

Independent Auditor's Report on Corporación Acciona Energías Renovables, S.L. and Subsidiaries

(Together with the consolidated annual accounts and consolidated directors' report of Corporación Acciona Energías Renovables, S.L. and subsidiaries for the year ended 31 December 2019)



KPMG Auditores, S.L. Paseo de la Castellana, 259 C 28046 Madrid

Independent Auditor's Report on the Consolidated Annual Accounts

(Translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

To the Sole Shareholder of Corporación Acciona Energías Renovables, S.L.

Opinion

We have audited the consolidated annual accounts of Corporación Acciona Energías Renovables, S.L. (the "Parent") and subsidiaries (together the "Group"), which comprise the consolidated balance sheet at 31 December 2019, and the consolidated income statement, consolidated statement of recognised income and expenses, consolidated statement of total changes in equity and consolidated cash flow statement for the year then ended, and consolidated notes.

In our opinion, the accompanying consolidated annual accounts give a true and fair view, in all material respects, of the consolidated equity and consolidated financial position of the Group at 31 December 2019 and of its consolidated financial performance and consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards as adopted by the European Union (IFRS-EU) and other provisions of the financial reporting framework applicable in Spain.

Basis for Opinion _

We conducted our audit in accordance with prevailing legislation regulating the audit of accounts in Spain. Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Consolidated Annual Accounts* section of our report.

We are independent of the Group in accordance with the ethical requirements, including those regarding independence, that are relevant to our audit of the consolidated annual accounts pursuant to the legislation regulating the audit of accounts in Spain. We have not provided any non-audit services, nor have any situations or circumstances arisen which, under the aforementioned regulations, have affected the required independence such that this has been compromised.

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



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Most Relevant Aspects of the Audit_

The most relevant aspects of the audit are those that, in our professional judgement, have been considered as the most significant risks of material misstatement in the audit of the consolidated annual accounts of the current period. These risks were addressed in the context of our audit of the consolidated annual accounts as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these risks.

Recoverable amount of property, plant and equipment (see notes 3.2 D) and 4)

The Group has property, plant and equipment totalling Euros 6,825,982 thousand that is located in various geographical areas and subject to different regulatory environments. Property, plant and equipment has been impaired by a total of Euros 785,808 thousand. These impairments were recognised in prior years.

In accordance with the applicable financial reporting framework, at each reporting date the Group assesses whether there are any indications of impairment or any evidence of changes in the events or circumstances that gave rise to the impairment already recognised, and also determines whether there are any regulatory or other changes that could alter the expected future cash flows. Determining such indications of impairment, and valuation thereof, requires management and the Directors to make significant estimates and judgements, which increases the risk. As a result, this area has been considered a key audit matter.

Our audit procedures include gaining an understanding of the evaluation process used by the Group to identify indications of impairment when measuring its property, plant and equipment or indications that previously recognised impairment should be reassessed, as well as the design and implementation of that process. We assessed management's analysis of the indicators of possible impairment and the conclusions drawn. We also assessed whether the disclosures in the consolidated annual accounts meet the requirements of the applicable financial reporting framework.

Emphasis of Matter _

We draw attention to note 29 to the accompanying notes, in which the Directors mention the event after the reporting period in relation to the health emergency triggered by the spread of Coronavirus disease 2019 (COVID-19) and the main consequences identified at the date of the authorisation to issue these consolidated annual accounts, considering the measures adopted by the governments of the different countries where the Group operates, as well as the difficulties of estimating the possible impacts that this situation could have. Our opinion is not modified in respect of this matter.



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Other Information: Consolidated Directors' Report_

Other information solely comprises the 2019 consolidated directors' report, the preparation of which is the responsibility of the Parent's Directors and which does not form an integral part of the consolidated annual accounts.

Our audit opinion on the consolidated annual accounts does not encompass the consolidated directors' report. Our responsibility as regards the content of the consolidated directors' report is defined in the legislation regulating the audit of accounts, which establishes two different levels:

- a) A specific level applicable to the consolidated non-financial information statement, which consists solely of verifying that this information has been provided in the consolidated directors' report, or where applicable, that the consolidated directors' report makes reference to the separate report on non-financial information, as provided for in legislation, and if not, to report on this matter.
- b) A general level applicable to the rest of the information included in the consolidated directors' report, which consists of assessing and reporting on the consistency of this information with the consolidated annual accounts, based on knowledge of the entity obtained during the audit of the aforementioned accounts and without including any information other than that obtained as evidence during the audit. Also, assessing and reporting on whether the content and presentation of this part of the consolidated directors' report are in accordance with applicable legislation. If, based on the work we have performed, we conclude that there are material misstatements, we are required to report them.

Based on the work carried out, as described above, we have agreed that the consolidated directors' report states that the information mentioned in section a) above is presented in the consolidated directors' report of the Acciona, S.A. Group, of which the Group forms part; that the rest of the information contained in the consolidated directors' report is consistent with that disclosed in the consolidated annual accounts for 2019; and that the content and presentation of the report are in accordance with applicable legislation.

Directors' Responsibility for the Consolidated Annual Accounts

The Parent's Directors are responsible for the preparation of the accompanying consolidated annual accounts in such a way that they give a true and fair view of the consolidated equity, consolidated financial position and consolidated financial performance of the Group in accordance with IFRS-EU and other provisions of the financial reporting framework applicable to the Group in Spain, and for such internal control as they determine is necessary to enable the preparation of consolidated annual accounts that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated annual accounts, the Parent's Directors are 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 the Directors either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.



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Auditor's Responsibilities for the Audit of the Consolidated Annual Accounts_

Our objectives are to obtain reasonable assurance about whether the consolidated annual accounts as a whole 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 prevailing legislation regulating the audit of accounts in Spain 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 economic decisions of users taken on the basis of these consolidated annual accounts.

As part of an audit in accordance with prevailing legislation regulating the audit of accounts in Spain, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated annual accounts, 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 the Parent's Directors.
- Conclude on the appropriateness of the use by the Parent's Directors 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 annual accounts 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 annual accounts, including the disclosures, and whether the consolidated annual accounts represent the underlying transactions and events in a manner that achieves a true and fair view.



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 Obtain sufficient appropriate evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated annual accounts. We are responsible for the management, supervision and performance of the Group audit. We remain solely responsible for our audit opinion.

We communicate with the Directors of the Parent 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.

From the significant risks communicated to the Directors of Corporación Acciona Energías Renovables, S.L., we determine those that were of most significance in the audit of the consolidated annual accounts of the current period and which are therefore the most significant risks.

We describe these risks in our auditor's report unless law or regulation precludes public disclosure about the matter.

KPMG Auditores, S.L. On the Spanish Official Register of Auditors ("ROAC") with No. S0702

(Signed on original in Spanish)

Ana Fernández Poderós On the Spanish Official Register of Auditors ("ROAC") with No. 15547

28 May 2020

CORPORACIÓN ACCIONA ENERGÍAS RENOVABLES, S.L.

AND

SUBSIDIARIES (Consolidated Group)

CONSOLIDATED ANNUAL ACCOUNTS AND

DIRECTORS' REPORT

FOR 2019

Prepared according to International Financial Reporting Standards adopted by the European Union (IFRS-EU)

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DIRECTORS' REPORT

ASSETS	NOTE	2019	2018
Property, plant and equipment	4	6,825,982	6,422,174
Right-of-use assets	5	284,857	
Other intangible assets	6	146,676	157,742
Non-current financial assets	9	34,185	43,582
Equity-accounted investees	7	318,099	296,149
Deferred tax assets	21	363,305	277,806
Non-current receivables and other non-current assets	10	141,151	153,780
NON-CURRENT ASSETS		8,114,255	7,351,233
Inventories	11	119,754	112,405
Trade and other accounts receivable	12	363,634	559,252
Other current financial assets	9	197,861	248,987
Current tax assets	21	45,438	22,927
Other current assets	21	96,114	69,265
Cash and cash equivalents	13	296,036	209,061
CURRENT ASSETS		1,118,837	1,221,897
TOTAL ASSETS		9,233,092	8,573,130

CORPORACIÓN ACCIONA ENERGÍAS RENOVABLES, S.L. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEET FOR FINANCIAL YEARS 2019 AND 2018 (Thousands of euros)

EQUITY & LIABILITIES	NOTE	2019	2018
Share capital		329,251	329,251
Retained earnings		2,256,444	2,221,008
Consolidated net profit attributable to equity holders of the parent		189,664	134,094
Gains (losses) on foreign exchange		(12,991)	(28,550)
Interim dividend		(75,000)	(76,258)
Total Equity attributable to equity holders of parent		2,687,368	2,579,545
Non-controlling interests		203,359	193,723
EQUITY	14	2,890,727	2,773,268
Debentures and other negotiable securities	16	209,440	215,600
Loans and borrowings	16	650,231	715,839
Lease obligations	5	299,931	
Payable to group companies, associates and related parties	19	1,769,863	1,439,115
Deferred tax liabilities	21	506,242	424,073
Provisions	15	162,031	151,203
Other non-current liabilities	20	248,163	275,595
NON-CURRENT LIABILITIES		3,845,901	3,221,425
Debentures and other negotiable securities	16	10,738	8,801
Loans and borrowings	16	139,834	245,899
Lease obligations	5	20,548	
Payable to group companies, associates and related parties	19	1,385,548	1,524,439
Trade and other accounts payable	33	317,127	466,628
Provisions	15	1,527	1,222
Current tax liabilities	21	13,675	16,323
Other current liabilities	20	607,467	315,125
CURRENT LIABILITIES		2,496,464	2,578,437
TOTAL EQUITY AND LIABILITIES		9,233,092	8,573,130

Attached notes 1 through 33 and the appendices are an inseparable part of the consolidated balance sheet at 31 December 2019.

CORPORACIÓN ACCIONA ENERGÍAS RENOVABLES, S.L. AND SUBSIDIARIES

CONSOLIDATED INCOME STATEMENT FOR FINANCIAL YEARS 2019 AND 2018 (Thousands of euros)

	NOTE	2019	2018
Turnover	23	1,994,727	2,205,246
Other income	23	482,731	255,488
Supplies	24	(1,013,082)	(1,045,672)
Staff expenses	24	(118,703)	(115,758)
Amortization, depreciation and provisions	4, 5.6 & 24	(417,307)	(385,731)
Other operating expenses	24	(464,868)	(513,763)
Results of asset impairment	24	(3,289)	(215)
Net profit/(loss) on disposal of non-current assets	24	(825)	31,350
Other profit or (loss)		15,046	494
OPERATING RESULTS		474,430	431,439
Financial income	25	10,135	8,459
Financial expenses	25	(257,445)	(252,584)
Gains (losses) on foreign exchange		13,189	8,468
Changes in provisions for investment		(2,127)	(95)
Income from changes in the value of financial instruments at fair value	18	2,214	(222)
Results from equity method entities	7	44,567	45,880
PRE-TAX PROFIT FROM CONTINUING OPERATIONS		284,963	241,345
Income tax expense	21	(70,664)	(87,599)
PROFIT FOR YEAR FROM CONTINUING OPERATIONS		214,299	153,746
PROFIT FOR THE PERIOD		214,299	153,746
Non-controlling interests	14	(24,635)	(19,652)
PROFIT ATTRIBUTED TO PARENT COMPANY		189,664	134,094
BASIC PROFIT PER SHARE (euro/share)	28	0.6	0.4
DILUTED PROFIT PER SHARE (euro/share)	28	0.6	0.4

Attached notes 1 through 33 and the appendices are an inseparable part of the consolidated income statement for fiscal year 2019.

CORPORACIÓN ACCIONA ENERGÍAS RENOVABLES, S.L. AND SUBSIDIARIES

CONSOLIDATED STATEMENT OF RECOGNISED INCOME AND EXPENSES FOR FINANCIAL YEARS 2019 AND 2018 (Thousands of euros)

	Note	2019	2018
	Note	2017	2010
A) CONSOLIDATED PROFIT(LOSS) FOR THE YEAR		214,299	153,746
1. Profit (loss) attributed to parent company		189,664	134,094
2. Non-controlling interests		24,635	19,652
B) ITEMS NOT RESTATED ON THE INCOME STATEMENT:		(685)	(168)
1. Actuarial gains and losses and other adjustments		(913)	(224)
2. Tax effect		228	56
C) ITEMS THAT MAY BE RESTATED ON THE INCOME STATEMENT		10,757	55,590
Income and expense recognised directly in equity:		329	43,263
1. Due to valuation of financial instruments			
a) Other income/expenses	18		
2. From cash flow hedges	18	(28,657)	64,234
3. Gains (losses) on foreign exchange		22,793	(9,171)
4. Other income and expense recognised directly in equity			
5. Tax effect		6,193	(11,800)
Transfers to the income statement:		10,428	12,327
1. Due to valuation of financial instruments			
a) Other income/expenses	18		
2. From cash flow hedges	18 & 25	13,904	16,436
3. Gains (losses) on foreign exchange			
4. Other income and expense recognised directly in equity			
5. Tax effect		(3,476)	(4,109)
TOTAL RECOGNISED INCOME / (EXPENSE) (A+B+C)		224,371	209,168
a) Total comprehensive income for the period attributable to the parent company		198,485	169,677
b) Attributed to non-controlling interests		25,886	39,491

Attached notes 1 through 33 and the appendices are an inseparable part of the consolidated statement of recognised expenses for financial 2019.

CORPORACIÓN ACCIONA ENERGÍAS RENOVABLES, S.L. AND SUBSIDIARIES

CONSOLIDATED STATEMENT OF TOTAL CHANGES IN EQUITY FOR FINANCIAL YEARS 2019 AND 2018 (Thousands of euros)

Other Gains (losses) Non-Cash flow Profit for the Share Share reserves controlling Total on foreign and interim capital premium year hedges exchange interests dividends Balance at 31.12.2018 329.251 2.599.689 (433,264) (28.550)134,094 (21,675) 193,722 2.773.267 Adjustments due to changes in accounting -------------(15,543) (6, 409)(21,952) policies (note 3.1) -------------Adjustments due to errors ---329,251 2,599,689 (448,807) (28,550) 134.094 (21,675) 187,313 2,751,315 Adjusted opening balance Total comprehensive income for the period Adjustments for cash flow hedges ---------(6,053)(5,983)(12,036)-----Variations due to gains(losses) on exchange ---15,559 7,234 22,793 ___ --------Actuarial changes in pensions (685) (685) -----------------Consolidated net profit attributable to equity 24,635 214,299 ---189.664 -----------holders of the parent 224,371 ---(685) (6,053) ---15,559 189,664 25,886 Other changes in equity Share capital increases/(reductions). ------------------------Application of results 134,094 --(134,094) -----------Other transactions with shareholders or owners (6,674) (75.000)(81.674) --------------Other changes (119) (3,166) (3,285) 58,975 (134,094) (84,959) (9,840) ------Balance at 31.12.2019 329,251 2,599,689 (390,515) (12,991) 189,664 (27,730) 203,359 2,890,727

CONSOLIDATED STATEMENT OF TOTAL CHANGES IN EQUITY AT 31 DECEMBER 2019

CONSOLIDATED STATEMENT OF TOTAL CHANGES IN EQUITY AT 31 DECEMBER 2018

	Share capital	Share premium	Other reserves and interim dividends	Gains(losses) on exchange	Profit for the year	Cash flow hedges	Non- controlling interests	Total
Balance at 31.12.2017	329,251	2,599,689	(433,479)	(17,861)	76,754	(68,115)	167,824	2,654,063
Total comprehensive income for the period								
Adjustments for cash flow hedges						46,440	18,321	64,761
Variations due to gains(losses) on exchange				(10,689)			1,518	(9,171)
Actuarial changes in pensions			(168)					(168)
Consolidated net profit attributable to equity holders of the parent					134,094		19,652	153,746
			(168)	(10,689)	134,094	46,440	39,491	209,168
Other changes in equity								
Share capital increases/(reductions).								
Application of results			76,754		(76,754)			
Other transactions with shareholders or owners			(76,258)				(7,049)	(83,307)
Other changes			(113)				(6,544)	(6,657)
			383		(76,754)		(13,593)	(89,964)
Balance at 31/12/2018	329,251	2,599,689	(433,264)	(28,550)	134,094	(21,675)	193,722	2,773,267

Attached notes 1 through 33 and the appendices are an inseparable part of the consolidated statement of total changes in equity for fiscal year 2019.

(Thousands of euros)		
	2019	2018
Pre-tax profit from continued operations	284,963	241,345
Amortization, depreciation and impairment	420,596	385,946
Results from equity method entities, net of tax	(44,567)	(45,880)
Net profit on disposal of non-current assets	825	(31,350)
Financial income and expenses	247,310	244,125
Other results not involving the movement of funds	(28,929)	(26,696)
Adjusted pre-tax profit from continued operations	880,198	767,490
Changes in inventories	(7,871)	(4,997)
Current financial income and expenses	(145,042)	(242,416)
Income tax received(paid)	125,222	(56,505)
Changes in current assets/liabilities	(182,424)	113,566
Changes in non-current assets/liabilities	(551)	4,924
Net Cash flows from operations	669,532	582,062
Acquisitions of PPE, intangible assets and non-current financial assets	(451,718)	(490,627)
Disposals of PPE, intangible assets and non-current financial assets	520	2,689
Investments in group companies and associates	(17,038)	(44,943)
Disposals of group companies and associates		896,453
Dividends received from associates and other non-current financial investments	26,362	51,066
Net Cash flows used in investments	(441,874)	414,638
Dividends payments	(76,258)	
Dividends paid to external shareholders	(47,629)	(35,708)
From equity instrument issues		
From financial liability instrument issues	49,087	49,751
Payments on financial liability instruments issued	(240,446)	(231,507)
Net flows from financial instrument issues with the Group	137,235	(759,184)
Net flows from other current financial assets	(5,055)	37,234
Lease payments	(39,268)	
Other financial flows	80,949	
Net Cash flows from / (used in) financing	(141,385)	(939,414)
Effect of exchange rate fluctuations	702	(374)
Variation in cash and cash equivalents	86,975	56,912
Opening balance of cash and cash equivalents	209,061	152,149
Closing balance of cash and cash equivalents	296,036	209,061

CORPORACIÓN ACCIONA ENERGÍAS RENOVABLES, S.L. AND SUBSIDIARIES CONSOLIDATED CASH FLOW STATEMENT FOR FINANCIAL YEARS 2019 AND 2018

Attached notes 1 through 33 and the appendices are an inseparable part of the consolidated cash flow statement for financial year 2019.

NOTES TO THE CONSOLIDATED ANNUAL ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2019 CORPORACIÓN ACCIONA ENERGÍAS RENOVABLES, S.L.U. AND SUBSIDIARIES (Consolidated Group)

1.- <u>About the Group</u>

Corporación Acciona Energías Renovables, S.L.U. (hereinafter the "Parent Company" or the "Company") was founded as a limited liability company in Madrid on 12 June 2008. Its registered offices and headquarters are located in Alcobendas (Madrid), Avda. de Europa, 18.

The only shareholder of the Parent Company is ACCIONA, S.A. (see note 14a), a company whose stock trades on the Madrid Stock Exchange.

According to Chapter III.1 TRLSC, approved by Legislative Royal Decree 1/2010 of 2 July, Corporación Acciona Energías Renovables, S.L.U, the Parent Company of the Group, is registered in the Business Register as a Sole Shareholder Company.

Its corporate purpose consists of:

- The electricity business which encompasses different industrial and commercial activities ranging from the construction of wind farms to the generation, distribution and sales of different sources of energy.
- The provision of industrial services and those having to do with preparing for or supplementing the company's main activities, particularly those related to the supervision, operation, maintenance, repair and construction of installations.
- Drafting studies and undertaking research related to the electrical and energy business in general and renewable energies in particular.
- Providing services to investee companies and undertakings, to which end it may provide them with the necessary bonds and guarantees.
- Importing, exporting, manufacturing, transforming, marketing and distributing vegetable oil methyl esters as well as their components and derivatives.
- Managing the investments in other enterprises and companies of the business group.

Some or all of the activities enumerated above may be carried out by the company directly or indirectly through interests in other companies with identical or similar corporate purposes, in Spain or abroad.

The Company is currently the parent of a group of domestic and international companies called Group Corporación Acciona Energías Renovables, S.L. (hereinafter, the "Group"). The Group's core business is the promotion, construction, operation, maintenance and development of renewable energies; fuel imports and exports, sales and co-generation, including engineering, consulting and auditing of sites and projects and drafting plans.

The Group's installed power at 31 December 2019 is 8,053.2 MW (7,584.7 MW at 31 December 2018) in all of the technologies with which the Group operates at both the domestic and international levels.

2.- <u>Basis of presentation of the consolidated annual accounts and consolidation</u> <u>principles</u>

2.1 Basis of presentation and comparison of information

The consolidated annual accounts of Group Corporación Acciona Energías Renovables, S.L. and subsidiaries for the 2019 financial year were prepared by the parent company's Board of Directors held on 26th February, 2020 so as to show a true image of the consolidated equity and financial situation of the Group at 31 December 2019 and the consolidated financial performance, changes in the consolidated statement of recognised income and expenses, changes in the consolidated equity and consolidated cash flows that have occurred within the Group during the financial year ending on that date

These annual accounts were prepared in accordance with the regulatory framework for financial reporting applicable to the company, in particular, the principles and criteria established in the International Financial Reporting Standards (IFRS), as adopted by the EU pursuant to Regulation (EC) No 1606/2002 of the European Parliament and Council. The most significant mandatory accounting principles and measurement standards are summarised in note 3, along with alternatives allowed by law and the standards and interpretations that had not taken effect as of the date of these consolidated annual accounts.

These consolidated annual accounts were prepared from the Parent Company's accounting records and those of the other Group companies. Those records include information on joint ventures, groups and consortia in which the companies participate using the equity accounting method, that is, companies consolidated based on the percentage of ownership of the assets, liabilities and operations carried out after eliminating certain asset and liability balances and operations for the year.

