 137 800 thousand. The loan balance as of 31 March 2024 was EUR 13 000 thousand.

Impairment of financial assets at amortised cost (concerns loans granted together with interest) as at 31 March 2024 amounted to PLN 0 thousand (PLN 82 thousand as of 31 December 2023).

21. ECL impairment for trade and other receivables constituting financial instruments:

ECL impairment for trade and other receivables constituting financial instruments:

	Three-month period ended 31 March 2024	Year ended 31 December 2023
Impairment of receivables at the beginning of period	67 223	54 340
Created	7 430	23 333
Released	(2 236)	(4 075)
Used	(4 344)	(6 375)
Impairment of receivables at the end of period	68 073	67 223

In the 3-month period ended 31 March 2024, impairment of trade and other receivables constituting financial instruments increased by PLN 850 thousand (in the 3-month period ended 31 March 2023 impairment grew by PLN 1 418 thousand). Impairment losses are mainly recognised on trade receivables. Impairment of other receivables is negligible.

The Company uses the expected credit loss model to estimate the impairment for trade receivables. In order to determine expected credit losses, ENEA S.A. applies the simplified approach provided for in IFRS 9, which is to create a lifetime allowance for expected credit losses for all trade receivables. For current trade receivables, expected credit losses are calculated based on historic data in a way that is described in Rules for creating and recording impairment losses on trade receivables and other financial items at ENEA Group companies. In accordance with the provisions of the Principles, for the year 2024, impairment of receivables is determined on the basis of indicators based on data from 2023. Therefore, the determined expected credit losses as at 31 March 2024 take into account the political and economic changes taking place. Analysis in the Company is carried out by individual and business customers. For business customers, a portfolio approach is used as a rule, but an individual approach can be used if the need arises, i.e. if default risk is identified. The receivables portfolio is divided according to the activities carried out by the Company or the structure of their customers.

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

Age structure of assets arising from contracts with customers and trade and other receivables constituting financial instruments:

	As at 31 March 2024		
	Nominal value	Impairment	Book value
Individual customers			
Current	324 611	(782)	323 829
Overdue	195 564	(42 557)	153 007
0-30 days	79 211	(206)	79 005
31-90 days	33 735	(2 905)	30 830
91-180 days	13 782	(3 341)	10 441
over 180 days	68 836	(36 105)	32 731
Total trade and other receivables	520 175	(43 339)	476 836
Assets arising from contracts with customers	-	-	-

Business customers

Current	2 209 596	(44)	2 209 552
Overdue	68 843	(24 690)	44 153
0-30 days	28 740	(62)	28 678
31-90 days	5 681	(332)	5 349
91-180 days	2 219	(606)	1 613
over 180 days	32 203	(23 690)	8 513
Total trade and other receivables	2 278 439	(24 734)	2 253 705
Assets arising from contracts with customers	512 311	(154)	512 157

Total individual and business customers

Current	2 534 207	(826)	2 533 381
Overdue	264 407	(67 247)	197 160
0-30 days	107 951	(268)	107 683
31-90 days	39 416	(3 237)	36 179
91-180 days	16 001	(3 947)	12 054
over 180 days	101 039	(59 795)	41 244
Total trade and other receivables	2 798 614	(68 073)	2 730 541
Assets arising from contracts with customers	512 311	(154)	512 157

	As at 31 December 2023		
	Nominal value	Impairment	Book value

Individual customers

Current	356 849	(856)	355 993
Overdue	201 995	(42 127)	159 868
0-30 days	89 756	(224)	89 532
31-90 days	27 833	(2 304)	25 529
91-180 days	13 395	(2 792)	10 603
over 180 days	71 011	(36 807)	34 204
Total trade and other receivables	558 844	(42 983)	515 861
Assets arising from contracts with customers	-	-	-

Business customers

Current	2 417 674	(56)	2 417 618
Overdue	108 849	(24 184)	84 665
0-30 days	70 638	(1)	70 637
31-90 days	4 133	(275)	3 858
91-180 days	6 023	(3 568)	2 455
over 180 days	28 055	(20 340)	7 715
Total trade and other receivables	2 526 523	(24 240)	2 502 283
Assets arising from contracts with customers	420 789	(184)	420 605

Total individual and business customers

Current	2 774 523	(912)	2 773 611
Overdue	310 844	(66 311)	244 533
0-30 days	160 394	(225)	160 169
31-90 days	31 966	(2 579)	29 387
91-180 days	19 418	(6 360)	13 058
over 180 days	99 066	(57 147)	41 919
Total trade and other receivables	3 085 367	(67 223)	3 018 144
Assets arising from contracts with customers	420 789	(184)	420 605

23. Other financial liabilities

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

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

At 31 March 2024, the balance of liabilities within cash pooling was PLN 840 558 thousand and is presented in line: Other financial liabilities (at 31 December 2023, cash pooling liabilities amounted to PLN 324 968 thousand and were presented in line: Other financial liabilities).