Group Corporación Acciona Energías Renovables, S.L. files consolidated annual accounts voluntarily, since it is not obligated to do so under the exemption provided for in the Commercial Code for subgroups whose parent companies are subject to the laws of a member country of the European Union. Group Corporación Acciona Energías Renovables, S.L. is in turn part of the Acciona Group, whose consolidated annual accounts for the 2018 financial year were approved at the General Meeting of Shareholders of Acciona, S.A. held on 30 May 2019 and filed with the Madrid Commercial Registry. Likewise, the annual accounts of Group Acciona Energías Renovables for financial year 2019 will be consolidated with those of the Acciona, S.A. Group, prepared according to IFRS-EU, and filed, once approved, with the Madrid Commercial Registry as required by law.

These consolidated annual accounts present, for comparison purposes, only and for each item on the consolidated balance sheet, consolidated income statement, consolidated cash flow statement, consolidated statement of recognised income and expense, consolidated statement of total changes in equity, and the notes to the consolidated annual accounts, the corresponding amounts for the previous year as well as the amounts for the 2019 financial year, using identical accounting principles which are consistent with IFRS-EU.

The consolidated annual accounts of Corporación Acciona Energías Renovables, S.L. and the member companies of the Group for financial year 2019 are pending approval. However, the parent company's governing body believes that the annual accounts will be approved without material changes.

Unless otherwise indicated, these consolidated annual accounts are presented in thousands of euros which is the functional currency in the country where the member companies of Group Corporación Acciona Energías Renovables, S.L. operate. Foreign transactions are reported according to the policies established in notes 2.3.g) and 3.2.m).

2.2. Regulatory framework

Spain

Legislative Royal Decree 9/2013 passed on 12 July 2013 introduced urgent measures to guarantee the financial stability of the electricity sector.

This Legislative Royal Decree introduced significant changes to the applicable legal and economic framework and abolished, among others, Royal Decree 661/2007 of 25 May and Royal Decree 6/2009 of 30 April, with which most of the electricity production plants operated by Group Corporación Acciona Energías Renovables, S.L. in Spain were affiliated in terms of the supporting compensation scheme for renewable energies.

Under the new regulatory framework, in addition to the compensation for the sale of electricity at market rates, power plants can receive special compensation composed of a price per unit of installed power to cover the investment in standard facilities that cannot be recovered and a portion for operations that covers the differences between operating costs and revenues as a result of participating in the standard rate market.

For a standard facility, the compensation is calculated taking the following aspects into account over the regulatory useful life, assuming that the business is conducted by an efficient and well-managed company:

- a) Standard revenues from electricity sales at market production prices.
- b) Standard operating costs.
- c) Standard value of the initial investment.

The intention behind these compensation parameters is not to exceed the minimum level required to cover costs so as to enable these types of facilities to compete under equal conditions with the rest of the technologies on the market and obtain a reasonable return. As for what is considered a reasonable return, the Royal Decree indicates that it will be about the average return on a 10-year treasury note on the secondary market, pre-tax, plus a differential to be determined. The first additional provision of Legislative Royal Decree 9/2013 sets the differential for these facilities at 300 basis points, with the possibility of an adjustment every six years.

Law 24/2013 was passed in December 2013, replacing the Electricity Sector Act 54/1997 to reflect the new situation, eliminating the concept of the special regime and introducing the concept of special compensation and the criteria for defining what is considered a reasonable return.

Royal Decree 413/2014 of 6 June which was published on 10 June 2014 regulates electricity production using renewable energy sources, co-generation and waste. Subsequent to that, Order IET 1045/2014 was issued on 20 June 2014 and published in the Official State Gazette on 29 June 2014. This Order sets the final compensation parameters applicable to all current and future renewable energy plants. The new model, which is applicable as of 14 July 2013, defines the compensation of assets following the passage of LRD 9/2013.

In addition to the regulations mentioned above, the Group is also regulated under law 15/2012 which implemented tax measures for energy sustainability. Starting in 2013, this law applies to all electrical power production companies in Spain. All of the facilities operated by Group Corporación Acciona Energías Renovables, S.L. are subject to the payment of value added tax on electricity at a rate of 7% on all revenues from the sale of electricity. In addition, the law establishes a fee for the use of continental waters for the production of electricity. This fee imposes a 22% tax on the value of the electricity produced,

although there is a 90% reduction for facilities with less than 50 MW of installed powers and pumped storage stations. Finally, under Law 15/2012 thermoelectric solar plants are taxed doubly: on the one hand by excluding them from the premium for power generated from fossil fuel and on the other hand by taxing this fuel at a rate of $\notin 0.65$ per gigajoule of gas consumed.

Practically all of the facilities owned by the member companies of Group Corporación Acciona Energías Renovables, S.L. operate freely on the Spanish market, selling power to the pool through Acciona Green Energy Development, S.L., a group company which acts exclusively as a middleman.

The Resolution of 18 December 2015 of the State Secretariat for Energy, published in 2015, set the guidelines for participating in the system adjustment services and approved certain testing and operating procedures for adaptation to Royal Decree 413/2014 of 6 June, which regulates the production of electricity using renewable energy sources, cogeneration and waste. The Resolution, which took effect on 10 February 2016, enables those renewable power facilities that are considered eligible and that successfully pass the tests for each one of these services to participate in the system adjustment services and to be compensated accordingly.

Since then, Corporación Acciona Energías Renovables, S.L. has participated in the technical restrictions market with all of its renewable energy assets. In addition, in 2016 it began to participate in the tertiary regulation and deviation management markets, with a total of 3,372 MW of wind power enabled by REE.

With regard to the specific compensation for renewable facilities established in Royal Decree 413/2014, the first regulatory half-term ended on 31 December 2016. According to Article 14.4 of Law 24/2013 and Article 20 of Royal Decree 413/2014, at the end of each six-year regulatory period, the compensation parameters for standard facilities may be reviewed, except for the regulatory useful life and the standard value of the initial investment, while at the end of each regulatory half-term, which will last for three years, the estimated income from electricity sales will be adjusted for the rest of the regulatory period.

In December 2016, the Minister of Energy, Tourism and the Digital Agenda sent the CNMC the proposed order updating the remuneration parameters for facilities using renewables, cogeneration and waste for the 2017-2019 regulatory half-term. The proposal revises the pool projection for the period 2017-2019 downward and includes the adjustment values for deviations in the market price of previous years, which will be offset over the rest of the useful lives of the facilities as appropriate.

Order ETU/130/2017 was published on 22 February 2017. This order updated the compensation parameters for standard facilities applicable to certain electricity production plants that use renewable energy sources, co-generation and waste, applicable as of the regulatory half-term beginning on 1 January 2017.

Royal Decree-Law 10/2017 of 9 June, which was published in the BOE on 10 June 2017, introduces urgent measures to alleviate the effects of the drought in certain hydrographic basins and amends the recast text of the Water Law approved by Legislative Royal Decree 1/2001 of 20 July which, among other things, modifies the fee charged for the use of continental waters for the production of electricity established in Law 15/2012. The new fee, applicable as of 10 June, imposes a 25.5% tax on the value of the electricity produced, although there is a 92% reduction for facilities with less than 50 MW of installed power and a 90% reduction for pumped storage stations.

Order ETU/1133/2017 of 21 November, which was published in the BOE on 23 November 2017, amended Order IET/2013/2013 of 31 October which regulates the competitive mechanism for assigning demandside interruptible load management to take effect in the year 2018. This Order also modifies the availability service, reducing the period of application to the first half of 2018 and excluding all hydraulic facilities from the scope. In 2018, the impact on Acciona Energía was a reduction of about €650,000 in annual revenue.

In addition, Order TEC/1366/2018 of 20 December establishing electricity access tolls for 2019 partially repeals the regulations governing the availability service, eliminating this service from 2019 onward.

Royal Decree-Law 15/2018 of 5 October, on urgent measures for energy transition and consumer protection, which was published in the BOE in October 2018, calls for the temporary "suspension" of Value Added Tax on electricity production during the last quarter of 2018 and the first quarter of 2019. For the Energy Division of the ACCIONA Group, this translated into a tax savings of approximately \notin 22 million. A review by the Ministry for Ecological Transition of the compensation parameters to account for the impact of this is pending.

The biggest change in 2019 came with the passage of Royal Decree Law 17/2019 of 22 November, which introduces urgent measures to adapt the compensation parameters affecting the electricity system in response to the phasing out process of thermal power plants. The key aspects affecting the ACCIONA Group are:

- a) The reasonable return for the period 2020-2025 (inclusive) applicable to the specific compensation scheme (7.09%) is updated.
- b) Operators of facilities with primary compensation at the time of the 2013 cuts are allowed to maintain the rate of return set in the first regulatory period (7.398%) until 2031. This is contingent on the waiver of the continuation or initiation of new legal or arbitration proceedings, as well as the waiver of any possible compensation arising from such proceedings.
- c) The deadline for approval of the parameters order is extended to 29 February 2020^{1} .

The Company's assessment of this Royal Decree-Law is very positive, as it manages to maintain the value of the reasonable return until 2031 for the Acciona group's facilities.

United States

RPS is a market policy freely established by some states which requires that a minimum proportion of all electricity supplied come from renewable energies. The percentages vary from state to state, although most are between 20% and 30% for the period from 2020 to 2025. The measure is usually implemented through RECs (Renewable Energy Credits), a system of negotiable certificates for verifying that a kWh of electricity was generated using renewable energy. At the end of the year, electricity producers must have enough credit to cover their annual quotas or run the risk of a fine for non-compliance. The PTCs (Production Tax Credits) offer tax deductions on electricity production for the first 10 years of operation. The deduction is calculated per MWh and is adjusted each year based on the Consumer Price Index (regulated in the "Energy Policy Act").

In 2005, Congress established a 30% Investment Tax Credit or ITC which was initially applicable to solar energy projects.

In 2009, a law was passed allowing companies that were eligible for PTCs to receive ITCs in exchange or, alternatively, a payment equal to 30% of the investment.

Traditionally, these tax incentives have to be renewed annually, with the uncertainty that goes along with it, but in December 2015 a long term extension of both PTC and ITC was approved for both wind and solar

¹In this regard, on 9 January 2020 the CNMC circulated an initial proposal for an update order together with a report recommending application as of 1 January 2020.

Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.

power, with a gradual reduction of the incentive. As for wind technology, PTC decreases by 20% each year through 2020, at which time the incentive will be 0%. ITC will likewise be reduced gradually until it is eliminated in 2020. With regard to solar technology, an ITC credit of 30% will remain in effect through 2020 (31 December 2019) at which point it will gradually be reduced to 10% after the year 2022. The milestone for calculating these time periods is the commencement of construction.

In May 2016, the Internal Revenue Service (IRS) clarified what is considered a "construction start" for wind farm projects, which can be met with either a defined "physical work start" or a "safe harbour" of a certain minimum expenditure (5%). The IRS issued guidelines in June 2018 that further clarified when the construction of a solar facility begins to qualify for ITC. It provides two methods for determining the "construction start" date: i) when a significant amount of physical work has begun ii) when the "5 percent safe harbour test" is met by spending 5 percent or more of the facility's cost in the year construction begins.

The Bipartisan Budget Act of 2018 extended the PTCs and ITCs that had previously applied only to wind and solar energy to other renewable energy resources: biomass, geothermal, landfill gas, garbage facilities, small-scale hydropower and marine.

There is another tax benefit linked to the wind farm owner's ability to take advantage of accelerated amortization of most capital assets (Modified Accelerated Cost Recovery - MACR's), which can result in an average amortization period of five years. There is no expiration date on this tax benefit.

The fight against climate change in the US at the federal level suffered with the official announcement on 5 November 2019 that the US was withdrawing from the Paris Accord, which will take effect in one year. However, it is not clear that these measures will have a real impact, since there is a growing movement at the state level and among businesses who intend to step up their efforts to fill the void created at the federal level.

Progress was made in 2019 on the development of policies designed to promote the use of energy storage technologies. In 2018, FERC issued and implemented Order 841 which requires all Regional Transmission Operators (RTOs) and Independent System Operators (ISOs) to make changes to market rules so that energy storage can participate in all services. It also requires market operators to consider the specific physical and technical characteristics of a storage unit in market operations. 2019 was the year in which the Order was transposed in the different markets: in December 2018, the six RTOs and ISOs submitted proposals for compliance. Following the review, FERC staff issued deficiency letters, seeking further clarification and more granular details on the respective rule proposals which the different markets have been working on all year. It should also be noted that work is being done in this area at both the state and federal levels. States are beginning to set energy storage targets in their climate and energy legislation (e.g., Virginia has set a target of 3,100 MW for 2035). At the federal level, legislation is being debated and passed, such as the law that was passed in 2019 that establishes a research programme as well as a demonstration and technical assistance programme.

The problem caused by the new 30% tariffs on imported solar panels, which took effect in January 2018, continued in 2019. Certain measures announced during the year bought the tension level down. For example, the tariff is expected to be reduced by 5% each year and the first 2.5 GW of imported cells per year are exempt, as are certain innovative products.

Mexico

Until December 2013, the production, transmission and distribution of electricity was controlled by the federal government through the Federal Energy Commission (CFE).

The only options for renewable energy sales were Independent Energy Production (electricity plants that sell their production to the CFE directly) or Self-Supply Contracts (electricity productions plants that sell their production to a centre that owns a portion of the production plant).

On 20 December 2013, the constitution was reformed, introducing significant changes into the Mexican energy model which opened up the sector to allow for a higher percentage of private participation. The new Electricity Industry Act (LIE) published on 11 August 2014 lays out these substantial changes for the sectors: the state's role in the sector is limited to running the system and rendering transmission and distribution services; the different activities are legally separated; a wholesale electricity market is created which is operated by the National Energy Control Centre ("CENACE"), whose offers are based on cost; and a series of obligations is established for generators to be covered by Clean Energy Certificates (CELs). In addition, there will now be electricity contract auctions to cover the supply of electricity to the users of basic services. In long term auctions, the contracts include the assignment of clean energy, power and CELs. Contracts that were in place before the new law was passed will be allowed to continue.

The first market conditions were published in 2015 and will be re-evaluated every three years (the manual for that re-evaluations is in the discussion stage). In January 2016, SENER published a resolutions authorising the different interconnected systems to start operating the short-term market and for CENACE to start performing the functions of a day-ahead market. The Day-ahead market is current operating; the Real Time Market (RTM) will not open to the public until its Market Information System (MIS) is ready. The Power Balance Marketplace was inaugurated in February 2017 which determines the price that supports the previous year's capacity, volume and total amount. This an annual, ex-post market.

2018 will be the first year in which CELs are mandatory and must be submitted by consumers until they reach 5% of the electricity sold. CEL requirements for the Obligation Periods of 2020, 2021 and 2022 were published in March 2019 (7.4%, 10.9% and 13.9%, respectively), to supplement the rate already published in 2016 for the year 2019 (5.8%).

To date there have been three long-term auctions: two in 2016 and one in 2017. The last one included a clearinghouse to allow the participation of potential suppliers other than CFE. In 2018, the National Energy Control Centre (CENACE) announced the fourth long-term auction the purchase and sale of electricity, capacity and CELs, the first draft of which came out in March of that year, with prequalification and registration of potential buyers and submission of applications for prequalification for bids in August. It was suspended in December 2018 and cancelled in January 2019.

The latest PRODESEN (National Electricity System Development Programme) published by SENER for the period 2019-2033 estimates by 2033 clean energy will account for 35% of all power generated.

On 28 October 2019 an Agreement was published amending the Guidelines that establish the criteria obtaining the Clean Energy Certificates, which extends the possibility of generating CELs to the plants of the Federal Electricity Commission (CFE) prior to the Legacy Power Plants. Faced with the risk of an oversupply of CELs in the market, several generators are demanding this measure and are requesting protection. As a consequence, the rule has been suspended pending the publication of a final decision which is expected sometime in 2020.

Chile

In Chile, Law 20.257 (ERNC Law) from 2008 was amended by Law 20.698 (Law 20/25) and a target was set for renewables to account for 20% of all electricity generated by 2025. Electricity companies must prove what percentage of the electricity withdrawn from the system comes from these types of technologies. Penalties imposed by law for not complying with this obligation are 0.4 UTM per unaccredited MWh (approximately USD 32) and for companies that are repeat offenders within three years of the first noncompliance, the penalty is 0.6 UTM per unaccredited MWh (approximately USD 48). For

companies that have contributed more renewable energy than what they are obligated to do, the law allows them to transfer that excess to other companies. However, there is no green certificate market as such but rather bilateral contracts between interested parties and certification of the transfer which is accredited by a means of an authorised copy of the contract.

In order to meet the target, Law 20/25 also introduced annual auctions in keeping with the government's three-year demand projections. Introducing into the auction the possibility of bidding in differentiated blocks (Block A for the night, Block B for solar hours and Block C for the remaining hours of the day) facilitates the participation of renewables.

A resolution was published in April 2016 which approved the preliminary report establishing the regulated consumption values (in GWh per year) to be put out to bid in the coming years. The volumes included a reduction in the anticipated energy demand of approximately 10% between 2021 and 2041, which implies a significant decrease in what was to be auctioned this year (from the expected 13,750 GWh to approximately 12,500 GWh).

To date, there have been 3 auctions. The Chilean government's objective is for electricity distribution companies to have long-term supply contracts, 20 years from 2024, to satisfy the needs of price-regulated customers.

The Transmission Law, published in July 2016, establishes a new electricity transmission system and creates a single independent coordinating body for the national electricity system. Following the approval of the Transmission Act, work began on the associated regulations.

The regulations were approved in 2017 for the implementation of the CO2 emissions tax (exempt resolution 659) which, as proposed, calls for the payment of compensation by all generating companies, including non-polluting ones. However, in its final version compensation was greatly reduced due to changes in the way of accounting for them (annual instead of monthly - Acciona's suggestion).

In 2018, the Regulations for Supplemental Services and for the Coordination and Operation of the National Electricity System are withdrawn from the comptroller's office, delaying the approval process.

In January 2018, the Chilean government announced that the country would not build any new coal-fired power plants without carbon sequestration, and has begun talks to replace existing capacity with cleaner sources.

Following the riots that began in October 2019 and the different economic and political impacts that resulted, the government agreed to freeze tariffs using the *transitional electricity price stabilisation mechanisms for customers subject to tariff regulation* (Law 21.185 of 2/11/2019), which affects the public service distribution concessionaires, who will only be allowed to transfer pre-defined prices to their regulated customers and to the power generators who supply them, which will be subject to an adjustment factor during the transitional period.

Italy

On 18 July 2019, the Italian government signed the "FER1 Decree" Ministerial Decree granting new incentives renewable energy sources. The scheme will apply through the end of 2021 and will provide new incentives of around €1 billion per year.

The government anticipates allowing the construction of new plants with a total capacity of 8,000 MW. Projects under 1 MW will be selected based on a combination of environmental and economic

considerations. For projects greater than 1 MW, the incentive will be established through a competitive tender process open to all types of facilities, regardless of the renewable energy used. *Poland*

The Renewable Energy Act (RES Act) passed at 20 February 2015 replaces the green certificate incentive system with an auction premium system, although the change would not apply to existing facilities since the old and new systems would functional simultaneously. In an amendment published on 29 December, the introduction of auctions and the deadline for joining the green certificate system were delayed for 6 months until July 2016. Following the adoption of several amendments, the latest version of the RES Act was published in June 2016 and entered into force on 1 July 2016, but its application did not correct the oversupply of green certificates nor did it offer auctionable power for large wind and photovoltaic installations.

The Group ultimately decided not to sign onto the new system and to continue with the incentive system based on the green certificates.

An auction was held in December but was limited to small facilities, mostly biogas. A draft for the auction of 700 MW of renewables for large facilities was published in early 2017 which was originally expected to happen in the second half of 2017, but to date it has not taken place.

In addition, new amendments to the RES Act were passed in July 2017, particularly in relation to the Substitution Fee (the amendment now links the fee to declining market prices) and the auction conditions. In 2017, the "RES obligation" for the year 2018 was set at 18% (17.50% in green certificates and 0.50% in blue certificates) and 19% for the year 2019 (18.50% in green certificates and 50% in blue certificates).

The RES Act underwent significant changes again with the RES Amendment Act of 7 June 2018 (which took effect on 14 July 2018). The most consequential changes include an extension of the validity of building permits for wind facilities that do not meet the conditions set forth in the Distance Act, and a return to the taxable base established in the definition of the investment rate as of 1 January 2018 (only the construction elements of the wind turbine instead of all components).

Australia

The "Renewable Energy (Electricity) Amendment Bill 2015", passed in June 2015, introduced stability into the system of green certificates, setting a target RET of 33,000 GWh in 2020 and eliminating the target adjustments every two years (henceforth every four years). The first and only case to date of a company choosing to pay the penalty for non-compliance rather than submitting the corresponding renewable electricity certificated occurred in January 2017.

In 2016 the state of South Australia suffered a major blackout, as a result of which the storage and integration of renewables have taken on a more significant role in this country. The final version of the Finkel Report was published in June. The report was commissioned by the government following the blackout to make the system more safe and reliable and decrease emissions, in line with the Paris Accord. The report highlights the importance of an orderly, carefully studied and planned energy transition. The report also proposes the continuation of the RET after 2020: The Clean Energy Target (CET) would be based on a system of green certificates that would include RES and technologies that comply with emission limits. Some of the recommendations in the Report were approved at the meeting of the Coalition Joint Party held on 20 June, although the Ministry of Energy announced that the implementation of CET would be analysed in more detail.

In March 2017 the state of South Australia launched the SA Energy Plan which mentions battery storage as the basis for renewable technologies and the purpose of which is to provide the state with large-scale storage of renewable energy.

In April, the Clean Energy Council published a report with recommendations for eliminating regulatory barriers to storage and improving network security ("Policy and regulatory reforms to unlock the potential of energy storage in Australia") and in August the government of Victoria announced the auction of 650MW of renewables as part of a renewable auction scheme (VREAS) to meet the Victorian Renewable Energy Target (VRET) of 40% renewable energy by 2025.

In October 2017 the government announced the National Energy Guarantee (NEG) scheme to replace the current CET after 2020. The key aspects include: i) Reliability Guarantee (obligation for retailers to buy a certain amount of "dispatchable" coal, gas hydro or storage); ii) Emissions Guarantee (the obligation for retailers is that the electricity in their portfolios must meet a level of emission intensity to support Australia's commitment to reduce emissions by 26% by 2030). The Energy Security Board published the NEG design document, which was presented at the Energy Council meeting in April 2018. Australia would later suspend the bill containing the emission reduction target for the NEG.

Victoria's Labour Government, elected in November 2018, promised to increase the state's renewable target to 50% by 2030, based on the already legislated target of 40% by 2025. In this regard, on 30 October 2019 the Renewable Energy (Jobs and Investment) Amendment Bill 2019 (Vic) was passed, introducing the VRET 2030 target into law. In the absence of a federal renewable target after 2020, investment will continue to be driven by the states.

India

The National Climate Change Plan published in 2008 sets a target of 15% of renewable energies by 2020. The attainment of this goal will require the participation of both national and state governments. In June 2015, the national target for 2022 was adopted: 175GW of renewable capacity, of which 100GW will be Solar and 60GW Wind.

Currently, renewable development in India is based on auctions, which result in the assignment of a tariff. In 2018, 19GW of solar and wind projects were awarded by auction, with the minimum solar price reaching 2,440 rupees/ MWh (\$34.91/ MWh).

Following the publication of the National Wind-Solar Hybrid Policy in May 2018, a 1,200 MW hybrid solar and photovoltaic auction was held in December, in which 840 MW were awarded. In an attempt to promote innovative technologies, 50 MW of floating solar were auctioned and awarded. The Ministry of New and Renewable Energy has announced plans to auction 500 GW of renewable energy by 2028.

In addition to low auction prices, transmission costs (intra-state and inter-state) and the uncertainty associated with land have become key factors in the development of India's renewable sector.

In addition to auctions, there is a developing market for direct supply contracts between generators and consumers. It is estimated that 4.6GW of renewable projects were linked to a corporate PPA by the end of 2018: 1.4 GW signed in 2018 (almost all solar), making India the largest market in Asia. The costs involved, the ease with which permits can be obtained, and the obligations arising from the scheduling and communication of electricity delivered to the grid vary from state to state.

Extra income from this type of contract comes from the RECs. The system was introduced in 2010 as a way of helping states with fewer renewable resources meet their obligation: if the company that has signed

a PPA sells electricity through the grid to an end customer rather than a distributor or seller, it can apply for RECs.

In addition, something happened in 2019 that could increase interregional transmission capacity, resulting in a more dynamic market: the 2019-2020 Union budget introduces a plan that provides for the interconnection of five regional Indian networks to operate on the same frequency. The scheme will be implemented by 30 June 2020 to enable power transfer by ensuring the connectivity of all states at an affordable price.

South Africa

The government introduced the Energy Independent Power Producers Procurement Programme (REIPPP) in 2011, an auction system for the purchase of 13 GW of renewable electricity.

There have been four rounds to date and we are waiting for the fifth. The electricity is sold to Eskom for a fixed rate. In February 2016 it was announced that Round 5 would consist of 1.6 GW of new capacity. However, the auctions were halted due to financial problems at Eskom, the state distributor and sole contractor for all independent power producer projects. The South African government signed the pending 2017 power purchase agreements related to the REIPPP rounds (Rounds 3.5 and 4, agreements with 27 independent power producers in April 2018, after more than two years of delays). The Round 5 auction was expected by the end of 2018 but has not yet taken place.

The Integrated Energy Plan (IEP) and the assumptions and base case of the 2010-2030 Integrated Resource Plan (IRP) were published in November for comments. The IEP describes the energy sector, indicating the ideal mix of energy sources to satisfy the countries energy needs, while the IRP focuses on the electricity sector in a prescriptive manner and is based on the IEP. The IRP Update Draft Report was published in August 2018 and opened for comment. The consultation period ended in 2018. The definitive IRP was published in 2019.

On 18 October 2019 the IRP (Integrated Resources Plan) was finally published, which is the electricity infrastructure development plan that serves as the basis for the NDP (National Development Plan). It gives an indication of what will be developed in the period 2020-2030 and is based on balancing electricity supply and demand at a minimum cost and taking into account security of supply and environmental criteria. The IRP has taken a turn, reducing coal and abandoning the idea of building new nuclear power facilities on a massive scale. It is worth noting that while some scenarios of the previous IRP envisioned the construction of an additional 9.6 GW of nuclear capacity, the new plan merely extends the life of the existing nuclear power. In addition, the installation of new wind and solar power is maintained through auctions and the margin of action for private operators in the field of distributed generation is extended, raising the limit of what can be installed. The plan mentions the importance of storage to enable the large-scale deployment of renewables, and provides for the installation of new storage capacity. Moreover, it mentions a battery pilot project that is already being prepared.

On 1 June 2019, a law was passed establishing the carbon tax in South Africa. The implementation of the tax was delayed several times, but has now been officially published. The first phase of the tax runs from 1 June 2019 to 20 December 2022, with a tax rate of 120 rand (\$8.34) per tonne of carbon dioxide equivalent.

Canada

Under the Greenhouse Gas Pollution Pricing Act, the Federal Carbon Pollution System was adopted in June 2018. The system has two key points:

- a tax on fossil fuels (paid by fuel producers or distributors rather than consumers),
- and a cap-and-trade pricing system for industry (Output Based Pricing System).

Facilities that exceed the annual limit may purchase excess emission credits from other facilities or pay the carbon price. For 2018 and 2019, the carbon pricing system applies to industrial installations emitting 50 kilotons or more of CO2 equivalent per year.

As part of the federal government's commitment to ensure that carbon prices are applied across Canada, the Prime Minister announced the territorial application of the system in October 2018.

At the beginning of 2019, the provinces of Ontario, New Brunswick, Saskatchewan and Manitoba did not have their own emissions reduction strategies. Consequently, as of April 2019 these provinces now have a government-imposed carbon tax.

The federal support system consists of two components: (i) a tax-like component that is a regulatory charge on fuels and (ii) a baseline ETS and credit for emission-intensive and trade-exposed industrial facilities, called the Output-Based Pricing System (OBPS). Most of the revenue from the federal system is returned to the province or territory where it was collected.

The rest of the States already have their own carbon tax. Alberta implemented a tax on all types of fuel in 2017. However, the new conservative prime minister removed the tax, so Alberta will soon be subject to the federal tax as well.

Ukraine

In 2015, Ukraine assumed the ambitious target of producing 25% of its power using renewable energy sources by 2035. To that end, Ukraine has been supporting this effort through a Green Tariff, a "feed-in tariff" on generation.

In 2019 it launched a new auction mechanism for new plants. The Auction Law of 22 May 2019 introduces changes in the Green Tariff scheme and establishes the framework for auctions. The Green Tariff (previous model) and the auction scheme are intended to operate in parallel so that wind farms already in existence when the legislation takes effect can either stay with the previous scheme or take part in the auctions.

As with the Green Tariff, government support will be provided by guaranteed purchases by the state through the specially designated and authorised Guaranteed Buyer of all electricity produced using renewal energy sources within the quota purchased auction at the established fixed rate.

The Group's wind farms in this country are selling their electricity under the Green Tariff regulations in all cases.

Other countries

The facilities owned by the other member companies of the Group Corporación Acciona Energías Renovables, S.L. in other countries are governed by the particular laws applicable in the countries where they are located, operating in the free market to the extent that the country's laws allow.

2.3. Consolidation principles

a. Consolidation principles

Companies over which the Group has control according to IFRS 10 are fully consolidated. These companies are considered subsidiaries. The consolidation method is explained in part d) of this note and detailed in Annex 1.

In cases where operations are managed jointly with third parties and it is determined that the other party has direct rights and responsibilities stemming from the proportional part of the assets and liabilities under the agreement, the Group applies the proportional consolidation method that is explained in part e) of this note. The companies carried by this consolidation method are listed in Annex II.

Companies not included in either of the preceding categories over which the parent has significant influences in management, or are joint ventures, are considered associates and are carried using the "equity method" (see Annex III). This consolidation method is explained in part f) of this note.

For wind projects in the United States with Production Tax Credits or PTCs and accelerated fiscal amortization, external partners are incorporated whose economic interests very over the life of the projects although the Group maintains control over the financial and operational aspects of the projects. These companies are consolidated using the full consolidation method. These partners continue to hold interests in the companies' share capital, obtaining tax benefits and even a rate of return on their investments which depends on each project's performance. The Group holds purchase options at market value on these projects when the investor-partner obtains a return.

b. Elimination on consolidation

All balances and the effects of significant transactions between subsidiaries and the parent company or between the subsidiaries and joint ventures themselves are eliminated during the consolidation process

In transactions with associates and joint ventures, a percentage of the earnings equivalent to the Group's stake in their share capital is eliminated.

c. Standardisation

The consolidation of the companies that are part of the consolidated business group is based on the individual annual accounts prepared in accordance with the Spanish General Accounting Plan for companies in Spain and in accordance with local accounting rules for foreign companies. All significant adjustments needed to comply with International Financial Reporting Standards and/or to bring them in line with the Group's accounting policies were considered in the consolidation process.

d. Subsidiaries

Subsidiaries are undertakings which the Company has the power to control. This ability is generally considered to exist if the following three conditions are met: power over the investee; exposure to or right to participate in the variable results of the investment and the ability to use that power to influence the amount of the returns.

The subsidiaries' annual accounts are consolidated with the parent's using the full consolidation method Consequently, all significant balances, transactions and results between consolidated companies are eliminated in the consolidation process.

When a new subsidiary is acquired, the assets and liabilities and the contingent liabilities are calculated at fair value on the acquisition date, which is when the parent takes control of the subsidiary, according to IFRS 3 - "Business Combinations". Any excess of fair value over the acquisition cost of the identified net assets is recognised as goodwill. If the cost of acquisition is less than the fair value of the net assets of the subsidiary acquired, the difference is recognised directly in the income statement.

The results of subsidiaries generated during the year are consolidated taking into account only those generated on or after the acquisition date. Likewise, the results of subsidiaries that are disposed of during the year are consolidated taking into account only those generated up to the disposal date.

In addition, the interests of minority shareholders are calculated in proportion to the fair value of the recognised assets and liabilities of the minority shareholders.

Third party interests in the share capital of investee companies are shown under "Non-controlling interests" on the consolidated balance sheet under the heading of Group Equity. Similarly, their interest in the financial year's profit or loss is shown under "Non-controlling interests" on the consolidated income statement.

e. Continuing operations

Joint ventures are those undertakings that are jointly managed by a Group company and one or more unrelated third parties, where the parties act jointly to direct the relevant activities and share in the control over decision-making, strategies and, where required, unanimous consent of the parties.

Joint agreements in which it can be concluded that the other party has direct rights and responsibilities stemming from the proportional part of the assets and liabilities under the agreement are considered joint ventures.

The financial statements of joint ventures are consolidated by the Company using the proportional integration method so that their balances are only added and subsequently eliminated in proportion to the Group's percentage of ownership in the share capital of these companies.

The assets and liabilities of joint ventures are classified on the consolidated balance sheet by type. Likewise, the income and expenses originating from joint ventures are consolidated and classified on the consolidated income statement by type.

f. Equity method

Associates and joint ventures (jointly controlled business that entitles the partners to a share of the net assets) are carried by the "equity method" in the consolidated annual accounts, that is, the percentage of equity which represents the stake held by the Group in their share capital, net of any dividends received and other eliminated equity items

The value of these holdings on the consolidated balance sheet may include the goodwill that arises from the acquisition.

When the Group's investment in associates is reduced to zero, the implicit additional obligations in the subsidiaries, if any, are consolidated by the equity method under the heading of "Non-current provisions" on the balance sheet.

In order to present the results in standardised format, the results of associates are shown on the consolidated income statement before and after taxes.

g. Gains(losses) on exchange

During the consolidation process, the assets and liabilities from the Group's foreign transactions in currencies other than the euro are converted at the exchange rate in effect on the date of the balance sheet. Income and expenses are converted at the average exchange rates for the period unless there are significant fluctuations. Share capital and reserve accounts are converted using historical exchange rates. Any differences arising on exchange are classified as equity. These conversion differences are recognised as income or expenses for the period in which the acquisition or disposal takes place.

h. Changes in the consolidation perimeter

Annex I shows the changes to the consolidation perimeter in fiscal years 2019 and 2018. The impact on the enclosed consolidated annual accounts is discussed in the pertinent notes of this report.

There were no significant changes in the consolidation perimeter in 2019.

3.- <u>Main accounting policies</u>

3.1 Adoption of new standards and interpretations

Standards and interpretations applied this financial year

The following modifications and interpretations of accounting standards which took effect in 2019 were considered in preparing the enclosed consolidated annual accounts:

Standards, modifications and interpretations	Description	Mandatory application for fiscal years starting on or after:
<u>Approved for use in the EU</u>		
IFRS 16 – Leases	Replaces of IAS 17 and associated interpretations. The new standard proposes a single accounting model for leases which will include all leases on the balance sheet (with some limited exceptions), having a similar impact to that of financial leases at present (depreciation of the asset through right-of-use and financial expense for the depreciated cost of the liability).	1 January 2019
Amendment to IFRS 9 - Characteristics of early termination con negative compensation	Under this amendment, some financial assets that can be cancelled early for a lower amount than the outstanding principal and interest on the loan can be measured at amortized cost.	1 January 2019
IFRIC 23 - Uncertainty over income tax treatment	This interpretation clarifies how to apply the measurement and recognition standards of IAS 12 when there is uncertainty surrounding whether the tax authorities will accept the tax treatment used by the company.	1 January 2019
Amendment to IAS 28 - Non- current interest in associates and joint ventures	Clarifies that IFRS 9 should apply to non-current interests in associates and joint ventures if the equity method is not used.	1 January 2019
Amendment to IFRS 3 - Business combinations - 2015-2017 improvement cycle	Acquisition of control over a business previously registered as a joint venture.	1 January 2019
Amendment to IFRS 11 - Joint Ventures - Improvement Cycle 2015-2017	Acquisition of joint control over a joint operation constituting a joint venture	1 January 2019
Amendment to IAS 12 - Income taxes - Improvement Cycle 2015- 2017	Recording the tax impact of the remuneration of financial instruments classified as equity.	1 January 2019

Amendment to IAS 23 - Borrowing costs - Improvement Cycle 2015- 2017	Capitalisation of interest on outstanding financing, specific to a ready-to-use asset.	1 January 2019
Amendment to IAS 19 - Modification, reduction or	Clarifies how to calculate the service cost for the current period and the net interest for the rest of a yearly period when there is	1 January 2019
liquidation of a plan	a change, reduction or settlement of a defined benefit plan.	

With respect to IFRIC 23 - Uncertainty over Income Tax Treatment, the Group reviewed in each jurisdiction whether there is any uncertainty about the acceptability by the relevant tax authority of certain tax treatments used. The initial application of this interpretation did not result in any adjustment to the balance of retained earnings and only required the reclassification of certain balances between "Provisions" and "Other liabilities", so its application has not represent substantial modifications.

On 1 January 2019, IFRS 16 - Leases came into force, replacing IAS 17 - Leases, IFRIC 4 - Determining whether an arrangement contains a lease, SIC 15 - Operating leases-incentives and SIC 27 - Evaluating the substance of transactions taking the legal form of a lease.

This new standard proposes a single model for lessees in which a liability is recognised for the lease payments to be made at the inception date of a lease, including at the start of any extensions that are considered reasonably certain, and an asset that represents the right to the use of the underlying asset during the term of the lease.

Lease obligations refer to committed fixed payments and initial or future payments that are considered highly probable, excluding any variable payments that depend on the future measurement of a parameter. The liability is discounted at the interest rate implicit in the contract or, failing that, at the Group's incremental interest rate.

The assets recognised as "right-of-use" assets are initially recognised at the amortized cost of the contract and are subsequently measured at cost less any accumulated depreciation and recognised impairment losses.

Since it is materially impossible to identify the implicit interest rates of each one of the leases in force at 31 December 2018, the incremental interest rate of each contract was used for the first-time application.

Transition to IFRS 16 - Leases:

Group Corporación Acciona Energías Renovables, S.L. has chosen to apply the standard on a non-retrospective basis starting on 1 January 2019 and not restating the past years comparative numbers.

Accounting for leases where the Group acts as lessor was not affected by this standard.

For the measurement of the leases in which the Group acts as lessee, a mixed transition method has been chosen whereby, depending on the characteristics of the agreements in force and the historical information available on them, the Group, at 1 January 2019, has applied the modified retroactive transition method (paragraph C8 (b) (i)) or the modified simplified retroactive transition method (paragraph C8 (b) (ii)).

Regarding the leases on the land where the wind-power generation facilities are located, after careful consideration serious doubts arose concerning the transfer of the right to substantially obtain all of the economic benefits from the use of the asset and control over the asset. The lessor's access rights and the ability to conduct business on the land was interpreted by the Group as a limitation on its ability to have exclusive control over the use of the land. Therefore, the Group initially decided to exclude these contracts from the scope of IFRS 16.

However, experience has shown that this issue has not been treated uniformly by the various issuers. Therefore, aware that this interpretation involves a high degree of judgment that is not exempt from discussion and based on numerous conversations with the market regulator, in the interest of consistency the Group ultimately decided to include these leases within the scope of IFRS 16 in these financial statements.

The impact of the first application of IFRS 16 on the Group's consolidated balance sheet at 1 January 2019 is indicated below:

	01.01.2019		01.01.2019
Land	210	Bookings	(16)
Plant	70	Non-controlling interests	(6)
Buildings	8	Equity	(22)
Vehicles	1		
Right-of-use	289		
Deferred tax assets	6	Lease obligations	317
Other assets		Financial liabilities	317
TOTAL ASSETS	295	TOTAL LIABILITIES AND EQUITY	295

The table below shows the reconciliation between the amount of operating lease commitments in force at 31 December 2018 and the liability for "Lease obligations" recognised at 1 January 2019 on first-time application:

	Millions of euros
Operating lease commitments (see Note 5)	622
Low value leases:	(1)
Short-term leases:	6
Discount adjustment	(310)
Lease obligations	317

The remaining standards, amendments and interpretations are not expected to have a significant effect, either because they do not represent any significant change or because they refer to economic events that do not affect the Group.

Standards and interpretations issued but not yet in force

At 31 December 2019, the following standards and interpretations were published by the International Accounting Standards Board (IASB) but are not yet in force, either because the effective date is after the closing date of the consolidated annual accounts or because they had not yet been adopted by the European Union:

Standards, modifications and interpretations	Description	Mandatory application for fiscal years starting on or after:
<u>Approved for use in the EU</u>		
Amendments to IFRS 9, IAS 39, and IFRS 7 - Reference interest rate reform	Amendments to IFRS 9, IAS 39 and IFRS 7 related to the ongoing reform of reference interest rates	1 January 2020
Amendment to IAS 1 and IAS 8, Definition of "materiality"	Amendments to IAS 1 and IAS 8 to align the definition of "materiality" with the one contained in the conceptual framework	1 January 2020

Standards, modifications and interpretations	Description	Mandatory application for fiscal years starting on or after:
Not approved for use in the EU		
Amendment to IAS 1, "Presentation of Financial Statements".	Classification of liabilities as current and non-current	1 January 2020
IFRS 17 - Insurance Contracts	Replaces IFRS 4 and clarifies the principles of registration, measurement, presentation and disclosure of insurance contracts in order to ensure that the entity provides relevant and reliable information that allows the users of the information to determine the effects of the contracts on their financial statements.	1 January 2020
Amendment to IFRS 3:	Clarification of the definition of business	1 January 2020

The Group's directors do not expect any significant changes due to the introduction of the published standards, amendments and interpretations which have not yet taken effect, either because they are prospective in nature, modifications of presentation and/or disclosure standards and/or because they deal with issues that do not apply to the Group's operations.

3.2 Measurement standards

The measurement standards used to prepare the Group's consolidated Annual Accounts in accordance with the International Financing Reporting Standards adopted by the European Union (IFRS-EU) are as follows:

A) <u>Property, plant and equipment</u>

Fixed assets acquired for production, for the provision of goods or services or for administrative purposes are shown on the consolidated balance sheet as the lesser of the cost of acquisition or production, less the cumulative depreciation or recoverable value.

The cost of expansions, upgrades and betterments leading to an increase in productivity, capacity or efficiency, or a lengthening of the useful lives of property, plant and equipment items are capitalised. The acquisition cost includes professional fees and the financial expenses incurred during construction which are directly attributable to the acquisition, construction or production of qualified assets, which are those that require a substantial period of time before they are ready for use. All financial expense associated with the financing used to build the associated assets is capitalised during the construction period.

Capitalisation of interest begins when the expenses related to the assets are incurred, the interest has accrued and the activities required to prepare the assets or parts of the assets for their intended use are being carried out. It ends when all or substantially all the activities necessary to prepare the assets or parts of the assets for their intended use have been completed. However, capitalisation of interest is suspended during periods when activities are interrupted, if these are prolonged significantly over time, unless the temporary delay is necessary to bring the asset into operating condition.

The cost of fixed assets includes the estimated cost dismantling or removal cost as well as the restoration of the place where they are located to its original state, provided that such obligations were assumed as a consequence of using the place for a purpose other than the production of inventories.

Assets that are removed from service because of upgrading processes or for any other reason are recorded by removing the carrying balance from the corresponding cost and accumulated depreciation accounts.

In-house costs are capitalised and related assets are measured at accumulated cost which is obtaining by adding external costs plus in-house costs, which are determined on the basis of in-house materials

consumption and manufacturing costs incurred. At 31 December 2019, €434 million was recognised under "Other income" in the enclosed consolidated income statement for work carried out by the Group on its own assets, mainly wind projects in Mexico, Australia, Chile and the United States.

Conservation and maintenance costs are carried to the consolidated income statement of the fiscal year in which they are incurred.