Other explanatory notes

24. Related-party transactions

The Company executes transactions with the following related parties:

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

ENEA Group companies

	Year ended	
	31 March 2024	31 March 2023
Purchase value, including:	4 738 886	6 247 958
purchase of materials	249	238
purchase of services	767 784	743 972
purchase of energy	3 910 053	5 350 726
other (including gas)	60 800	153 022
Sale value, including:	154 860	318 004
sale of electricity	129 900	276 506
sale of services	20 503	18 177
other	4 457	23 321
Interest income, including:	174 829	154 712
on bonds	17 604	24 254
on loans	135 156	103 339
other	22 069	27 119

	As at	
	31 March 2024	31 December 2023
Receivables	726 982	1 661 688
Liabilities	1 268 066	2 480 519
Financial assets - bonds	1 260 516	1 291 602
Loans granted	7 047 055	6 887 190
Other financial liabilities	840 558	324 968

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

Transactions with members of the Group's corporate authorities

Item	Company's Management Board		Company's Supervisory Board	
	Three-month period ended		Three-month period ended	
	31 March 2024	31 March 2023	31 March 2024	31 March 2023
Remuneration under management contracts and consulting contracts	2 023*	1 240**	-	-
Remuneration under appointment to management or supervisory bodies	-	-	265	184
Total	2 023	1 240	265	184

* this remuneration includes severance pay and a non-compete clause for former Management Board members, amounting to PLN 1 315 thousand

** this remuneration includes severance pay and a non-compete clause for former Management Board members, amounting to PLN 385 thousand

In the 3-month period ended 31 March 2024, no loans were made to Supervisory Board members from the Company Social Benefit Fund (PLN 0 thousand for the 3-month period ended 31 March 2023).

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

Transactions with State Treasury related parties.

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

The subject of these transactions mainly is as follows:

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

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

In addition, the Company identified financial transactions with State Treasury's related parties, i.e. with banks serving as guarantors for bond issue programmes. These entities include: PKO BP S.A., Pekao S.A. and Bank Gospodarstwa Krajowego. Detailed information on bond issue programs is presented in note 17.

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

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

25.1. Sureties and guarantees

The following table presents significant bank guarantees valid as of 31 March 2024 under an agreement between ENEA S.A. and BGK up to a limit specified in the agreement.

List of guarantees issued as at 31 March 2024

Guarantee issue date	Guarantee validity	Obligated entity	Entity for which the guarantee was issued	Bank - issuer	Guarantee amount in PLN 000s
11.07.2023	31.12.2024	ENEA Wytwarzanie Sp. z o.o.	Polskie Sieci Elektroenergetyczne	BGK	40 000
02.04.2023	02.04.2025	ENEA Operator Sp. z o.o.	ELTEL Networks Energetyka S.A.	BGK	25 929
15.12.2023	31.03.2025	ENEA ELKOGAZ Sp. z o.o.	Gaz-System	BGK	4 920
01.01.2024	31.01.2025	ENEA S.A.	State Treasury - Military Infrastructure Administration	BGK	2 913
01.04.2023	30.04.2024	ENEA S.A.	Telewizja Polska S.A.	BGK	2 442
16.07.2023	16.07.2025	ENEA S.A.	Vastint Poland Sp. z o.o.	BGK	1 229
Total bank guarantees					77 433

The value of other guarantees issued by the Company as at 31 March 2024 was PLN 3 540 thousand. The total value of sureties and guarantees issued by ENEA S.A. as collateral for ENEA Group companies' liabilities at 31 March 2024 was PLN 8 724 722 thousand.

25.2. On-going proceedings in courts of general competence

Proceedings initiated by the Company

Proceedings in courts of general competence brought by ENEA S.A. relate to the assertion of receivables for the supply of electricity and the assertion of receivables for other reasons, including, inter alia, illegal consumption of electricity, grid connections and other specialised services.

At 31 March 2024, a total of 24 263 cases initiated by the Company were in progress before courts of general competence, worth in aggregate PLN 730 499 thousand (31 December 2023: 26 857 cases worth PLN 737 738 thousand).

Proceedings against the Company

Proceedings against the Company are initiated by both natural persons and legal entities. They concern issues such as: compensation for electricity supply disruptions, compensation for the Company's use of properties on which power equipment is located as well as claims related to terminated contracts for the purchase of property rights (note 25.325.3

At 31 March 2024, a total of 74 cases against the Company were in progress before courts of general competence, worth in aggregate PLN 366 780 thousand (31 December 2023: 83 cases worth PLN 366 788 thousand).

Provisions related to these court cases are presented in 18.