Depreciation is generally calculated using a straight-line method on the acquisition cost of the assets less the residual value. It is understood that the land on which buildings and other constructions are built has an indefinite useful life and is therefore not subject to depreciation. Companies depreciate property, plant and equipment by spreading the cost of the assets over the estimated useful life. The annual depreciation rates for 2018 are as follows:

Annual depreciation rate	
ASSETS ASSOCIATED WITH THE ELECTRICITY BUSINESS	
Wind farms	4%
Special regimen hydroelectric power plants	4%
Ordinary regimen hydroelectric power plants	1.33 - 2%
Thermosolar power plants	3.33%
Other electricity-generating plants and biofuel production plants	4%
OTHER ASSETS	
Buildings	2%
Other plant and machinery	5 - 16.6%
Other plant, tools and equipment	10 - 20%
Other PPE	20-33.3%

Consolidated companies recognise any loss in the recorded value of these assets due to impairment with a balancing entry under "Results of assets impairment " on the consolidated income statement. The criteria for recognising impairment losses to these assets and any subsequent recovery of those losses are described in section d) of this note.

B) <u>Leases and right-of-use</u>

A contract is deemed to contain a lease if there is a transfer of the right to direct the use of an identified asset for a period of time in exchange for a consideration.

At the inception date of a lease, a liability is recognised for the lease payments to be made, including any reasonably certain extensions, along with an asset representing the right to use the underlying asset for the term of the lease.

The assets are recognised as "right-of-use" assets and are initially classified according to the type of underlying asset. They are initially recognised at the amortized cost of the contract and are subsequently measured at cost less any accumulated depreciation and impairment losses. These assets are depreciated on a straight-line basis over the life of the contract, except where the useful life of the asset is shorter than the term of the contract or where it is believed that a call option on the asset will be exercised, in which case the depreciation period coincides with the useful life of the asset.

Lease obligations are recognised under "Lease Obligations" and reflect the committed fixed payments and initial or future payments that are highly likely to be required (direct costs associated with start-up or penalties, among others), excluding from this calculation variable income dependent on the future measurement of a parameter. These liabilities are measured at amortized cost using the implicit interest rate of the contract or, if this cannot be easily determined, the Group's incremental interest rate for that

contract. The liability is discounted using the effective interest method and decreased by the payments made.

The liability is revalued, generally as an adjustment to the usage right asset, whenever there are subsequent changes to the contract, such as in the following cases: changes in lease terms, changes in future lease payments due to updating the indexes indicated in the contract, changes in future payments, etc. In the event of changes that alter the term of the lease or substantial changes to the scope of the lease, the contractual liability is revalued using the updated discount rate.

There are two exceptions to the recognition of lease assets and liabilities for which the expense is recorded in the income statement on an accrual basis:

- *Low value* leases: This refers to leases that are insignificant, i.e. contracts whose underlying asset is deemed to be of little relevance. The Group has determined that \notin 5,000 is the reference amount for determining the upper limit of this value.

- Short-term leases: Contracts with estimated rental terms less than 12 months.

Leases (accounting policy from the lessee's perspective, amended in 2019 by IFRS 16):

Lessee's perspective:

The comparative figures for 2018 included in these financial statements for the leases in which the Group companies acted as lessees are measured in accordance with IAS 17 - Leases. Under that standard, leases are classified as finance leases provided that the terms of the lease call for substantially all the risks and rewards incidental to ownership of the assets covered by the lease to be transferred to the lessee. All other leases are classified as operating leases.

Financial leases

The companies acting as lessees showed the cost of the leased assets in the consolidated balance sheet, based on the nature of the asset covered under the contract, and simultaneously a liability for the same amount. The same standards are used to depreciate these assets as those applied to property, plant and equipment of a similar nature.

Financial expenses arising from these contracts are charged to the consolidated income statement in such a way that the cost remains consistent over the term of the lease.

Operating leases

In operating leases where the ownership of the leased asset and substantially all the risks and rewards of the asset remained with the lessor, the cost of the lease, including any incentives granted by the lessor, were charged to the income statement.

C) <u>Other intangible assets</u>

Intangible assets are initially stated at cost and/or cost of production and are later stated at cost less accumulated amortization and/or any losses due to impairment they have experienced.

All of the intangible assets of Group Corporación Acciona Energías Renovables, S.L. are considered intangible assets with defined useful lives and are amortized accordingly, using criteria that are similar to

those used for the amortization of fixed assets, which are basically equivalent to the following amortization percentages (determined based on the average estimated useful lives of the different items):

Annual amortization rate	
Development	20%
Concessions and other rights	3.33 - 5%
Computer software	10 - 33%

Consolidated companies recognise any loss in the recorded value of these assets due to impairment with a balancing entry under "Net impairment losses" on the consolidated income statement. The criteria for recognising impairment losses to these assets and any subsequent recovery of those losses are described in section d) of this note.

Research and development

The cost of research activities is recognised as expenses in the period in which they are incurred, with the exception of those projects in which an identifiable asset is created which is likely to generate economic profits in the future and the cost of developing the asset can be reliable evaluated.

The Group's development expenses, fundamentally related to wind farm business, are only recognised as assets if they are likely to generate economic profits in the future and the cost of developing the asset can be reliably evaluated.

Development costs are amortized on a straight line basis over their useful lives. When the criteria mentioned above are not met, the development cost is recognised as an expense in the year in which it is incurred.

Administrative concessions

Administrative concessions include the cost of acquiring concessions to exploit hydroelectric resources. They are amortized on a straight-line basis over a period of twenty-five years from the commissioning date of the power plant, which reflects the useful life of the assets and is always shorter than the concession term. Depending on the terms of the administrative concession, at the plants are returned to the State in good operating condition at the end of the established term.

Also included under this heading is the acquisition cost of the rights to the land where certain wind farms operated by the Group are located. These assets are amortized on a straight line basis over the life of the land rights contract starting when the facility becomes operational.

This includes the cost of the intangible rights and identifiable value acquired in business combinations which will make it possible to develop additional production facilities in the future and which are amortized on a straight line basis over the estimated useful lives of the facilities once they are up and running. In addition, these intangible assets are written down when they experience a drop in value.

The Group also includes under the heading of administrative concessions the fixed assets associated with the concession business where the risk of recovering the investment is assumed by the operator (IFRIC 12). These types of concession activities are carried out through investments operated by project companies and the most salient features of which are as follows:

- The concession infrastructure is owned by the body that grants the concession.

- The grantor, which may be a public or private entity, controls and regulates the services rendered by the concession holder and the conditions under which they are rendered.
- The assets are operated by the concession company according to the standards laid out in the award specifications for a particular period of time. At the end of that time, the assets revert to the grantor of the concession and the concession holder holds no rights over them.
- The concession holder earns income for the services rendered, either from the users directly or from the grantor of the concession.

The accounting criteria applied by the Group in relation to these concession projects are as follows:

- Capitalize the financial expenses incurred during the construction period and do not capitalize those incurred after the facility become operational.
- Straight-line depreciation of the fixed assets associated with the concession over the life of the concession.
- Concessions adhere to the criterion of amortizing the entire investment plus the estimated costs needed to return the asset in good working order at the end of the project.
- These assets are normally built by a member company of the Group. In this regard, the income and expenses related to the construction of infrastructure or betterments are recognised as a gross amount (sales and cost of sales in the consolidated accounts), recognised the construction margin in the consolidated annual accounts. No adjustments were necessary for this reason in 2019 or 2018.

Computer software

The acquisition and development costs incurred in relation to the basic computer systems used in the management of the Group are recognised with a charge to "Other Intangible Assets" in the consolidated balance sheet.

Computer system maintenance costs are recognised with a charge to the consolidated income statement for the year in which they are incurred.

D) Impairment of the value of tangible and intangible assets.

On the date of each balance sheet, the Group reviews the carrying value of the PPE, intangible assets and goodwill to determine whether there are indications of a loss of value due to impairment. If there is any such indication, the recoverable amount of the asset is calculated to determine the extent of the loss due to impairment. If the asset does not generate cash flows independently of other assets, the Group calculates the recoverable amount of the smallest identifiable cash-generating unit to which the asset pertains.

If it is estimated that the recoverable amount of an asset or a cash-generating unit is less than the carrying value, the value of the asset or the cash-generating unit is reduced to the recoverable amount.

When an impairment loss is subsequently reversed, the carrying value of the asset or the cash-generating unit is increased to the revised estimated of the recoverable amount but in such a way that the carrying value when increased does not exceed the carrying value that would have been existed had no impairment loss been recognised for the asset or cash-generating unit in prior financial years.

The recoverable amount is the fair value less the cost to sell or the value-in-use, whichever is greater. The method used to estimate value-in-use depends on the type of asset involved. The Group considers two types of assets: goodwill in consolidated companies and assets with limited durations (primarily electricity-generating assets). The valuation methodology is explained below.

Fixed assets associated with projects

Grouped under this heading are the projects with limited durations characterised by contractual structures that makes it possible to determine with some assurances how much the project will cost (both in the initial investment phase and the operating phase) and to reasonably project the income that will be earned over the life of the project (fundamentally, the Group's tangible and intangible assets).

To calculate the value-in-use of these types of assets, the Group estimates the expected cash flows through the end of the asset's useful life. No terminal value is considered. This is possible because:

- The assets are associated with stable, long-term production which makes it possible to make reliable estimates for prolonged periods.
- There are plentiful historical series from reliable external sources.
- Determining revenues and estimating prices are based on a thorough understanding of markets and a careful analysis of the parameters that determine market prices when not directly insured by electricity futures contracts.
- The operating costs are known and are low in volatility.
- Most of the projects are financed by non-current debt directly associated with the flows from the projects, with fixed conditions that make it possible to forecast the expenditures that will be needed to service the debt.

The forecasts include all known data (based on the project contracts) and fundamental hypotheses supported by specific studies performed by experts or historical data (demand, production, etc.). Macroeconomic data such as inflation, interest rates, etc. are also forecast using data from specialised independent sources (e.g., Bloomberg).

The discounted cash flows are obtained by the shareholder after servicing the debt. The discount rates used to discount these cash flows consider the cost of capital and include the business risk and the country risk for the country where the business is located.

At 31 December 2019 and 2018, the Group had not recognised any significant amounts on the consolidated income statement for this item.

E) Information to be disclosed on financial instruments

Qualitative and quantitative disclosures in the consolidated annual accounts regarding financial instruments, risk management and capital management required under IFRS 7 are discussed in the following notes:

- Categories of financial assets and liabilities, including derivative financial instruments and measurement standards are discussed in note 3.2.f).

- Classification of fair value measurements for financial assets and for derivative financial instruments according to the fair value hierarchy established in IFRS 7 is discussed in note 3.2.f).
- Disclosure requirements (quantitative and qualitative information) for capital are discussed in note 14 d).
- Accounting and risk management policies are described in note 17.
- Derivative financial instruments and hedge accounting are discussed in note 18.
- Transfers from equity to income due to the settlement of hedging operations using derivative financial instruments are discussed in note 25.

F) <u>Financial instruments</u>

Current and non-current financial assets, except hedges

The financial assets held by Group companies are classified in two large blocks based on their subsequent valuation method:

- Financial assets at amortized cost: This refers to assets expected to be held in order to obtain contractual cash flows from the collection of principal and interest (if applicable). They are recorded at amortized cost, this being understood as the initial market value, less any principal that is repaid, plus the interest accrued but not received, calculated using the effective interest rate method. The types of assets in this category are:
 - Loans and receivables: those arising from the supply of cash, goods or services by a company to a debtor directly. This category consists almost entirely of the assets recognised under "Trade and Other Accounts Receivables".
 - Cash and cash equivalents include the cash on hand and the cash and deposits at banks. Other liquid assets include short-term investments with maturities less than three months away which are not subject to a significant risk of changes in value.
 - Other financial assets: assets with values that are fixed or can be determined and with specified maturity dates. These are assets which the Group has the intention and the ability to keep in its possession from the date of purchase through maturity. This section mainly includes loans to companies accounted for by the equity method, short-term deposits, as well as deposits and guarantees.

The Group has devised an impairment model based on expected losses resulting from a default event for the next 12 months or for the entire life of the financial instrument, depending on the type of financial asset and how the credit risk of the financial asset has evolved since its initial recognition. This model considers the type of client (public bodies, key accounts, etc.), as well as the credit history for the last five years. There was no significant balance under this heading on the 2019 income statement.

- Financial assets at fair value through changes in the income statement: this refers to securities that are not included in any other category and are almost entirely made up of holdings in the share capital of other companies. Valuation:
 - For investments in unlisted companies, since fair value cannot always be reliably determined at acquisition, cost adjusted for evidence of impairment. The main criterion used by the Acciona Group to determine whether there is objective evidence of impairment is whether the investee has incurred significant or permanent losses.

• At fair value when this can be reliably determined, either by reference to the quoted value or, failing that, by reference to the value of recent transactions, or by reference to the discounted present value of future cash flows. Gains and losses arising from changes in fair value are recognised directly in the consolidated income statement.

In 2019 and 2018 there were no restatements of the financial assets between the categories defined in the preceding paragraphs.

Financial asset purchases and sales are recorded using the trading dates.

Transfers of financial assets

The Group writes off financial assets when they mature or the rights over the related cash flows are assigned and the risks and benefits incidental to their ownership have been substantially transferred, such as in firm sales of assets, trade credit assignments in "factoring" operations where the company retains no credit or interest risk, sales of financial assets with agreement to buy them back at their fair value or securitization of financial assets where the assigning company neither retains any subordinate financing nor does it give any guarantee or assume any other type of risk.

Loans and borrowings and debt with Group companies and related parties, except derivatives

Bank overdrafts and loans that accrue interest are recorded at the amount received, net of direct issuing costs. The financial costs, including premiums payable on the settlement or redemption and the direct issuing costs, are recorded based on an accrual criterion on the income statement using the effective interest rate method and added to the carrying value of the instrument to the extent that they are not settled in the accrual period. These obligations are subsequently measured at amortized cost using the effective interest rate method.

In those cases where the liabilities are the underlying assets of a fair value hedging derivative, on an exceptional basis they are measured at fair value for the portion of the risk covered.

The Group derecognises a financial liability or a part thereof when it has fulfilled the obligation contained in the liability or is legally released from the responsibility for the liability, either by virtue of a judicial process or by the creditor.

The exchange of debt instruments between the Group and the counterparty or substantial modifications of initially recognised liabilities are accounted for by cancelling the original financial liability and recognising a new financial liability of the conditions of the instruments are considerably different.

The Group considers the conditions to be substantially different if the current value of the discounted cash flows under the new conditions, including any commissions paid and net of any commissions received, and using the original effective interest rate for the discount, differs by at least 10 percent of the current value discounted from the effective cash flow still remaining from the original financial liability.

If the interchange is recorded by cancelling the original financial liability, the costs or commission are recognised as part of results. Otherwise, the modified flows are discounted at the original effective interest, recognizing difference between this and the previous carrying value in profit and loss. Likewise, the carrying value of a financial liability is adjusted by costs and fees, and amortized using the amortized cost methods over the remaining life of the modified liability.

The Group recognises on the income statement the difference between the carrying value of a financial asset or the part of a financial asset that has been cancelled or transferred to a third party and the consideration paid, including any assigned asset other than the cash or the liability assumed.

Derivative financial instruments and hedges

The Group's business is basically exposed to the financial risks associated with fluctuations in foreign currency exchange rates and interest rates. To hedge these risks, the Group uses forward exchange rate contracts and financial interest rate swaps. The Company's policy is not to contract hedging instruments for speculative purposes.

The use of hedges is governed by the polices of the Acciona Group, the parent company of Group Corporación Acciona Energías Renovables, S.L., as approved by the Board of Directors.

Accounting criteria

Derivatives are recorded at fair value on the date of the consolidated balance sheet (see valuation methods below) under the heading of "Current and non-current financial assets" if the value is positive or under "Current and non-current loans and borrowings" if the value is negative. Changes in the fair value of derivative financial instruments are taken to the incomes statement as they occur. If the derivative is classified as a hedge and meets the accounting criteria applicable to an effective hedge, it is registered as follows:

- Fair value hedges: hedges contracted to reduce the risk of fluctuations in the value of the assets and liabilities recorded on the consolidated balance sheet (underlying). The part of the underlying instrument for which the risk is being hedged is recorded at fair value as is the hedging instrument itself, recording the variations in the value of both under the same caption on the consolidated income statement. At 31 December 2019, the Group had no fair value hedges.
- Cash flow hedges: hedges intended to reduce the potential risk of cash flow fluctuations caused by the payment of the floating interest rates on non-current financial liabilities, exchange rate fluctuations and commodity hedges. Changes in the fair value of derivatives are recorded, to the extent that such hedges are cash flow hedges, under the heading of "Reserves adjustments due to value changes" in equity. The cumulative loss or gain is taken to the consolidated income statement to the extent that the underlying has an impact on the income statement due to the hedged risks, netting the effect under the same caption on the consolidated income statement. The results corresponding to the ineffective part of the hedges are taken directly to the consolidated income statement.

The Group's hedging policy

Following the Acciona Group's policies in this regard, at the beginning of the hedge the Group formally designates and documents the hedge and the Company's hedging objectives and strategies. Hedge accounting is only applicable when there is formal documentation of the hedging relationship and all effectiveness requirements are met, i.e. if it can be demonstrated that there is an economic relationship between the hedged item and the hedging instrument, if the effect of credit risk does not predominate over changes in value arising from that economic relationship and if there is a reason why the hedging relationship is the same as that arising from the amount of the hedged item without an imbalance between the weight of the hedged item and the hedging instrument that would render the hedge ineffective.

It is the Group's policy, which is consistent with that of the Acciona Group, not to hedge potential transactions but only firm financing commitments. For cash flow hedges on planned transactions, the

Group would evaluate whether the transactions are highly likely and whether they are exposed to cash flow fluctuations that could affect fiscal year results.

If cash flow hedge for a firm commitment or planned transaction is derived from the recognition of a nonfinancial asset or liability, when the asset or liability is recognised the profit or loss associated with the cash flow hedge previously recognised in equity include the initial value of the asset or liability. For hedges not associated with the recognition of a non-financial asset or liability, the deferred balances in equity are recognised on the income statement for the same period during which the item that is the object of the hedge has an effect on net results.

The Group has no compound financial instruments or implicit derivatives.

Procedure for measuring derivatives and credit risk adjustment

For derivatives that do not trade on regulated markets (OTC), the Group uses the expected cash flows and generally accepted options measurement models to measure them, based on the market conditions for cash and futures as of the closing date of the fiscal year. The fair value of each type of financial instrument is calculated as follows:

- The value of interest rate swaps is calculated by updating the future cash flows from fixed and floating interest, according to implicit market rates obtained from long term interest rate swap curves. Implicit volatility is factored into the calculation of reasonable and cap and floor values using options-measuring formulae.
- Forex insurance contracts and options are measured using the quoted exchange rates and the interest rate curves for the currencies involved, as well as the implied volatility through the maturity date for options.

At 31 December 2019, to determine the credit risk adjustment for derivative measurement purposes, the Company used a technique based on simulations of total anticipated exposure (which includes both actual and potential exposure) adjusted by the probability of default over time and severity (or potential loss) assigned to the Company and to each one of the counterparties.

More specifically, the credit risk adjustment was obtained using the following formula:

- EAD (Exposure at default): Exposure at the time of the breach Calculated by simulating scenarios with market price curves. Calculated by simulating scenarios with market price curves.
- PD (Probability of default): Probability of a counterparty breaching its payment obligations at a given moment in time.
- LGD (Loss given default): Severity = 1 (recovery rate): Percentage of loss that ultimately occurs when one of the counterparties breaches its obligations

The total anticipated exposure of derivatives is obtained using observable market inputs such as interest rate curves, exchange rates and volatilities, based on market conditions on the measurement date.

The inputs applied to obtain the Company's credit risk and that of its counterparties (probability of default) are based primarily on the use of the Company's own credit spreads or those of comparable companies that currently trade on the market (CDS curves, IRR on debt issues). If there are no credit spreads available for

the Company or comparable companies, in order to maximise the use of relevant observable variables, the Company uses those of the public traded companies considered most appropriate in each case (credit spreads of quoted companies). When there is credit information available on the counterparties, the credit spreads are obtained from publicly traded CDS' (Credit Default Swaps).

To adjust the fair value to the credit risk, the Company considers the credit enhancements relative to guarantees or collateral when determining the severity rate applicable to each position. Severity is considered constant in time. If there are no credit enhancements relative to guarantees or collateral, a minimum recovery rate of 40% is applied However, that rate can be anywhere from 68.45% to 88.40%, depending on the degree of completion of the project (construction or operating phase) and the geographical area (Western Europe, Eastern Europe, North America, Latin America, Oceania and Africa) for derivatives under Project Finance schemes.

The fair value measurements of the different derivative financial instruments, including the data used to calculated the Company's own credit risk adjustment and that of its counterparties, fell into level 2 of the hierarchy of fair values established by IFRS 7 because the inputs were based on quoted prices for similar instruments on active markets (not included in level 1), quoted prices for identical or similar instruments in non-active markets and techniques based on valuation models for which all significant inputs are observable in the market or can be corroborated by observable market data.

In compliance with the Acciona Group's policies, although the Group has determined that most of the inputs used to measure the derivatives fall within level 2 of the fair value hierarchy, the credit risk adjustments use level 3 inputs such as credit estimates based on credit ratings or comparable companies to assess the likelihood of the Company or the counterparty going bankrupt. The Group has evaluated the relevance of the credit risk adjustments to the total value of the derivative financial instruments and reached the conclusion that it is negligible.

Trade payables

Trade payables do not explicitly earn interest. They are recognised at their face value, which does not differ significantly from their fair value.

Balances payable to suppliers under reverse factoring agreements with financial institutions are classified as trade payables and related payments are classified as transaction flows since these transactions do not include special guarantees granted as security for the payments to be made or modifications which alter the commercial nature of the transactions.

Current/Non-current classification

On the enclosed consolidated balance sheet, the financial assets and liabilities are classified by maturity, i.e., those maturing within twelve months are classified as current and those maturing in more than twelve months are classified as non-current.

Current terms loans which are sure to be refinanced to non-current loans at the company's discretion under available long-term credit policies are carried as non-current liabilities.

G) <u>Inventories</u>

Trade inventories are generally recognised at the lower of weighted average cost and net realisation value.

The Group assesses the net realisable value of the inventories at the end of each year and recognises the appropriate loss if this value is lower. When the circumstances that previously caused a reduction no longer

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exist or when there is clear evidence of an increase in the net realizable value due to a change in economic circumstances, the amount of the reduction is reversed.

H) <u>Termination benefits</u>

Under the law, consolidated Spanish companies and some foreign affilites must indemnify employees that are dismissed without just cause. The member companies of Group Corporación Acciona Energías Renovables, S.L. have no layoff plans at this time for which the legally-required provisions have not been funded.

I) <u>Provisions</u>

The Group's consolidated annual accounts include all of the provisions covering present obligations at the date of the consolidated balance sheet arising from past events which could give rise to a loss for the companies, which are certain as to their nature but uncertain as to the amounts and/or timing of the payments. This includes all provisions for which it is more likely than not that they will have to be used to fulfil an obligation.

Provisions that are quantified based on the best information available on the consequences of the event to which they refer and which are re-estimated at each accounting year end are used to fulfil the specific obligations for which they were originally recognised. When those obligations cease to exist or are diminished, the provisions are partially or totally reversed.

Litigation and/or claims in progress

At the end of 2019 and 2018, there were different legal proceedings underway involving the consolidated companies in connection with the normal conduct of their business. The Directors, based on the opinions of the Group's legal advisers, do not believe that these proceedings, once settled, will have a significant effect on the consolidated annual accounts of the fiscal years in which they are settled; consequently, it was not deemed necessary to set up any additional provisions.

Trade provisions

Trade provisions refer to the costs that have not yet materialised. The provision for the completion of construction work is intended to cover the costs associated with the completion of the outstanding units of work until they are received by the client.

Provisions for pensions and similar obligations

Certain Group companies have signed or assumed collective bargaining agreements that establish the payment of benefits to the personnel covered under these agreements when they reach retirement age, as long as the established conditions are met. In addition, some of these collective bargaining agreements provide for a retention bonus based on years of service. The impact of these commitments is not significant.

These Group companies have assumed pension commitments with their employees. These defined benefit commitments usually take the form of pension plans or insurance policies, with the exception of certain benefits, primarily commitments to supply electricity which, given their nature, are not outsourced but rather handled internally.

For defined benefit plans, the companies record the cost of these commitments based on an accrual criterion over the employee's working life. On the consolidated balance sheet date, the companies conduct the pertinent actually studies for each planned unit of credit. The cost of past services for variations in benefits

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are recognised on the consolidated income statement immediately, to the extent that the benefits have accrued.

The commitments associated with defined benefits plans show the current value of the accrued obligations after deducting the fair value of the asset associated with the different plans. The actuarial gains and losses arising on measurement affecting both the assets and liabilities associated with the plans are recorded in equity under the heading of "reserves - variations due to results of pension actual studies".

For each plan, if the difference between the actuarial liability for past services and the plan's assets is positive, the difference is recorded on the consolidated balance sheet under on the consolidated balance sheet under "trade and other accounts receivable", but only provided that the difference can be recovered by the Group, usually by deducting the amount from future contributions.

The impact of these plans on the consolidated income statement is not significant (see note 15):

Likewise, the Group records severance benefits when there is an agreement with individual employees or groups of employees or when there is a certain expectation that an agreement will be reached that will allow them, either unilaterally or by mutual agreement with the Company, to leave their employment in exchange for a consideration or indemnity. If mutual agreement is required, a provision is only recorded in those cases where the Group has decided to allow the employees to leave their jobs at the latter's request. Whenever provisions of this kind are recorded, there is an expectation on the part of the employees that the early retirement will take place.

Provisions for dismantling

The Group may be obligated to dismantle certain assets and restore the site to its original state under the terms of certain contracts signed in relation to such assets. In these situations, the Group recognises a liability for the estimated current cost of dismantling the asset and restoring the site to its original conditions over the accrual period, which is usually associated with the construction period of the asset.

The liability is also recognised as an increase in the value of the asset during the construction period, which is depreciated on a straight line basis over the estimated useful life of the asset once it is up and running.

The provision for dismantling is adjusted at the end of each year if there are changes in the estimated cash flow estimates or the discount rates applied up to that time. Any increase in the dismantling provision due to the financial effect of the passage of time is recognised in the consolidated income statement of the year in which it accrues under the heading of "Financial expenses".

The liability for the dismantling provision represents management's best estimate of the current cost of fulfilling the obligation of the value at which a third party would be willing to assume such an obligation as of the closing date of the consolidated balance sheet.

Provisions for liabilities

The Group funds the provision of risks and expenses based on the estimates of the warranties assumed on the machinery and equipment it sells, as stipulated in the sales agreements.

J) <u>Grants</u>

Government grants for PPE and intangible assets are considered deferred income and as such are recorded on the consolidated balance sheet under "Other non-current liabilities". They are carried to the income statement, spread over the anticipated useful lives of the associated assets under the heading of "Other income" on the consolidated income statement.

K) <u>Turnover recognition</u>

Income is calculated as the fair value of the consideration to be received and represents the amounts receivable for goods delivered and services rendered as part of the ordinary course of business, less discounts, VAT and other sales tax.

Income and expenses are recorded based on the accrual principles, i.e., when the real movement of the goods and services they represent takes place, regardless of when the monetary or financial exchange associated with them occurs.

Pursuant to IFRS 15, the Group identifies and separates the various commitments for the transfer of goods or services regulated in a contract. This requires the separate recognition of income from each one of the individually identified obligations within the same main contract.

The Group also estimates the price of each contract, taking into account not only the initial price agreed in the contract but also the amount of the variable consideration, the time value of money (in those cases where there is a significant financing component) and non-monetary consideration.

When the amount is variable or relates to unapproved claims, it is estimated using the approach that best predicts the amount to which the Group will be entitled, using either an expected value based on probability or the single most probable amount. Such consideration shall be recognised only to the extent that it is considered highly probable that a significant reversal of recognised income will not occur when the associated uncertainty is resolved.

Electricity sales and associated supplemental sales are recorded as income upon delivery to the customer, at which time the performance obligations to supply certain quantities during a specified period are met.

For the power generation business in regulated markets and projects with PPAs (Power Purchase Agreements) or long-term energy supply contracts, there is a pre-set sale price for electricity and supplements; For projects that sell energy without this type of contract, the sale price of energy and supplements can vary throughout the project depending on the quoted prices per MWh of the market (pool) at any given time.

Part of the Group's business consists of building turnkey wind farms and other energy-producing facilities. The Group recognises the results of construction contracts using the percentage of completion method, which is determined on the basis of the percentage of costs incurred in relation to total estimated costs. Income is recognised in the income statement as a percentage of the cost incurred (compared to the total estimated cost of the contract) as it relates to the total income from the project. This is a method that is acceptable under IFRS and consistent with industry standards.

For contracts where it is considered probable that the estimated cost will exceed the income derived, provisions are made for the expected losses and charged to the consolidated income statement for the year in which they become known.

Ordinary income under a contract is recognised considering the initial contract value agreed with the client and any modifications or claims in relation thereto, only to the extent that it is highly likely that income will be earned, that it can be reliably measured and that there will not be any significant reversals in the future. A modification is considered to exist when instructions are received from the client to alter to scope of the contract. A claim is considered to exist under a contract when costs not included in the initial contract (delays, specification or design errors, etc.) are incurred by the client or third parties and the contractor is entitled to be compensated for the extra costs incurred, either by the client or by the third party that caused the extra cost.

These modifications and claims are considered revenue under the contract when the client has approved the work, either in writing, verbally or tacitly according to standard business practice, i.e. when collection is considered highly probable and no significant reversal of revenue will occur in the future.

L) <u>Corporate income tax, deferred tax assets and liabilities</u>

Current tax liability is the amount of corporate income tax to be paid or refunded on the consolidated earnings for the financial year. Current tax assets and liabilities are carried at the amounts expected to be paid to or received from the tax authorities according to prevailing legislation or regulations that have been approved and are pending publication at the year end.

Deferred tax liabilities are the amounts payable in the future for income tax related to taxable timing differences, while deferred tax assets are the amounts recoverable for income tax due to the existence of deductible timing differences, tax loss carryforwards or deductions pending application. Timing differences are therefore understood as the difference between the carrying amount of certain assets and liabilities and their taxable base.

Current or deferred tax assets are recognised in income unless they arise from a transaction or event which is recognised in the same financial year or a different one, against consolidated equity or a business combination.

Recognition of deferred tax liabilities

The Group always recognises deferred tax liabilities except:

- They arise from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and at the time of the transaction affects neither the carrying value nor the taxable base;
- They are differences related to investments or subsidiaries, associates and jointly controlled entities over which the Group is able to control the timing of the reversal and they are unlikely to be reversed in the foreseeable future.

Recognition of deferred tax assets

The Group recognised deferred tax assets as long as:

- It is likely that there will be sufficient future tax revenues to offset them or when the tax laws provide for the possibility of converting deferred tax assets into tax credits in the future. However the assets that arise from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and at the time of the transaction affects neither the carrying value nor the taxable base are not recognised;
- The timing differences are related to investments or subsidiaries, associates and jointly controlled entities to the extent that the temporary differences will reverse in the foreseeable future and it is expected that enough taxable income will be generated in the future to offset the difference;

The Group recognises the conversion of a deferred tax asset into a tax refund with the Tax Authorities as this is reclaimable by the tax laws in effect. A deferred tax asset is derecognised with a charge to deferred corporate tax and the and the receivable is derecognised with a credit to corporate tax payable.

M) <u>Balance and transactions in foreign currency</u>

Transactions in foreign currencies are recorded in the Company's operating currency (euros) calculated using the interest rate on the transaction date. During the year, the differences that occur between the recorded exchange rate and the rate in force on the payment or receipt date are recorded as financial profit(loss) on the consolidated income statement.

The balances receivable or payable denominated in currencies other than the functional currency are converted at the exchange rate on the 31st December each year. Generally speaking, differences on exchange are recorded as financial gains(losses) on the consolidated income statement.

N) Activities affecting the environment

In general, environmental activities are those activities whose purpose is to prevent, reduce or repair environmental damages.

In this regard, investments in environmental activities are stated at acquisition and carried as a higher cost of the asset in the fiscal year in which the expense is incurred.

The expenses associated with protecting and improving the environment are charged to the income statement for the year in which they are incurred, regardless of when the monetary or financial flows associated with them occurs.

The provisions for probable or certain liabilities, litigation in progress and pending obligations or indemnities of an environmental nature whose quantity is unknown that are not covered by insurance policies are set up when the liability or obligation which could result in a payment or indemnity arises.

O) <u>Earnings per share</u>

The basic earnings per share are calculated as the quotient between the net profit for the period attributable to the parent company and the weighted average number of shares in circulation during the period, not including the average number of shares held by the Parent Company in Group companies.

Diluted profit per share is calculated as the quotient between the net profit (loss) for the period attributable to the ordinary shareholders, adjusted by the effect attributable to the shares of a potentially diluting effect and the weighted average number of shares in circulation during the period, adjusted by the weighted average number of shares that would be issued if all potential ordinary shares were converted into ordinary shares. The conversion is considered to take place at the beginning of the period or when the potential shares are issues, if the shares are placed in circulation during the period in question.

P) <u>Consolidated cash flow statement</u>

The following expressions are used with the following meanings on the consolidated cash flow statements prepared according to the indirect method:

- Cash flows: incoming and outgoing cash and cash equivalents, these being understood as alterations in the value of highly liquid short term investments.

- Operations are the Company's typical business activities along with other activities that cannot be classified as investment or finance activities. Based on the before-tax results of the continuing operations and the corrections to "fixed asset depreciation" under the caption titled "Other adjustments to (net) results", the interest paid and received which is shown separately but under the same heading is transferred, along with the results of any disposed assets recorded as investments and finally the corrections to results generated by companies carried by the equity method and in general any other results that do not generate cash flows.
- Investments: the activities associated with buying, selling or otherwise disposing of non-current assets and other investments not included in cash or cash equivalents.
- Financing: activities that lead to changes in the size and composition of equity and liabilities that are not part of operations.

3.3 Accounting estimates and judgments

The information contained in these consolidated annual accounts is the responsibility of the Parent Company's Directors.

When preparing the enclosed consolidated annual accounts for financial years 2019 and 2018, the Group's Directors used certain estimates to assess the value of some assets, liabilities, income, expenses and commitments. These estimates basically refer to:

- The measurement of assets to determine the existence of impairment losses.
- Distribution of the cost of business combinations.
- The assumptions used in the actuarial calculation of the pension commitments and liabilities.
- The useful lives of tangible and intangible assets.
- The assumptions used to calculate the fair value of financial instruments.
- The amount of undetermined or contingent liabilities and the probability of their materialising.
- The future cost of dismantling facilities and restoring the land.
- The tax results that will be reported by Group companies to the tax authorities in the future which were used as the basis for recording the different corporate income tax balances shown on the enclosed consolidated annual accounts and the recoverability of recognised deferred taxes.

These estimates are based on the best information available at 31 December 2019 and 2018 on the events analysed. However, it is possible that events which take place in the future may require changes to be made, as stipulated in IAS 8.

3.4 Changes in estimates, accounting criteria and correction of errors

- Changes in accounting estimates: the effects of changes in accounting estimates are recorded in the same section of the income statement where the income or expense was recorded using the previous estimate.

- Changes in accounting policies and correction of fundamental errors. The effects of changes to accounting policies and correction of errors are recorded as follows: where the changes are significant, the cumulative effect is recorded in reserves at the beginning of the year and the effects on the fiscal year in question carried to the consolidated income statement for the year. In these cases, the comparative financial data presented along with the figures for the current year are also re-expressed.

4.- Property, plant and equipment

The changes in the cost and cumulative depreciation of PPE in 2019 and 2018, in thousands of euros, were as follows:

Property, plant and equipment	Land and buildings	Plant and machinery	Other plant	Other PPE	Payments on account and work in progress	Depreciation	Provisions	Total
Balance at 31.12.2017	231,383	10,402,702	34,074	26,373	409,796	(4,055,512)	(771,534)	6,277,282
Changes in the consolidation perimeter	12,169	64,478			(2,213)	(38,165)	946	37,215
Additions/ Funding	325	10,122	1,673	658	394,374	(374,612)	(181)	32,359
Disposals	(37)	(39,460)	(631)	(106)	(67)	32,166	5,494	(2,641)
Transfers		489,875			(437,279)	(1,364)	(13,647)	37,585
Gains (losses) on foreign exchange	(611)	50,628	(1,101)	(181)	(883)	(3,293)	(4,185)	40,374
Balance at 31.12.2018	243,229	10,978,345	34,015	26,744	363,728	(4,440,780)	(783,107)	6,422,174
Changes in the consolidation perimeter		17			(7,346)			(7,329)
Additions/ Funding	900	8,745	398	1,464	708,120	(379,414)	(1,822)	338,391
Disposals	(1,835)	(12,835)	(16)	(124)	(1,558)	2,314	1,565	(12,489)
Transfers	(660)	530,804	(19,900)	(99)	(517,499)	6,254		(1,100)
Gains (losses) on foreign exchange	88	104,233	263	35	8,978	(24,818)	(2,444)	86,335
Balance at 31.12.2019	241,722	11,609,309	14,760	28,020	554,423	(4,836,444)	(785,808)	6,825,982

The net balances by heading at the end of 2019 and 2018, in thousands of euros, are as follows:

Property, plant and equipment		2019		2018			
	Cost	Depreciation and provisions	Total	Cost	Depreciation and provisions	Total	
Land and buildings	241,722	(146,512)	95,210	243,229	(140,819)	102,410	
Plant and machinery	11,609,309	(5,427,898)	6,181,411	10,978,345	(5,029,529)	5,948,816	
Other structures	14,760	(11,955)	2,805	34,015	(17,502)	16,513	
Other PPE	28,020	(25,174)	2,846	26,744	(24,287)	2,457	
Payments on account and work in progress	554,423	(10,713)	543,710	363,728	(11,750)	351,978	
Total	12,448,234	(5,622,252)	6,825,982	11,646,061	(5,223,887)	6,422,174	

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The most significant changes in fixed assets during the year are the "additions" which reflect the investments in wind power plants in Mexico, Australia, Chile and the United States and photovoltaic power plants in Chile and Ukraine in the amount of approximately €696 million.

Construction was completed on two wind farms which went online at the end of 2019: "San Gabriel" in Chile and "Palmas Altas" in the United State. Also, the "Dymerska" photovoltaic plant in Ukraine has been operational since June 2019. The caption titled "Transfers" includes €518 million that was moved from fixed assets in progress to electricity generation facilities.

Also recognised under this heading are the transfers of intangible assets consisting of the anticipated rights associated with the process of obtaining permits for one wind farm in Chile and a photovoltaic plant in Ukraine, for a net total of \in 13 million (\in 17 million in 2018).

IFRS 16 - Leases took effect on 1 January 2019 and as a result assets recognised under property, plant and equipment relating to leases previously known as financial leases were transferred to the new balance sheet heading titled "Right-of-use Assets". The net amount recorded under "Transfers" of power transmission assets was €14 million (see note 5).

"Other changes" in 2019 refer mainly to the gains and losses on exchange for the period arising primarily at facilities located in the United States, Chile and Mexico, whose financial statements are expressed in US Dollars, and at facilities located in Australia and Canada as a result of the appreciation of the US, Australian and Canadian Dollars against the Euro during 2019.

The most significant changes in fixed assets in 2018 are the investments underway in wind power plants in Mexico, Australia, Chile, the United States and Spain and photovoltaic power plants in Ukraine in the amount of approximately €394 million. In addition, two wind projects in Mexico and Australia came into operation in July and September 2018, as a result of which €399 million was transferred from property, plant and equipment in progress to technical installations.

In 2018 "Disposals" of fully depreciated assets totalling \in 37 million were recorded in connection with the dismantling of the "El Cabrito" wind farm in Cadiz (Spain), once the Group had completed the repowering process, replacing the old wind turbines with more modern and efficient ones.

The year before, the assets acquired as a consequence of the acquisition of an additional 50% of two wind farms located in Spain: "Valdivia Energía Eólica, S.A." y "Eólico Alijar, S.A." were recorded under "Changes in the consolidation perimeter".

At 31 December 2019, "provisions" were recognised in the amount of \notin 786 million (\notin 783 million at 31 December 2018), mainly to cover impairment losses arising in the international arena and Spanish assets, the latter resulting from regulatory changes in 2012 and 2013, which are explained further in note 2 on the regulatory framework.

No indications of impairment were identified in 2019 or 2018 which would merit the recognition of additional impairment.

In 2019, the companies capitalised financial expenses in the amount of $\notin 12,031$ thousands ($\notin 6,861$ thousands at 31 December 2018) as an increase in the value of the assets (see Note 25).

At 31 December 2019, the Group had fully depreciated assets in the amount of \notin 143,361 thousand, the majority of which were still in use (\notin 136,295 thousands at 31 December 2018).

At 31 December 2019, Group companies had commitments to acquire property, plant and equipment valued at €646 million in connection with new projects awarded to the companies and existing wind and photovoltaic projects in Australia, Mexico, United States, Ukraine, and Chile. The committed amount at 31 December 2018 was €233 million.

The Group has insurance policies in place to cover the potential risks to which its property, plant and equipment are exposed and the potential claims that may be brought in connection with its business activities. The coverage provided by these insurance policies is deemed to be sufficient.

At 31 December 2019, the net amount of property, plant and equipment securing financial debt associated with a specific project is \notin 1,218 million (\notin 1,215 million 2018).

The Group has mortgaged land and buildings to guarantee certain lines of credit granted by banks, the net carrying value of which was €21,498 thousands at 31 December 2019 (€22,015 thousands at 31 December 2018).

5.- Leases

5.1 Right-of-use assets

The changes in the cost and cumulative amortization of these assets in 2019, in thousands of euros, were as follows:

Right-of-use	Land and natural resources	Buildings	Plant	Machinery and vehicles	Amortization	Impairment	Total
Balance at 31.12.2018							
1st application of IFRS 16	209,986	7,987	69,795	1,776			289,544
Additions/Fundin g	186	257		940	(23,479)		(22,096)
Disposals				(89)	73		(16)
Transfers			19,901	99	(6,253)		13,747
Other changes	2,366	(18)	1,342	(12)			3,678
Balance at 31.12.2019	212,538	8,226	91,038	2,714	(29,659)		284,857

The main change under this heading relates to the recognition of the underlying assets of operating leases totalling \in 290 million following the entry into force of the new standard that regulates the accounting treatment of leases under IFRS 16 - Leases (see Note 3.1). In addition, assets associated with finance lease agreements recognised on the balance sheet at 31 December 2018 for a net amount of approximately \in 14 million have been reclassified from "Property, Plant and Equipment" to this new caption titled "Right-of-use" (see note 4).

The main leases in which the Group acts as lessee and which are recorded under this heading refer to the leased land on which the power generation facilities and offices are located.

In 2019, the Group recognised interest and amortization charges of \notin 19 million and \notin 23 million, respectively, associated with these leases in the income statement.

The details of the net carrying value of the right-of-use classified according by the type of underlying asset at 31 December 2019 are as follows, in thousands of euros:

Right-of-use		2019					
	Cost	Amortization	Impairment	Total			
Land	212,538	(12,301)		200,237			
Buildings	8,226	(1,538)		6,688			
Plant	91,038	(14,832)		76,206			
Vehicles	2,714	(988)		1,726			
Total	314,516	(29,659)		284,857			

Non-current and current lease obligations

The balance of the liabilities associated with leases at 31 December 2019 is detailed below, in thousands of euros:

	201		
	Current	Non-current	TOTAL
Lease obligations	20,548	299,931	320,479
Total lease liabilities	20,548	299,931	320,479

For the first-time application of IFRS 16, on 1 January 2019 the Group recognised a liability associated with former operating lease agreements in the amount of \notin 317 million. In addition, assets associated with finance lease agreements recognised on the balance sheet at 31 December 2018 for a net amount of approximately \notin 14 million were transferred to the caption titled "Lease obligations".