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

ENEA S.A. is a party to 4 court proceedings concerning agreements for the purchase of property rights arising under certificates of origin for energy from renewable sources, which includes:

- 3 proceedings for payment in which claims for remuneration, contractual penalties or damages are pursued against ENEA S.A., with one proceeding resulting in a partial resolution of the claims, and the other proceeding resulting in a preliminary and partial resolution of the claims and recognition of the ineffectiveness of the termination of the agreement; these resolutions are final and binding;
- 1 proceeding to determine the ineffectiveness of ENEA S.A.'s termination of property rights sale agreements made on 28 October 2016;

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

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

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

- Farma Wiatrowa Krzęcin Sp. z o.o., based in Warsaw;
- Megawind Polska Sp. z o.o., based in Szczecin;
- PGE Górnictwo i Energetyka Konwencjonalna S.A., based in Bełchatów (currently PGE Energia Ciepła S.A.);
- PGE Energia Odnawialna S.A., based in Warsaw;
- PGE Energia Natury PEW Sp. z o.o., based in Warsaw (currently PGE Energia Odnawialna S.A., based in Warsaw);
- "PSW" Sp. z o.o., based in Warsaw;
- in.ventus Sp. z o.o. EW Śniatowo Sp. k., based in Poznań (currently TEC1 Sp. z o.o. EW Śniatowo Sp. k., based in Katowice);
- Golice Wind Farm Sp. z o.o., based in Warsaw.

As a result of the terminations submitted by ENEA S.A., the contracts were terminated, according to ENEA S.A.'s assessment, in principle at the end of November 2016. The dates on which the respective Contracts were terminated depended on contractual provisions. The reason for terminating/withdrawing from each of the Agreements by the Company was failure to engage in re-negotiations concerning adaptive clauses in each of the Agreements that would justify the adjustment of these Agreements in order to restore contractual balance and the equivalence of the parties' benefits following changes in the law.

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

- ordinance of the Minister of Economy of 18 October 2012 on a detailed scope of obligations to obtain and present for redemption origin certificates, pay substitute fees, purchase electricity and industrial heat generated from renewable sources and the obligation to validate data concerning the quantity of electricity generated from renewable sources (Polish Journal of Laws of 2012, item 1229);
- Act on renewable energy sources of 20 February 2015 (Polish Journal of Laws of 2015, item 478) and associated further legal changes and announced drafts of legal changes, including especially:

- the Act on amendment of the act on renewable energy sources and certain other acts dated 22 June 2016 (Polish Journal of Laws of 2016, item 925); and
- a draft of the Ordinance of the Minister of Energy concerning changes in the share of electricity resulting from redeemed origin certificates confirming production of electricity from renewable sources, which is to be issued based on an authorisation under art. 12 sec. 5 of the Act on amendment of the act on renewable energy sources and certain other acts dated 22 June 2016 and certain other acts,

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

The Agreements were terminated with the intention for the Company to avoid losses constituting the difference between contractual and market prices of green certificates. Due to the changing legal conditions after termination of the Agreements in 2017, especially arising from the Act of 20 July 2017 on amendment of the act on renewable energy sources, the estimated value of future contract liabilities would have changed. In the current legal framework, this would be significantly lower in comparison to the amount estimated when the Agreements were being terminated, i.e. approx. PLN 1 187 million. This decline reflects a change in the way in which the substitute fee is calculated, which in accordance with the content of some of the Agreements constitutes the basis for calculating the contract price and indexing it to the market price. The Company recognised a provision for court cases, including those related to the termination by ENEA S.A. of contracts for the sale of property rights arising from certificates of origin of electricity from RES, in the amount of PLN 91 918 thousand, which mainly relates to disputes in the area of the PM OZE certificates and covers all monetary claims on this account as at 31 March 2024, the provision is presented in note 18.

On 21 February 2022 the Appeals Board in Poznań issued a judgement and determined that the statement made by ENEA S.A. in Poznań in its letter of 28 October 2016 on termination of the sale agreement in its entirety did not have legal effect and the agreement remains in force in its entirety, dismissing the appeal of Golice Wind Farm Sp. z o.o. to the remaining extent and dismissing the appeal of ENEA S.A., as well as awarding the costs of the appeal proceedings to Golice Wind Farm Sp. z o.o. from ENEA S.A., as a result of which the partial and preliminary ruling of the District Court in Poznań of 14 August 2020 became binding, in which the court had considered as justified the claim for payment for property rights and had ordered ENEA S.A. to pay PLN 6 042 thousand together with interest, and in the remaining scope had considered the claim for payment as justified in general. On 25 July 2022 ENEA S.A. filed a cassation appeal against the ruling by the Appeals Court in Poznań, at the same time requesting that the enforceability of the aforementioned judgements be suspended. Through a ruling of 3 October 2022 the Appeals Court in Poznań rejected the request to suspend the enforceability of these judgements. The cassation appeal went to the Supreme Court, no date was set for the hearing. The case has been assigned ref. no. I CSK 6369/22. On 20 February 2024 the Supreme Court ordered that the cassation appeal be accepted for examination. The case is awaiting a hearing date.