The details of the Group's "Lease obligations" at 31 December 2019 and 2018 are as follows, in thousands of euros:

	2019	2018
Amounts payable for lease obligations	Minimum lease payments	Minimum lease payments
Less than one year	39,963	35,834
1-5 years	185,270	182,361
>5 years	370,166	408,801
Total amount payable	595,399	626,996
Less future financial expenses	274,920	309,918
Present value of lease obligations	320,479	317,078

6.- Other intangible assets

Computer Other intangible assets Development Concessions Others Provisions software Amortization Total Balance at 31.12.2017 39,102 218,085 5,153 17,861 (106,166) (12,862) 161,173 Changes in the consolidation (19) 19 ----------perimeter Additions/Funding 624 31,180 689 565 (9,453) ---23,605 Disposals (6) ------6 ---------Transfers ---(40,232) ------1,835 12,829 (25, 568)Translation differences and 13 (85) (138)(79) (1, 179)(1, 468)--other 18,544 157,742 Balance at 31.12.2018 39,635 208,895 5,639 (114,938) (33) Changes in the consolidation (958) (1,041) 83 ---------perimeter 587 5,019 562 5,073 (10,193) (2,072)(1,024)Additions/Funding --(11)---(5) ------(16)Disposals (12,646) (12,646)------------Transfers Translation differences and 54 4,121 73 3,578 ---(670) -other 40,276 205,378 5,160 23,685 (125,718) (2,105) 146,676 Balance at 31.12.2019

Changes in this balance sheet heading in 2019 and 2018 are as follows:

The net balances by heading at the end of 2019 and 2018 are as follows:

Other intangible assets		2019		2018			
	Cost	Amortization and provisions	Total	Cost	Amortization and provisions	Total	
Development	40,276	(36,493)	3,783	39,635	(36,076)	3,559	
Concessions	205,378	(74,282)	131,096	208,895	(63,220)	145,675	
Other	5,160	(279)	4,881	5,639	(290)	5,349	
Computer software	23,685	(16,769)	6,916	18,544	(15,385)	3,159	
Total	274,499	(127,823)	146.6776	272,713	(114,971)	157,742	

The breakdown of the balance at 31 December 2019 and 2018 is as follows:

Other intangible assets		2019		2018			
	Cost	Amortization and provisions	Total	Cost	Amortization and provisions	Total	
Intangible concessions (IFRIC 12)	107,447	(31,154)	76,293	105,034	(24,823)	80,211	
Other concessions	97,931	(43,128)	54,803	103,861	(38,397)	65,464	
Total	205,378	(74,282)	131,096	208,895	(63,220)	145,675	

The caption titled "Concessions" includes primarily those concession assets where the risk of recovering the asset is assumed by the operator. It also includes the cost of government concessions for the hydro plants as well as the expectant rights and identifiable intangible assets for the development of future wind projects acquired from third parties by acquiring interests in the companies that own those rights through business combinations.

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The only concession registered under IFRIC 12 is a wind farm in Costa Rica operated by Consorcio Eólico Chiripa, 65% of which is owned by the Acciona Energía Group. This is a concession for the construction and operation of the Chiripa wind farm for 20 years, through the year 2033, which is currently operational.

The most significant changes in 2019 refer to the additions of \notin 3 million for the acquisition of interests in companies which hold rights over intangible assets for the development of future renewable energy projects (Ukraine). Expectant rights in the amount of \notin 13 million which were previously recorded under concessions were transferred to property, plant and equipment once the facilities in question were up and running.

The most significant changes in 2018 refer to the additions for the acquisition of interests in companies which hold rights over intangible assets for the development of future renewable energy projects. Expectant rights in the amount of \in 17 million which were previously recorded under concessions were transferred to property, plant and equipment once the facilities in question were up and running.

At 31 December 2019, the Group had fully amortized intangible assets in the amount of \in 54,729 thousand, the majority of which were still in use (\in 55,976 thousands at 31 December 2018).

No impairment of intangible assets was detected in financial year 2019, nor were there any significant deficits not covered by existing provisions at 31 December 2019.

7.- Equity- accounted investees

The changes under this caption on the enclosed consolidated balance sheet in 2019 and 2018 were as follows:

Investee company	Balance at 31.12.18	Pre-tax share in profits (losses)	Interim dividend	Tax effect and other changes	Balance at 31.12.19
Energías Renovables Mediterráneas, S.A.	78,254	13,381		(3,911)	87,724
Desarrollo de Energías Renovables de Navarra, S.A.	7,674	4,390	(3,077)	(1,254)	7,733
Parques eólicos de Buio, S.L.	34,964	4,431	(1,333)	(1,091)	36,971
Amper Central Solar, S.A.	41,867	14,590	(5,904)	(4,118)	46,435
Group Cathedral Rocks	14,246	2,411	(1,639)	(649)	14,369
Parque Eólico de Deva, S.L.	8,067	374	(1,100)	(99)	7,242
Parque Eólico de Tea, S.L.	8,892	147	(599)	(43)	8,397
Parque Eólico de Bobia y San Isidro, S.L.	7,640	838	(1,800)	(301)	6,377
Parque Eólico Ameixenda Filgueira, S.L.	7,391	403	(1,175)	(102)	6,517
Parque Eólico A Ruña, S.L.	3,347	291	(575)	(75)	2,988
Blue Canyon Winpower, LLC	2,944	118	(361)	57	2,758
Group Energy Corp. Hungary	4,760	1,986	(1,401)	(490)	4,855
Parque Eólico Virxe do Monte, S.L.	2,804	208	(320)	(53)	2,639
Parque Eólico Adraño, S.L.	3,944	221	(625)	(59)	3,481
Group Eurovento	1,001	258	(303)	(176)	780
Parque Eólico Vicedo, S.L.	1,920	123		(54)	1,989
Explotaciones Eólicas Sierra de Utrera, S.L.	1,500	280	(282)	(71)	1,427
Parque Eólico Cinseiro, S.L.	1,948	27	(418)	(88)	1,469
Parque Eólico Currás, S.L.	1,653	141	(175)	(38)	1,581
Alsubh Solar Power, S.A.E.	703	(76)		(1,558)	(931)
Sunrise Energy, S.A.E.	4,553	185		(1,064)	3,674
Rising Sun Energy, S.A.E.	4,528	(92)		(983)	3,453
AT Solar V, SAPI de CV	22,114	1,001		3,561	26,676
Tuto Energy II, S.A.P.I. de C.V.	12,579	(2,873)		13,577	23,283
Other	16,856	1,804	(649)	(1,799)	16,212
Total holdings in associates	296,149	44,567	(21,736)	(881)	318,099

Investee company	Balance at 31.12.17	Pre-tax share in profits (losses)	Interim dividend	Tax effect and other changes	Balance at 31.12.18
Energías Renovables Mediterráneas, S.A.	103,618	11,589	(33,490)	(3,463)	78,254
Desarrollo de Energías Renovables de Navarra, S.A.	7,390	5,024	(3,331)	(1,409)	7,674
Parques Eólicos de Buio, S.L.	31,942	4,476		(1,454)	34,964
Amper Central Solar, S.A.	36,334	11,281	(3,805)	(1,943)	41,867
Group Cathedral Rocks	13,382	2,285		(1,421)	14,246
Parque Eólico de Deva, S.L.	9,073	590	(1,450)	(146)	8,067
Parque Eólico de Tea, S.L.	8,410	641		(159)	8,892
Parque Eólico de Bobia y San Isidro, S.L.	7,410	972	(500)	(242)	7,640
Parque Eólico Ameixenda Filgueira, S.L.	7,689	864	(948)	(214)	7,391
Parque Eólico A Ruña, S.L.	3,714	860	(1,013)	(214)	3,347
Blue Canyon Winpower, LLC	3,389	(108)	(476)	139	2,944
Group Energy Corp. Hungary	4,856	1,334	(1,119)	(311)	4,760
Parque Eólico Virxe do Monte, S.L.	3,100	338	(550)	(84)	2,804
Parque Eólico Adraño, S.L.	4,098	621	(619)	(156)	3,944
Group Eurovento	1,104	293	(393)	(3)	1,001
Parque Eólico Vicedo, S.L.	1,737	478		(295)	1,920
Explotaciones Eólicas Sierra de Utrera, S.L.	1,893	342	(649)	(86)	1,500
Parque Eólico Cinseiro, S.L.	1,754	261		(67)	1,948
Parque Eólico Currás, S.L.	1,409	325		(81)	1,653
Alsubh Solar Power, S.A.E.	553	784		(634)	703
Sunrise Energy, S.A.E.	1,032	756		2,765	4,553
Rising Sun Energy, S.A.E.	1,032	725		2,771	4,528
AT Solar V, SAPI de CV	5,229			16,885	22,114
Tuto Energy II, S.A.P.I. de C.V.	1,889			10,690	12,579
Other	22,564	1,149	(46)	(6,811)	16,856
Total holdings in associates	284,601	45,880	(48,389)	14,057	296,149

The shareholdings of Group Corporación Acciona Energías Renovables, S.L. in associates are listed in Annex III of this report.

Where the Group's investments in associates accounted for using the equity method has been reduced to zero and where there may be implicit obligations in excess of the contributions made, equity losses or decreases are recognised under non-current provisions in the consolidated balance sheet (see note 15). In these cases, the loss is recorded under "Other gains or losses" rather than profit or loss of companies accounted for using the equity method.

The caption titled "Tax effect and other changes" includes, in addition to the tax effect of the year's profits, changes due to the valuation of derivatives and gains (losses) on foreign exchange.

There were no changes under this heading in financial years 2019 or 2018.

The assets, liabilities, ordinary income and profit (loss) for financial years 2019 and 2018 are listed below in proportion to the percentage of ownership in the share capital of each associate:

	Total 2019	Total 2018							
ASSETS									
Non-current assets	671,704	670,671							
Current assets	120,793	93,168							
Total assets	792,497	763,839							
LIABILITIES									
Equity	318,099	296,149							
Non-current liabilities	376,227	359,682							
Current liabilities	98,171	108,008							
Total liabilities and equity	792,497	763,839							
PROFIT (LOSS)									
Turnover	157,913	172,646							
Pre-tax profit	44,567	45,880							

None of the associates are individually significant to the company..

8.- Investments in joint ventures

The holdings of Group Corporación Acciona Energías Renovables, S.L. in joint ventures are listed in Annex II of this report. The most significant amounts included in the consolidated annual accounts for fiscal years 2019 and 2018 in relation to these interests are summarised below:

	:	2019	2018		
	Companies	Joint ventures and jointly-owned companies	Companies	Joint ventures and jointly-owned companies	
Turnover	1,342	55	1,301	225	
Gross operating profit	364	57	108	179	
Operating profit	(593)		(815)		
Non-current assets	11,732	475	11,732	1,667	
Current assets	1,223	4	1,223	9	
Non-current liabilities	1,391		1,391		
Current liabilities	296	476	296	1,667	

None of the holdings in joint ventures is individually significant to the Group.

9.- Current and non-current financial assets

2019 2018 Non-current Current Non-current Current Financial assets held to maturity 434 96,002 235 105,737 Market value of financial derivatives (Note 18) 1,134 8,540 ---Provisions (68) ---(68) Subtotal: 366 97,136 8,707 105.737 Other receivables 23,327 19,391 23,247 3,307 14,992 57,470 14,374 Other loans with Group companies and associates 130,869 1,535 23,864 1,162 Deposits and bonds 9,074 (6,035) (3,908) Provisions Subtotal: 33.819 100.725 34.875 143.250 34,185 197,861 43,582 Net total 248,987

The details of this heading on the 2019 and 2018 consolidated balance sheet are as follows:

Financial assets held to maturity:

The changes under this heading for the financial years ended 31 December 2019 and 2018 are as follows:

	Non-current	Current
Closing balance at 31.12.2017	756	131,100
Additions	130	3,409
Disposals	(651)	(29,926)
Changes in consolidation perimeter		1,153
Closing balance at 31.12.2018	235	105,737
Additions	200	6,472
Disposals	(1)	(16,207)
Closing balance at 31.12.2019	434	96,002

The amount shown for "Financial assets held to maturity" under current assets on the consolidated balance sheet at 31 December 2019 and 2018 refers primarily to the deposits pledged to comply with the collateral clauses in the project finance contracts for each one of the operating wind farms, which are subject to market interest rates (see Note 16).

The most notable increases in 2019 and 2018 were those related to the funding of reserve accounts to cover the debt service by the companies that signed financing agreements in those years.

Other financial assets:

Other current and non-current loans

Includes under this heading are the loans granted to associates and not eliminated in the consolidation process, which accrue annual interest at market rates.

The market value of these assets does not different substantially from the carrying value.

10.- Non-current receivables and other non-current assets

The composition of this caption at 31 December 2019 and 2018 was as follows:

	2019	2018
Non-current trade receivables	69,734	81,836
Non-current accruals	71,417	71,944
Total non-current receivables and other non-current assets	141,151	153,780

The heading "Non-current trade receivables" includes un totalled $\notin 69,734$ thousands ($\notin 81,836$ thousands at 31 December 2018) which reflects the fair value of a non-financial derivative contracted by a Chilean subsidiary to supply energy to a customer at an inflated fixed price. This contract is carried at market value and changes in value are recorded as adjustments due to changes in the value of equity.

"Non-current accruals" includes $\in 62,193$ thousands ($\in 62,319$ thousands at 31 December 2018) relating to the initial value of two energy contracts entered into in December 2015 and December 2018 by two US subsidiaries to supply a certain amount of energy over a period of 13 and 12 years, respectively.

11.- Inventories

The composition of inventories at 31 December 2018 and 2017 is as follows:

	2019	2018
Raw materials, other supplies and trade inventories	127,706	124,928
Advances delivered	15,529	10,436
Provisions	(23,481)	(22,959)
Total inventories	119,754	112,405

The caption titled "Raw materials, other supplies and trade inventories" includes, in addition to the raw materials used to assemble the wind turbines and the spare parts needed to maintain the Group's facilities, the investments made by the Group's promoters in future facilities to be operated by subsidiaries created for this purpose but which are not yet operational.

The change recorded under the heading of "Advances delivered" is owing to the reductions due to the progress of the work on the construction of renewable power plants in Mexico and Chile by Group companies during the year.

For the sake of prudence, the Group makes value corrections for impairment if there are reasonable doubts about recovering some or all of these assets. The changes in these provisions are recorded under the heading of "Changes in provisions" on the consolidated income statement (See note 24).

12.- Trade and other accounts receivable

	2019	2018
Clients for sales and services rendered	233,305	221,188
Receivables, group companies (Note 30)	118,716	307,056
Receivables, associates (Note 30)	22,748	35,392
Sundry receivables	(1,838)	7,791
Provisions	(9,297)	(12,175)
Total trade and other accounts receivable	363,634	559,252
Advance payments from customers	(1,979)	(5,754)
Total net balance at 31 December	361,655	553,498

The composition of the balance at 31 December 2019 and 2018 was as follows:

The amount recorded under the heading of "Clients for sales and services rendered" refers primarily to the balances due on the sale of energy generated in Spain and abroad.

The section titled "Receivables, Group companies" refers primarily to loans with the parent company in the amount of \notin 285,944 thousands at 31 December 2019 (\notin 285,944 thousands at 31 December 2018) as a consequence of being a member of the tax group of which Acciona, S.A. is the parent company, for the domestic companies pertaining to Group Corporación Acciona Energías Renovables, S.L. to which the applicable laws apply.

The details of the aging of trade receivables are as follows:

	2019	2018
Invoices up to 3 months old	220,461	209,366
Invoices between 3 and 6 months old	1,407	649
Invoices more than 6 months old	11,437	11,173
Total	233,305	221,188
Past due invoices more than 3 months old not provisioned	5,319	3,688

Changes in the impairment provision for receivables are as follows at 31 December 2019 and 2018:

	2019	2018
Opening balance	(12,175)	(12,944)
Increase in provisions for impairment of trade receivables	(1,471)	(3,828)
Reversal of amounts written off	4,384	4,453
Restatements and other	(35)	144
Closing balance	(9,297)	(12,175)

13.- Cash and and cash equivalents

The composition of the balance at 31 December 2019 and 2018 was as follows:

	2019	2018
Cash and banks	251,656	180,571
Deposits and other	44,380	28,490
Total cash and cash equivalents	296,036	209,061

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This caption includes the Group's cash as well bank deposits with initial maturity dates no longer than three months away and with no associated risks. There are no restrictions on the availability of cash and cash equivalents.

In financial years 2019 and 2018, cash and cash equivalents earned market interest rates.

14.- <u>Equity</u>

a) Subscribed and registered share capital

The share capital of the parent company consists of 329,250,589 registered shares with a par value of 1 euro each, fully subscribed and paid in.

The Sole Shareholder, which owns 100% of the shares of the parent company Group Corporación Acciona Energías Renovables, S.L., is Acciona, S.A. the Company meets all of the legal requirements for sole shareholder status. There are no balances or transactions with the Sole Shareholder other than those described in note 30.

b) Share premium and reserves

The balance under "Share Premium", which at 31 December 2019 and 2018 stood at €2,599,689 thousand, was created as a consequence of a number of share capital increases with share premiums carried out by the Company on different dates. Article 296 of the Revised Text of the Capital Companies Act expressly permits the use of the balance of the share premium account to increase share capital and places no specific restrictions on the availability of said balance.

The breakdown of the issues premium, reserves and gains(losses) on exchange shown on the statement of total change in equity is as follows:

	2019	2018
Share premium	2,599,689	2,599,689
Legal reserve	19,066	10,593
Voluntary reserves	(611,170)	(611,170)
Reserves for fully or proportionally consolidated companies	202,428	183,966
Reserves in companies carried by equity	46,431	37,930
Reserves Subtotal	2,256,444	2,221,008
Gains (losses) on foreign exchange	(12,991)	(28,550)
Interim dividend paid during the year	(75,000)	(76,258)
Total Reserves	2,168,453	2,116,200

The legal reserve, which must be funded until the balance is 20% of share capital, may be used to increase capital in an amount equal to the portion of the balance that exceeds 10% of share capital after the increase. Otherwise and except for the application indicated above, until it exceeds 20% of share capital and provided there are no sufficient available reserves, the legal reserve may only be used to offset losses.

c) Reserves in consolidated companies and gains(losses) on exchange

The details of the consolidation reserves contributed by subsidiaries, joint ventures and associates and conversation differences contributed by subgroups at 31 December 2019 and 2018 are as follows:

	2019		20	18
	Consolidated reserves	Gains(losses) on exchange	Consolidated reserves	Gains(losses) on exchange
Corporación Acciona Energías Renovables, S.L.U.	1,158,896		1,142,248	
Acciona Energía Subgroup	48,469	(13,465)	103,408	(29,083)
Ceatesalas Subgroup	(601,187)	474	(624,561)	533
Alabe Sociedad de Cogeneración Subgroup	69,208		53,509	
Ineuropa de Cogeneración Subgroup	(27,347)		(27,221)	
Acciona Saltos de Agua Subgroup	(74,486)		(79,420)	
Corporación Acciona Eólica, S.L.U.	(212,030)		(238,022)	
Corporación Acciona Hidráulica, S.L.U.	(146,241)		(150,177)	
Acciona Eólica de Galicia, S.A.U.	40,245		48,495	
KW Tarifa, S.A.U.	(6,668)		(6,363)	
Total	248,859	(12,991)	221,896	(28,550)

Neither the parent company of the Group nor the investee companies are published listed companies.

d) Adjustments to equity

Cash flow hedges

This section, included under "Retained earnings" on the consolidated balance sheet, includes the net amount of the tax impact of the changes in the value of financial derivatives designated as cash flow hedging instruments (see note 18).

The changes in the balances under this heading in 2018 and 2017 are shown below:

	2019	2018
Balance on 1 January	(21,676)	(68,116)
Net increase for the year	10,750	37,775
Net decrease for the year	(27,232)	(24,280)
Transfer to FY profit (loss)	10,428	13,994
Changes in consolidation scope		18,951
Balance at 31 December	(27,730)	(21,676)

e) Interim dividend

On 31 December 2019, the directors of Corporación Acciona Energías Renovables, S.L. agreed to pay a dividend of €75,000 thousands of euros against 2019 profits. The interim dividend will be paid in 2020.

The provisional statement prepared as required by law showed that there are sufficient cash resources available to pay the above-mentioned dividend, as follows:

	In euros
Accounting statement at 31 December 2019:	
Profit earned from 01-01-2019 to 31-12-2019:	88,357,080
Mandatory reserve funding:	8,835,708
Prior year losses	
Profits available for distribution	79,521,372
Proposed interim dividend	75,000,000
Cash situation at 31 December 2019	
Funds available for distribution:	
Cash and banks:	
Cash pooling line of credit limit at 31-12-2019	2,634,000,000
Cash pooling line of credit used at 31-12-2019	1,028,753,393
Dividend receivable	55,000,000
Proposed interim dividend	(75,000,000)
Difference	1,585,246,607

f) Non-controlling interests

The balance under this heading on the enclosed consolidated balance sheet shows the value of minority shareholders' interests in the subsidiaries. The enclosed consolidated income statement also shows the interest of those minority shareholders in the financial year results.

The changes in 2019 and 2018 were as follows, in thousands of euros:

Company	Balance at 31.12.18	2019 profit (loss)	Additions and changes	Gains (losses) on foreign exchange	Balance at 31.12.19
Compañía Eólica Granadina, S.A.	4,635	323		(593)	4,365
Eólica de Villanueva, S.L.	1,271	100		(200)	1,171
Eólica de Zorraquín, S.L.	858	204		8	1,070
Group Acciona Energía Internacional	188,232	21,643		(14,868)	195,007
Other	(1,273)	2,365	(41)	695	1,746
Total non-controlling interests	193,723	24,635	(41)	(14,958)	203,359

Company	Balance at 31.12.17	2018 profit (loss)	Additions and changes	Gains (losses) on foreign exchange	Balance at 31.12.18
Compañía Eólica Granadina, S.A.	5,209	437		(1,011)	4,635
Eólica de Villanueva, S.L.	1,337	301		(367)	1,271
Eólica de Zorraquín, S.L.	567	221		70	858
Group Acciona Energía Internacional	162,703	17,972	3,774	3,783	188,232
Other	(1,982)	721		(12)	(1,273)
Total non-controlling interests	167,834	19,652	3,774	2,463	193,723

The amount recorded under "Other items" includes the ϵ 6,407 thousands decrease in non-controlling interests due to the first-time application of IFRS 16, dividends distributed to minority shareholders, as well as changes in the value of financial derivatives and translation differences.

The composition of the balance under this heading on the enclosed consolidated balance sheet at 31 December 2019 and 2018 is as follows, in thousands of euros, by item:

	2019		2018			
Company	Share capital and reserves	Net profit	Total	Share capital and reserves	Net Profit	Total
Group Acciona Energía Internacional	173,364	21,643	195,008	170,260	17,972	188,232
Compañía Eólica Granadina, S.A.	4,042	323	4,365	4,198	437	4,635
Eólica de Villanueva, S.L.	1,071	100	1,171	970	301	1,271
Eólica de Zorraquín, S.L.	865	204	1,069	637	221	858
Other	(618)	2,365	1,747	(1,994)	721	(1,273)
Total non-controlling interests	178,724	24,635	203,359	174,071	19,652	193,723

Below is a summary of the financial information for those subgroups which represent a significant portion of the Group's assets, liabilities and operations, in relation to which there are non-controlling interests:

31.12.2019	Acciona Energía Internacional Subgroup
% Non-controlling interests	33.33%
ASSETS	
Non-current assets	2,676,402
Current assets	289,362
Total ass	ets 2,965,764
LIABILITIES	
Equity	279,287
Equity	126,407
Non-controlling interests	152,880
Non-current liabilities	2,492,287
Current liabilities	194,190
Total liabilit	ies 2,965,764
PROFIT (LOSS)	
Turnover	451,146
Operating results	172,112
Pre-tax	66,281
After tax	51,793
Attributed to minority shareholders	(6,495)
Attributed to the parent company	45,298

Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.

31.12.2018	Acciona Energía Internacional Subgroup
% Non-controlling interests	33.33%
ASSETS	
Non-current assets	2,585,191
Current assets	290,150
Total assets	2,875,341
LIABILITIES	
Equity	259,392
Equity	106,652
Non-controlling interests	152,740
Non-current liabilities	2,345,557
Current liabilities	270,392
Total liabilities	2,875,341
PROFIT (LOSS)	
Turnover	443,915
Operating results	185,031
Pre-tax	82,666
After tax	37,504
Attributed to minority shareholders	(8,279)
Attributed to the parent company	29,225

d) Cash management

The Group's cash management objectives are aimed at safeguarding the ability to continue operating as a going concern, generating profits for shareholders and benefits for other interest groups, as well as maintaining an ideal structure for reducing capital costs. This policy makes it possible to create value for the Shareholder while at the same time having access to the financial markets at a competitive cost in order to cover the needs, both for refinancing debt and for financing investments, that are not covered by the funds generated by the business.

In order to maintain or adjust the equity structure, the Group could adjust the amount of dividends payable to the Shareholder, reimburse share capital to shareholders, issue new shares or sell assets to reduce debts.

Like other businesses operating in the same sector, the Group uses its leverage ratio to control its capital structure This ratio is the quotient obtained by dividing net debt by net equity. Net debt is the sum of the current and non-current financial debt, excluding assets held for sale, less current asset investments, cash and cash equivalents.

The gearing ratio at 31 December 2019 and 2018 was as follows:

	Gearing ratio Thousands of euros	
	31.12.2019	31.12.2018
Net financial debt:	618,205	862,801
Non-current financial debt (note 15)	859,671	931,439
Current financial assets (notes 15)	150,572	254,700
Current asset investments (notes 8 and 12), cash and cash equivalents	(392,038)	(314,798)
Derivatives recorded in financial investments (see note 8)		(8,540)
Equity:	2,890,727	2,773,268
Of the Parent	2,687,368	2,579,545
Minority shareholders	203,359	193,723
Gearing ratio	0.21	0.41

h) Restrictions on the availability of subsidiaries' funds

The financial agreements of certain Group companies contain clauses with requirements that must be met in order to profits to be distributed to shareholders or partners.

15.- Provisions and litigation

a) Non-current provisions

The changes under the heading of "Non-current provisions" on the liability side of the consolidated balance sheet at 31 December 2019 and 2018, by item, in thousands of euros, are as follows:

	Provisions for pensions and similar obligations	Provisions for risks and charges	Provision for liabilities	Total
Balance at 31.12.17	5,768	90,406	37,769	133,943
Additions and funding	774	5,106	612	6,492
Disposals	(94)	(728)	(2,354)	(3,176)
Transfers		11,946		11,946
Other changes	(22)	2,014	6	1,998
Balance at 31.12.18	6,426	108,744	36,033	151,203
Additions and funding	532	10,278	546	11,356
Disposals	(1,703)	(11,691)	(1,835)	(15,229)
Transfers		12,241		12,241
Other changes	21	2,404	35	2,460
Balance at 31.12.19	5,276	121,976	34,779	162,031

According to the best estimates of the parent company's directors, these provisions cover the potential liabilities derived from the litigation, appeals, disputes and obligations that were pending at the end of the year.

Provisions for pensions and similar obligations

The Group includes provisions for pensions and similar obligations arising as a consequence of the acquisitions of assets and/or companies from the Endesa Group in 2009 under this heading on the enclosed consolidated balance sheet. The group of employees considered includes 84 people (87 in FY 2018), 27 of whom are already semi-retired or retired (22 in FY 2018). Not all of these employees are in the same situation or eligible for the same benefits. The main characteristics of these provisions are:

a) Defined benefit pension plan with salary increases limited by CPI. The features of this pension plan are clearly that of a defined benefit plan.

The assumptions used to calculate the actuarial liability for the uninsured defined benefit commitments are as follows at 31 December 2019 and 2018:

	2019	2018
Interest rate	1.18%	1.91%
Mortality rates	PERPM/F2000	PERPM/F2000
Expected return on assets	1.18%	1.89%
Salary increase	2.00%	2.00%

The information on the variation in the actuarial liabilities for defined benefit commitments at 31 December 2019 and 2018 is as follows:

	2019	2018
Initial actuarial liability	3,336	4,064
Accrued cost for the year	91	109
Financial expenses	65	71
Benefits paid during the year	(185)	
Profit/(loss) for the year	(534)	(908)
Final actuarial liability	2,773	3,336

The information on the variation in the actuarial assets for defined benefit commitments at 31 December 2019 and 2018 is as follows:

	2019	2018
Initial actuarial assets	1,966	2,688
Yield for the period	37	46
Contributions during the year	406	136
Profit/(loss) for the year	(703)	(904)
Final actuarial assets	1,706	1,966

At 31 December 2019 and 2018, the total actuarial assets and liabilities referred entirely to the defined benefit commitments located in Spain.

The amounts recorded in the consolidated income statement for defined benefit pension obligations totalled $\in 119$ thousands at the end of 2019 ($\in 135$ thousands in 2018) which included the cost for the year plus the yield and the financial cost of the assets and liabilities associated with these employee benefits.

b) In addition, there are obligations to provide retired employees with certain social benefits which are primarily related to electricity. These obligations are not outsourced and are covered by internal provisions. The total amount for these items in 2019 was €2,800 thousands (€3,223 thousands 31 December 2018).

The actuarial changes experienced by these items generated €744 thousands in losses in 2019 (€228 thousands in 2018).

c) Finally, under an agreement between the parties, there is a commitment on the part of the company to provide supplemental health insurance when the employment relationship is terminated (see note 3.2.j).

The changes in the provision for these obligations under the heading of "Provisions" on the enclosed consolidated balance sheets for 2019 and 2018 are shown below:

	Provision for other non- current obligations to personnel
Balance at 31.12.17	215
Disposals	(146)
Balance at 31.12.18	69
Disposals	(69)
Balance at 31.12.19	

These liabilities refer in their entirety to the agreements signed by Group companies in Spain.

The Plan affects employees with 10 or more years of service. Employees who were 50 years or older on 31 December 2005 were entitled to join the early retirement plan (at 60 years of age) and were allowed to join the plan starting on the day they turned 50 until they turned 60 years of age, by mutual agreement of the employee and the company. For employees who were not 50 years old on 31 December 2005 but wished to join the plan, they must file a written request which must be accepted by the company.

The conditions applicable to employees under the age of 50 affected by the Voluntary Resignation Plan consisted of a lump sum payment of 45 days of salary per year of service, plus an additional amount of 1 or 2 months of pay, depending on their age at 31 December 2005.

Provisions for risks and expenses and provisions for liabilities

The types and amounts of the main provisions are based on the estimates made in relation to the warranty commitments assumed for the equipment and machinery sold, primarily wind turbines, which are recorded as "provisions for liabilities" and dismantling operating wind farms when this is required under the law, in which case they are recorded as "provisions for risks and expenses".

Provisions for risks and expenses and provisions for liabilities

The items recorded under these two headings are as follows:

a) Implicit obligations: recognition of implicit obligations in subsidiaries carried by the equity method when the Group's investments in associations is reduced to zero. The provision at 31 December 2019 is €1 million (€2 million at 31 December 2018). The assets, liabilities, ordinary income and profit (loss) for financial years 2019 and 2018 are listed below in proportion to the percentage of ownership in the share capital of each associate:

	Total 2019	Total 2018	
	ASSETS		
Non-current assets	19,576	19,481	
Current assets	9,319	11,062	
Total assets	28,895	30,543	
LIA	ABILITIES		
Equity	(777)	(2,160)	
Non-current liabilities	23,257	26,263	
Current liabilities	6,415	6,440	
Total liabilities and equity	28,895	30,543	
PROFIT (LOSS)			
Turnover	3,586	3,645	
Pre-tax profit	723	469	

b) Decommissioning: this is the directors' best estimate in relation to the commitments assumed for the decommissioning of electricity production facilities in international projects in which the Group operates, when the Group concludes, following analysis of the specifics of these contracts, that there is an obligation to decommission these facilities. These provisions are initially recognised with a charge to "Property, plant and equipment" and therefore have no impact on the income statement at the time of initial recognition. The balance for this item at 31 December 2019 was €118 million (€104 million 31 December 2018).

According to the best estimates of the parent company's directors, these provisions cover the potential liabilities derived from the litigation, appeals, disputes and obligations that were pending at the end of the year. It is complicated to predict what the outcome will be. However, it is not expected that any cash outlays will be required in the near future given the status of the proceedings at the present time.

The best estimates of the risks and uncertainties which inevitably surround most of the events and circumstances affecting these provisions were used measure them.

The Group's management does not believe there will be any additional liabilities for which provisions have not been made in these consolidated annual accounts at 31 December 2019 and 2018.

b) Current provisions

The changes under the heading of "Non-current provisions" on the liability side of the consolidated balance sheet at 31 December 2019 and 2018, by item, in thousands of euros, are as follows:

	Guarantees	Other provisions	Total
Balance at 31.12.17	98	12	110
Additions and funding		1,112	1,112
Balance at 31.12.18	98	1,124	1,222
Additions and funding		1,057	1,057
Disposals		(752)	(752)
Balance at 31.12.19	98	1,429	1,527

In addition to what has been mentioned previously, the Group sets up provisions, based on the best estimates of the parent company's directors, to cover the potential liabilities derived from the litigation, appeals, disputes and obligations that were pending resolution at the end of the year.

Litigation

As of the date of these consolidated annual accounts, the Polish company Golice Wind Farm Sp z.o.o. is involved in a dispute with its main client over the latter's unilateral termination of the CPA (bilateral agreement for the purchase and sale of emission certificates derived from energy production from renewable resources) signed by the parties.

Several direct and indirect subsidiaries of the Corporación Acciona Energías Renovables, S.L. subgroup are listed as co-defendants in the lawsuit brought by Solargenix LLC in an Illinois court for alleged breach of contract and tort. At present, a first instance judgment of USD 134.5 million has been handed down and is being appealed, making it very difficult to reliably predict the outcome.

Based on estimates and evaluations carried out by the Finance Department and the Legal Department, the Group recognised a provision of €30 million at 2017 year end.

16.- <u>Financial debt</u>

a) Loans and borrowings:

The details of the balances payable to banks at 31 December 2019 and 2018 on recourse and non-recourse loans, understanding non-recourse loans as unsecured debt where recourse is limited to the debtor's cash flows and assets, in thousands of euros, are as follows:

	201	.9	2018	
Item	Non-current	Current	Non-current	Current
Non-recourse loans	650,231	101,134	715,839	245,899
Project finance	597,734	89,776	710,579	244,925
Finance leases		36		44
Other project-related payables	48,202	10,388		
Fixed asset mortgage expenses	4,295	935	5,260	930
Recourse loans:		38,700		
Other project-related payables		38,700		
Total payables to banks	650,231	139,834	715,839	245,899

In 2019 and 2018, the Group's loans and lines of credit accrued interest that was for the most part referenced to the Euribor for financing in euros, although some of the Group's debt is also referenced to other indices such as Libor for debt in US dollars, WIBOR for financing in Polish zlotys and JIBAR for financing in South African rand, as the most relevant indices for the Group outside the Euro Zone. A significant part of the Group's debt is hedged using financial derivatives in order to reduce the volatility of the interest rates paid by Group Corporación Acciona Energías Renovables, S.L.

The Group, through its subsidiaries or associates, has made investments in energy infrastructures that are operated by subsidiaries, joint ventures and associates under "project finance" arrangements or other project-related financing.

This financing concept applies to projects that are, in and of themselves, capable of providing sufficient guarantees to the participating financial entities that the debt undertaken to carry them out will be repaid. Each project is developed by a special purpose entity in which the project assets are financed in part by investments made by the partners, which is limited to a certain amount, with the rest, generally a higher amount, being financed through long term debt. The debt service on these loans is guaranteed primarily by the future cash flows generated by the project itself and by in rem guarantees on the project's assets.

In 2019, the caption titled "Financing of current and non-current projects" shows a net decrease of \in 188 million, which mainly corresponds to the scheduled repayments of this type of loan, the positive effect of conversion differences for the period – mainly on projects whose currency is the South African rand and the Canadian dollar - as well as the repayment of \in 146 million in bank debt on two wind projects located in Australia which are now financed by loans received from the company Acciona Financiación de Filiales Australia, Pty. Ltd., a member company of the Acciona Group (see note 19).

As indicated in note 3.2.f), the adoption of IFRS 13 requires an adjustment to the valuation techniques used by the Group to obtain the fair value of derivatives to include the bilateral credit risk adjustment so as to reflect not only the Company's own risk but that of the counterparty in the fair value of the derivatives.

At 31 December 2019, the credit risk adjustment resulted in a reduction in the value of the derivative liability in the amount of \in 867 thousands which was recognised, on the one hand, as a reduction of \in 570 thousands in loans and borrowings, and on the other hand as an increase in the value of the investment in the amount of \in 297 thousand, without considering the tax effect, by those companies which are carried by this method. The net of this modification on equity adjustments for valuation of cash flow hedges was positive in the amount of \in 487 thousand.

At 31 December 2019, Group companies had no unused bank financing. Management believes that the cash generated, combined with the realisation of current assets, will be sufficient to cover its short term payment obligations.

Furthermore, certain investee companies have made commitments to distribute profits and maintain a series of financial ratios that are calculated on the individual financial statements at the end of each fiscal year, including the maintenance of certain balances in cash accounts (see note 9).

At 31 December 2019 and 2018, neither the parent company nor any of its major subsidiaries had breached any of their financial obligations or any other type of obligation that could lead to the early termination of the loan agreements. No defaults are expected in 2020.

However, it is worth noting the default situation of the Polish company Golice Wind Farm Sp z.o.o. As indicated in note 15, this company is in the middle of a dispute with its main client regarding the unilateral termination of a contract signed by the parties. The outcome of this disputes will determine the ability of this Group company to maintain projected profits and cash flows to service the associated debt (€16,071 thousands classified as current) and the recoverability of net assets in the long term (in the amount of €18,409 thousand).

In 2019 and 2018, there were no defaults or other breaches of obligations to pay principal, interest or amortizations on the balances payable to financial institutions

The breakdown of the amounts referred to above during the five-year period following the date of the consolidated balance sheet is as follows:

2020	2021	2022	2023	2024	Thereafter	Total
150,572	76,696	72,904	83,480	79,081	338,070	800,803

b) Debentures and other negotiable securities

The changes in these current and non-current liability accounts on the 2019 and 2018 balance sheet are as follows:

	Non-current	Current
Balance at 31.12.17	213,835	6,885
Amortization		(6,786)
Transfers	(8,376)	8,376
Other changes	10,141	326
Balance at 31.12.18	215,600	8,801
Amortization		(8,921)
Transfers	(10,689)	10,689
Other changes	4,529	169
Balance at 31.12.19	209,440	10,738

This item contains the placement of a private bond issue carried out on 10 August 2012 with a credit rating of BBB by Standard & Poors and BBB- by Fitch, by the Mexican subsidiaries CE Oaxaca Dos, S. de R.L. de C.V. and CE Oaxaca Cuatro, S. de R.L. de C.V. in the amount of US\$ 298,7 million. The purpose of this bond issue was to finance the development, construction and operation of a number of projects for 102 MW of wind power each, the end client being the Federal Electricity Commission (CFE). The issue accrues 7.25% annual interest, payable every six months on 30 June and 31 December each year through 31 December 2031. The amortization of the debt began on 31 December 2012 and will continue with payments every six months until the debt is paid in full on 31 December 2031.

The breakdown of the maturity dates of these obligations at 31 December 2019 for the year 2020 and the next four years and beyond is as follows:

2020	2021	2022	2022	2023	Thereafter	Total
10,738	12,577	13,065	14,345	13,627	155,826	220,178

c) Other debt disclosures

At 31 December 2019, the average interest on loans and borrowings and other debt assumed in the form of debentures and bonds was 8.02 % (7.45 % at 31 December 2018).

In 2019, the percentage of debt not subject to interest rate volatility was 76.2%.

The composition of financial debt denominated in currencies other than the euro at 31 December 2019 and 2018, classified by the main currencies in which the Group operates, is as follows:

Currency	Financial debt 2019	Financial debt 2018
US dollar	340,407	347,426
South African rands	226,869	219,867
Australian dollar	36	147,760
Polish zloty	16,071	24,994
Canadian dollar	32,498	32,345
Indian rupee	57,552	63,432
Chilean peso	10,388	

17.- Risk management policy

Group Corporación Acciona Energías Renovables, S.L. due to its line of business and geographical diversification, is exposed to certain financial risks that are effectively managed by a Risk Management System. This system, in line with the one developed by the Sole Shareholder, Acciona, S.A., is designed to identify events that could potentially affect the company, manage risks by establishing internal control systems to keep the probability of those events occurring and their impact within the permitted tolerance levels and provide reasonable assurances that the group's strategic business objectives will be met.

The aim of this policy is to make risk management part of the Acciona Group's strategy and establish the framework and principles of the Risk Management System.

This policy considers all the risks associated with the business activities carried out by the Group in all of the geographical markets where it does business.

Interest rate risk

Interest rate fluctuations modify the future flows of the assets and liabilities tied to an adjustable interest rate.

Interest rate risk is particularly significant as far as financing the construction of wind farms and other renewable energy plants is concerned, where the project returns can be affected by fluctuations in interest rates. This risk is mitigated through hedging operations by the contracting derivatives (mainly interest rate swaps, IRS).

Based on the estimates of Group Corporación Acciona Energías Renovables, S.L. regarding the evolution of interest rate risks and debt structure objectives, hedging instruments to mitigate these risks. The level of hedging of the debt achieved for each project depends on the type of project involved and the country where it is located.

The reference interest rate on the debt contracted by the member companies of Group Corporación Acciona Energías Renovables, S.L. is mainly Euribor for operations in euros and Libor for operations in US dollars, both in the USA and in other Latin American countries where this is often the currency in which they are financed, as the cash flow generated by the assets are also denominated in this currency.

Sensitivity test of derivatives and indebtedness

The financial instruments exposed to interest rate risk are basically floating interest rate financing and derivative financial instruments.

In order to analyse the effects which a change in interest rates could have on the Group's accounts, we did a simulation assuming a 50 bp increase and decrease in variable interest rates at 31 December 2019.

This analysis of the Group's sensitivity to an upward or downward variation of 0.50% in the floating interest rate tied to the Euribor and Libor showed that the impact on the consolidated income statement of the Corporación Acciona Energías Renovables, S.L. as a result of the increase or decrease in interest payments amounted to \notin 1,214 thousands at 31 December 2019.

The results of the analysis of sensitivity to upward or downward movements in the long term interest rate curve in relation to fair value of the interest rate hedges that are part of the cash flow hedges contracted at 31 December 2019, depending based on the holding percentage, show that a 0.5% increase in the interest rate curve would result in a \notin 12.944 thousands decrease in debt payable on financial derivatives. Hence, a

0.5% decrease in the interest rate curve would cause a €12,944 thousands increase in the amount payable on financial derivatives.

Exchange rate risk

As the Group continues to press forward with its international expansion, it has greater exposure to exchange rate risks from foreign currency transactions in the countries where it invests and does business.

Risk management is the responsibility of the Acciona Group's Corporate Finance Department and adheres to non-speculative criteria.

Exchange rate risk basically arises from the following types of transactions:

- Debt assumed by group companies and associates in foreign currencies.
- Receivables referenced primarily to the evolution of currencies other than the euro.
- Investments in foreign companies.

In order to mitigate exchange rate risk, the non-current assets in currencies other than the euro are financed in the same currency in which the assets are denominated. Other transactions and cash flows in foreign currency are hedged according to the procedures established by the Acciona Group.

Likewise, net assets from investments in companies with operating currencies other than the euro are exposed to the risk of exchange rate fluctuations when the financial statements of those companies are converted to euros during the consolidation process.