In a case brought by Hamburg Commercial Bank AG against ENEA S.A., in which Hamburg Commercial Bank AG is seeking claims arising under property rights sales contract, executed between ENEA S.A. and Windpark Śniatowo Management GmbH EW Śniatowo Sp. k. (currently TEC1 Sp. z o.o. EW Śniatowo Sp. k., based in Katowice), claiming their purchase under a debt assignment contract, the District Court in Poznań dismissed the plaintiff's request for security by order of 18 March 2022. In a partial ruling of 25 February 2021, the District Court in Poznań ordered ENEA S.A. to pay PLN 494 thousand to Hamburg Commercial Bank AG. The remaining part of the case is still pending. On 28 September 2022, a hearing was held, and on 26 October 2022, the appeal of the Company against the partial verdict of the District Court in Poznań of 25 February 2021 was dismissed by a judgement of the Court of Appeal in Poznań. The company has complied with the final ruling. A cassation appeal was filed on 7 February 2023 with the Supreme Court against the judgement of the Court of Appeal of 26 October 2022. The cassation appeal went to the Supreme Court, no date was set for the hearing. The case has been assigned ref. no. I CSK 2015/23. A claim by Hamburg Commercial Bank AG to the extent not covered by the decision to date is pending before the District Court in Poznań.

In a case brought by TEC1 Sp. z o.o. EW Śniatowo Sp. k., based in Katowice, on 25 May 2022 the Company was served with a side intervention in case ref. IX GC 552/17, pursuant to which Hamburg Commercial Bank AG joined the proceeding as a side intervener in a case instigated by in.ventus Sp. z o.o. EW Śniatowo Sp. k., based in Poznań (currently TEC1 Sp. z o.o. EW Śniatowo Sp. k. based in Katowice) to declare the termination ineffective. Through a ruling of 30 November 2022, the District Court in Poznań dismissed the Company's opposition to Hamburg Commercial Bank AG's entry into the proceedings as an intervening party. On 10 March 2023, the Company filed a complaint against the order of the District Court of Poznań of 30 November 2022 dismissing the opposition. Through a ruling of 27 July 2023, the District Court in Poznań dismissed the ruling of the District Court in Poznań of 30 November 2023 dismissing the opposition. The case is on-going. The most recent hearing was held on 12 March 2024. Another hearing has been set.

In a case brought by PSW Sp. z o.o., the District Court in Poznań, having examined the case at a closed-door hearing on 31 January 2023, decided to discontinue the hearing and issued a judgement ordering ENEA S.A. to pay PLN 4 488 thousand to PSW Sp. z o.o., along with statutory late interest, and dismissed the claim in its remaining portion as regards interest claims, and order the Company to pay PLN 115 thousand for proceeding costs. The Company's attorney on 25 July 2023 lodged an appeal against the ruling of the District Court in Poznań dated 31 January 2023, in the part adjudicating the claim. The judgment in this respect is not final, for the rest the judgment is final. The case is in progress at the Court of Appeals in Poznań, 1st Civil and Intellectual Property Division, case no. I AGa 278/23. No hearing date has been set in the case.

26. National Energy Security Agency

Work related to the original NABE project has been suspended at ENEA Group. Analyses are currently in progress as to the shape of the concept of separating coal assets from energy groups.

27. Events after the reporting period

On 18 April 2024, the Management Board of ENEA S.A. adopted a resolution on the intention to carry out, in the second quarter of 2024, a bond issue under the existing Bond Issue Program, with a total value not exceeding PLN 2 000 000 thousand, as announced in current report no. 18/2024. On 10 May 2024, ENEA S.A. decided to issue two series of bonds under the "Bond Issue Program Agreement up to a maximum amount of PLN 5 000 000 000", each of a value of PLN 1 000 000 thousand, with a maturity date three and six years from the issue date, respectively, i.e. from 21 May 2024. The securities bear interest at a floating rate constituting the sum of the WIBOR rate for 6-month deposits and a margin of 1.25% and 1.60%, respectively.

On 21 May 2024, the Company completed the repurchase of series ENEA0624 bonds ("Bonds") registered in the National Depository for Securities (KDPW S.A.) under ISIN number PLENEA000096, from their holders. The Company purchased 8 276 Bonds, each with a nominal value of PLN 100 000 and a total value at the purchase price of PLN 827 600 thousand. The bonds were purchased for the purpose of redemption in accordance with art. 76 sec. 1 of the Act of 15 January 2015 on bonds. The Company disclosed detailed information on this matter in current report 24/2024.