The composition of current and non-current assets, liabilities and equity at 31 December 2019 in the main currencies in which the Group operates is as follows, in thousands of euros:

Currency	Non-current assets	Current assets	Non-current liabilities	Current liabilities	Equity	Sensitivity (10%)
US dollar	1,974,953	244,103	1,462,433	130,374	626,249	62,625
South African rands	248,506	51,339	244,470	19,593	35,782	3,578
Australian dollar	521,187	35,021	333,756	76,337	146,115	14,612
Canadian dollar	142,938	14,000	77,528	9,569	69,841	6,984

Credit risk

Credit risk refers to the risk that a counterparty to an agreement may breach its obligations, thereby causing the Group to sustain economic losses. The Group has a policy of only doing business with solvent third parties and obtaining sufficient guarantees to mitigate the risk of financial losses caused by defaults. The Group only does business with entities at the same or higher investment level range and obtains information on the counterparties from independent business rating bodies, other public sources of financial information and through its own relations with clients.

The receivables and customer accounts consist of a large number of clients distributed across different sectors and geographical areas. Credit relations with clients and the solvency of those clients are continuously evaluated and credit surety contracts are taken out as needed.

The Group has no significant exposure to credit risk with any of its clients or groups of similar clients. Moreover, the credit risk is not highly concentrated.

The Group's credit and liquidity risk associated with derivative instruments at fair value is limited since both cash investments and derivatives are placed with solvent entities that have high credit ratings and no one counterparty assumes significant percentages of the total credit risk.

On the other hand, the new definition of the fair value of a liability under IFRS 13 based on the concept of transferring the liability to a market participant confirms that the credit risk itself should be considered in the fair value of the liabilities. The Group has included a bilateral credit risk adjustment to reflect its own risk and that of the counterparty in the fair value of the derivatives.

Liquidity risk

Group Corporación Acciona Energías Renovables, S.L. has a prudent risk management system based on maintaining sufficient amounts of cash and cash equivalents.

The ultimate responsibility for managing liquidity risk lies with the Corporate Finance Department of the Acciona Group, which devises an appropriate framework for controlling the Group's cash needs in the short, medium and long term. The Group manages its liquidity by maintaining adequate reserves, appropriate banking services and the availability of loans and credit facilities by constantly supervising the forecasts and the actual flow of funds and pairing these with the maturity profiles of the financial assets and liabilities.

As seen on the enclosed consolidated balance sheet at 31 December 2019, the Group's working capital is negative in the amount of $\notin 1,377,627$ thousands ($\notin 1,356,540$ thousands at 31 December 2018), since current liabilities are higher than current assets due to a large extent to the short term financing received from the Group ($\notin 1,386$ million, see note 18). However, the directors of the parent company do not anticipate any problems paying the amounts owed to third parties on the due dates. In the Directors' opinion and based on current circumstances, the Group's budget, which reflects the factors that are considered most significant and the most likely evolution, calls for the generation of sufficient funds to cover the payments which the Group will need to make in the next fiscal year. In any case, the Group will continue to receive the commercial and financial support of the Sole Shareholder, which will not call in the debt in the short term since doing so could compromise the normal business operations of Group Corporación Acciona Energías Renovables, S.L.

Economic risk "vs" budget deviations

The Group has a global economic and budget control system for each line of business adapted to each business activity that provides the people responsible for the business with the information they need to control potential risks and take the most appropriate decisions. Periodically, the economic and financial management information is contrasted with the estimates and indicators, evaluating the deviations in terms of business volume, profitability, cash flows and other relevant and reliable indicators, taking the pertinent corrective measures as needed.

Price risk

With regard to price risk in the Spanish electricity market, Legislative Royal Decree 9/2013, which introduced urgent measures to guarantee the financial stability of the electrical system, was published on 12 July 2013. This Royal Decree, which took effect on 13 July 2013, abolished other Royal Decrees including RD 661/2007 of 25 May, discussed above, which regulated the compensation framework for electricity plants such as those owned and operated by Group Corporación Acciona Energías Renovables, S.L. in Spain as part of the support system for renewable energies. The new compensation scheme was established in Royal Decree 413/2014, which was published on 6 June 2014, regulates electricity production using renewable energy sources, co-generation and waste.

Under this new methodology, in addition to the compensation for the sale of electricity at market rates, certain power plans can receive special compensation composed of a price per unit of installed power to cover the investment in standard facilities that cannot be recovered by selling the electricity on the market and a portion for operations that covers the differences between operating costs and revenues as a result of participating in the standard rate market. The terms of the compensation paid to offset investment and operating costs are reviewed every 3 years, considering the income from energy sales at market prices by standard facilities, so that upward or downward variations that fall outside the range established in the Royal Decree are included in the special compensation calculation. All of the model's parameters with the exception of useful life and the value of the investment in the plant can be adjusted at the end of the regulatory period (six years). The new compensation parameters for the second regulatory period will be published in the first quarter of 2020 and will apply to the period from 2020 up to and including 2025.

Therefore, what is clear from the current regulatory framework is that a significant part of the Group's renewable assets, especially wind power technology launched before 2004, as well as many of its minihydroelectric plants, will no longer receive additional compensation at market price, which means they are exposed to price fluctuations in the electricity market.

Compensation for investments and operations are established in such a way to guarantee that the plants obtain a reasonable return over their useful lives. As for what is considered a reasonable return, the Decree 9/2013 indicates that for the first regulatory period from 2014 through 2020, a reasonable return is considered the average return on a 10-year treasury note on the secondary market, pre-tax, plus an appropriate differential of 300 basis points (value: 7.398%), with the possibility of an adjustment every six years. There is one notable change that will apply in the new regulatory period: Royal Decree Law 17/2019, published on 22 November 2019, introduces urgent measures to adapt the compensation parameters affecting the electricity system in response to the phasing out process of thermal power plants. This Royal Decree-Law updates the value of the reasonable return for the period 2020-2025 applicable to the specific compensation scheme (7.09%). In addition, to reinforce the stability of the regulatory framework for plants that were receiving primary compensation prior to the entry into force of Royal Decree-Law 9/2013, are allowed to maintain the rate of return set in the first regulatory period (7.398%) until 2031. This is contingent on the waiver of the continuation or initiation of new legal or arbitration proceedings, as well as the waiver of any possible compensation arising from such proceedings.

Of the Group's total production in the domestic electricity market, approximately 57% is subject to regulated compensation and the remainder is remunerated at market price.

Finally, with respect to price risk in the electricity markets of the various countries where the Group operates, approximately 63% of the Group's production is subject to a long-term price agreement established with a third party (PPA), 21% is subject to feed-in tariff regulation and the remainder is sold on the open market.

18.- Derivative financial instruments

Interest rate hedges

In keeping with the policies of the Acciona Group, Group Corporación Acciona Energías Renovables, S.L. regularly uses interest rate derivatives as hedging instruments. These instruments are intended to reduce the potential risk of fluctuations in cash flows due to the adjustable interest rates on non-current financial liabilities.

The derivative financial instruments in place at 31 December 2019 and 2018 are shown on the enclosed consolidated balance sheet at fair value, as detailed below:

Interest rate hedges		20)19			20	018	
(thousands of euros)	Notional amount	Financial liabilities	Financial assets	Investments in associates (*)	Notional amount	Financial liabilities	Financial assets	Investments in associates (*)
	Cash flow hedges:			Cash flow hedges:				
Interest Rate Swap	910,640	(30,644)	1,134	(11,326)	924,925	(35,478)	8,540	(4,809)
Total	910,640	(30,644)	1,134	(11,326)	924,925	(35,478)	8,540	(4,809)

(*) The investments in associates are net of taxes.

The most commonly used interest rate derivatives are interest rate "swaps" whose purposes is to fix or limit the evolution of the floating interest rates on financing. These financial derivatives are used primarily to hedge the cash flows from the debt taken out to finance the wind farms and the other power plants using renewable energy sources.

At 31 December 2019 and 2018, the fixed interest rates on these financial derivatives pegged to the Euribor ranged from 0.46% to 5.05%

The amounts recognised by the Group are based on the market value of equivalent instruments on the date of the consolidated balance sheet. Practically all of the interest rate swaps are designed to be effective as cash flows hedges and the fair value is deferred and recorded in equity.

The periods in which these cash flow hedges are expected to have an impact on the income statement, in proportion to the percentage of ownership, are as follows

	Future settlements					
	< 1 month	1 - 3 months	3 months - 1 year	1 - 5 years	+ 5 years	
Group Companies			7,348	20,399	2,357	
Associates (*)	253	205	2,450	7,988	5,791	

(*) Investments in associates are stated at the Group's percentage of ownership and are shown without considering the tax effect.

Changes in the fair value of these instruments are carried directly to equity (see note 14.d). The anticipated or deferred tax assets generated by recognising these financial instruments, which at 31 December 2019 totalled \notin 7,740 thousands (\notin 6,935 thousands at 31 December 2018), are recorded with a debit or credit to equity (see note 21).

The methods and criteria used by the Group to determine the fair value of the financial instruments is described in note 3.2.f) of these consolidated annual accounts.

The notional value of the liabilities hedged by the interest rate swaps came from:

	2019	2018
Group companies and associates	738,556	849,224
Associated enterprises	172,084	75,701
Total notional value	910,640	924,925

(*) Amounts based on percentage of ownership.

The notional contractual amount does not refer to the risk assumed by the Group, since this amount is only used as the basis upon which the settlement calculations are made. The changes in the notional values of the financial instruments contracted in recent years, in proportion to the percentage of ownership, are shown below:

	Evolution of notional value						
	2020	2021	2022	2023	2024	2025	
Group Companies	294,615	212,052	147,140	120,738	96,433	77,153	
Associates (*)	186,309	161,303	140,174	118,974	103,265	72,957	

(*) Amounts based on percentage of ownership.

Other derivative financial instruments

Three Australian subsidiaries have signed agreements that allow them to set the future sale price of electricity for a certain volume of MWh. These contracts are carried at market value and changes in value are recorded as adjustments due to changes in the value of equity. At 31 December 2019 reserves, profit and loss and non-controlling interests, net of the tax effect, amount to a loss of $\in 1,269$ thousands a gain of $\in 623$ thousands on the income statement and a gain of $\in 84$ thousands for non-controlling interests, all of which are offset against non-financial derivative liabilities of $\in 2,336$ thousands (see note 20).

The impact of derivative instruments on equity at 31 December 2019 is summarised below:

Item	2019
Financial liability for interest rate hedge	30,644
Financial asset from interest rate hedges (note 9)	(1,134)
Negative impact of interest rate hedges on equity, net of taxes	11,326
Net tax receivable from interest rate hedges	(7,740)
Other, mainly external holdings in interest rate hedges	(7,237)
Adjustment for change in the value of interest rate hedges	25,859
Adjustment for change in the value of energy contracts (net external and tax)	1,871
Total receivable balance for adjustments due to value changes at 31 December (note 13)	27,730

19.- Payable to group companies, associates and related parties

This caption on the consolidated balance sheet includes the financing extended by Acciona Financiación Filiales, S.A., a member company of the Acciona Group, as well as the accrued and unpaid interest at the end of the year, in thousands of euros.

	201	2019)18
	Non-current	Current	Non-current	Current
Acciona Financiación Filiales, S.A.	629,665	1,356,065	615,937	1,508,277
Atlanta Renewables, S.A.R.L.	275,199	1,533	311,613	1,095
Acciona Financiación Filiales Chile, SPA	440,638	12,799	292,762	12,485
Acciona Financiación Filiales Australia Pty Ltd	286,125	14,258	149,210	2,014
Other	138,236	893	69,593	568
Total	1,769,863	1,385,548	1,439,115	1,524,439

The principal credit facilities recognised by the Parent company at 31 December 2019 granted by Acciona Financiación de Filiales, S.A.U. mature in 2020, although the lender will not call in the debt since this could compromise the normal course of the Group's operations, as discussed in note 17.

The most salient features of these lines of credit are as follows:

Company	Granted on	Credit limit	Maturity date	Drawn 31/12/2018
Acciona Financiación Filiales S.A.	01-04-2016	256,474	29-03-2020	256,474
Acciona Financiación Filiales S.A.	19-10-2016	2,634,000	19-10-2020	1,028,753

These loans accrue interest at a fixed market rate and total accrued and unpaid interest at 31 December 2019 totalled €14,455 thousands (€8,918 thousands at 31 December 2018).

In addition, a loan agreement was signed in 2016 in the amount of US\$ 550,000 thousands granted by Acciona Financiación Filiales, S.A., a member company of the Acciona Group. This is an interest-bearing loan tied to the Libor plus a differential, and it matures in 2021.

In 2017 a new loan agreement was entered into for CAD €44,200 thousands granted by Acciona Financiación Filiales, S.A. This loan accrues interest at CAD plus a market spread and matures in 2022.

The distribution of the maturity dates of these loans at 31 December 2019 for 2020 and subsequent years until maturity is as follows:

2020	2021	2022	Total
51,113	329,499	11,662	392,274

The Parent company's holdings in certain companies are in the form of pledges to secure these loans.

In addition, at the end of 2019 there were other loan agreements in place with Acciona Financiación Filiales, S.A., Acciona Financiación Filiales Chile, SPA and Acciona Financiación Filiales Australia Pty Ltd for the financing of projects in Australia, Chile and Mexico. These are interest-bearing loans tied to the Libor plus a differential.

In 2014, the infrastructure fund KKR, through its subsidiary Atlanta Renewables, S.A.R.L., assumed onethird of the subordinated debt of Acciona Energía Internacional, S.A. This loan matures in 2022 and can be extended for an additional five years.

In addition, like other related entities, at 31 December 2019 there were financial contributions made by other partners with a minority interest in Group projects and installations, mainly a wind farm in South Africa and two wind farms in the United States. These loans accrue annual interest linked to the South African Prime Rate plus a market differential for South African plants and a fixed rate for plants in the United States.

20.- Other current and non-current liabilities

The breakdown of this item on the balance sheet heading is as follows, in thousands of euros:

	Non-cu	irrent	Cur	rent
	2019	2018	2019	2018
Grants	101,756	106,300		
Other deferred income	65,700	67,288		
Creditors falling due after more than one year	19,282	19,925		
Financial lease obligations		13,920		524
Non-financial derivatives	61,423	68,129		
Outstanding salaries			13,913	15,951
Other creditors			9,133	18,952
Fixed asset suppliers	2	33	502,777	218,837
Payable to Group companies			14,384	14,721
Taxes (note 20)			67,260	46,140
Closing balance	248,163	275,595	607,467	315,125

The changes under the heading of "Grants" in 2019 and 2018 were as follows:

	Grants
Balance at 31.12.2017	108,186
Added	7
Grants released to income (note 23)	(6,565)
Other	4,672
Balance at 31.12.2018	106,300
Added	354
Grants released to income (note 23)	(6,844)
Other	1,946
Balance at 31.12.2019	101,756

The most significant change in both 2019 and 2018 was due to the amount carried to the FY profit and loss. The caption "Other" mainly reflects exchange rate differences arising from the appreciation of the US dollar against the euro.

"Other deferred income" mainly includes \notin 39 million (\notin 41 million in 2018) which reflects the initial value of a non-financial derivative contracted by a Chilean subsidiary of the Group to supply energy to a client starting in 2017 at an inflated fixed price for 13.5 years (see note 9).

At 31 December 2019 the caption titled "Non-financial derivative payables" includes $\in 61$ million ($\in 68$ million in 2018) for the fair value of non-financial derivatives contracted by subsidiaries in the United States and Australia for the supply of energy during the year.

The increase under "Other current liabilities" is mainly explained by changes in the outstanding accounts payable to suppliers of property, plant and equipment for investments in wind farms under construction in the United States, Australia and Chile, as well as photovoltaic plants in Chile and the Ukraine.

The amount recognised under "Payable to group companies" on the liability side of the consolidated balance sheet includes amounts owed to Acciona, S.A. and other Acciona group companies as a result of the consolidated income tax and VAT regime in Spain.

21.- <u>Tax situation</u>

Tax consolidation scheme

Under current law, the consolidated tax groups include the parent company along with certain subsidiaries that meet the legal requirements. The company Corporación Acciona Energías Renovables, S.L. and certain Group companies that meet the legal requirements have been part of the consolidated tax group headed by Acciona, S.A. since 2008.

All other subsidiaries of the Group either file their taxes individually or jointly as part of smaller groups, according to the local tax laws in each country. Besides the Spanish tax group, the Group files consolidated taxes in Australia (including all member companies of the Acciona Group operating in that country), the US, Portugal and Italy.

Effective 1 January 2008, certain investee companies of the Group joined the special VAT system for business groups provided for in Chapter IX, Title IX of the Value Added Tax Act 37/1992 of 28 December. The parent company of the group is Acciona, S.A. A number of other Group companies located in Navarra, Italy and Australia also members of the VAT tax group.

Years open to tax inspection

On 21 May 2015, the group was notified by the tax authorities that they would be auditing the corporate income tax returns of Acciona, S.A. as the parent company of the group and those of various subsidiaries for the 2010-2012 financial years. The proceedings concluded with an agreement between the company and the tax authorities for corporate income tax and agreements on value added tax, without penalties, in the same terms as in previous proceedings.

On 10 January 2013, Guadalaviar Consorcio Eólico, S.A. was notified of the commencement of an audit of its 2008 and 2009 corporate tax and VAT tax returns, during which the value of the wind farm rights transferred in 2009 was reviewed. The audit ended with an assessment which was disputed by the company in which the tax authorities increased the value of the wind power rights over what had been declared by the parties. The company received the settlement agreement from the Central Office for Large Taxpayers on 23 December 2013 and filed the corresponding economic-administrative complaint with the Central Economic-Administrative Court (TEAC) on 13 January 2014. On 16 February 2017, the TEAC issued a resolution partially upholding the claim and ordering the tax inspectors to notify the company of its right to seek an adversarial expert appraisal. On 27 August 2017, the Technical Office of the AEAT's Tax and Customs Control Department notified the TEAC of a new settlement agreement and issued a Resolution Enforcement Agreement.

On 22 September 2017, the company filed an economic-administrative claim with the TEAC against the aforementioned Settlement Agreement and requested the automatic suspension of the debt without bond. Arguments were presented to the TEAC on 5 April 2018 and the case is still pending as of today's date.

A request was made to suspend the enforcement of the disputed assessment, with no bonds provided. On 6 October 2014, an appeal was lodged with the Audiencia Nacional (Spanish National Court) against the TEAC's decision, which was dismissed. In its ruling of 19 November 2014, the National Court denied the application for the suspensions. The company filed a cassation appeal with the Supreme Court on 2 February 2015 and on 28 January 2016 was notified that the appeal had been upheld by the court, following which the National Court agreed to suspend the enforcement of the tax debt.

The amount of the adjustment, including late interest through the date of the appealed settlement, for which the Company would be liable, is €11,131 thousands and it is estimated that considerable liabilities will likely materialise.

At 31 December 2019, the corporate tax returns of the companies that are part of the consolidated tax group and all other major tax returns that are subject to inspection, and for which the statute of limitations had not expired, were open to inspection by the tax authorities. Generally speaking, all other consolidated Spanish companies are subject to inspection by tax authorities in relation to the main taxes for the last four fiscal years.

Because tax laws are open to different interpretations, the results of any future tax inspections by the tax authorities could give rise to tax liabilities, the amount of which cannot be objectively quantified at this time. However, the possibility of significant additional liabilities arising is remote and the Group's directors believe that any liabilities that might arise would not have a material impact on the equity of the Group Acciona Energía Global.

Taxes and social security

	2019		20	18
	Deferred	Current	Deferred	Current
Debit balances	363,305	141,552	277,806	92,192
VAT/IGIC		93,701		67,331
Tax refund		2,413		1,934
Deferred taxes receivable	363,305		277,806	
Current tax assets		45,438		22,927
Total payables	506,242	80,935	424,073	62,463
Corporate tax		13,675		16,323
Personal income tax withholdings		6,019		6,710
VAT/IGIC		36,686		18,310
Deferred taxes payable	506,242		424,073	
Social Security		1,360		1,181
Electricity tax		20,666		14,312
Other		2,529		5,627

At 31 December, the debit and credit tax balances are as follows:

Reconciliation of carrying results with fiscal results

La reconciliation between el pre-tax carrying results and the corporate tax liability at 31 December 2019 and 2018 is shown below:

	Thousands	of euros
	2019	2018
Consolidated profit before tax	284,963	241,345
Permanent differences	37,454	(35,901)
Adjusted carrying result	322,417	205,444
Adjusted tax expense	83,917	54,636
Deductions	(1,029)	(1,087)
Unrecognised tax credits	5,960	14,052
Tax expense for the year	88,848	67,601
Change in tax rate	53	
Adjustment of prior year taxes	(18,237)	19,998
Tax expenses posted to the income statement	70,664	87,599

"Permanent differences" include income and expenses that are not computable under applicable tax laws. They also include results that are eliminated during the consolidation process but are nonetheless fully effective from a tax perspective as far as the individual tax returns of the corresponding Group entities are concerned, especially those which are not part of the tax group. The most significant item included in 2019 refers to the differences arising in relation to certain companies whose financial statements are incorporated into the Group's as a result of the functional currencies in which their operations are denominated or because, under the applicable laws in their countries, their taxes are paid on the basis of the financial statements converted to the local currency.

The "Tax expense adjusted to the tax rate" is obtained by applying the pertinent tax rate to the adjusted carrying values in each jurisdiction where the Group operates.

The item titled "Unrecognised tax credits" reflects the impact of not recognising the tax effects of the losses generated by certain subsidiaries.

Taxes recognised in equity

In addition to the taxes on profits recognised in the consolidated income statement, in fiscal years 2019 and 2018 the Group recorded the following items and amounts in consolidated equity:

	Thousands of euros		
	2019 2018		
Changes in the fair value of financial instruments	(5,616)	(15,909)	
Profit/(loss) for the year	228	56	
Total	(5,388)	(15,853)	

Deferred tax assets and liabilities

Pursuant to the tax codes in the different countries where the consolidated companies are located, certain timing differences arose in fiscal years 2019 and 2018 which must be considered when calculating the corporate income tax

The origins of the deferred taxes recorded in both years are shown below:

	Thousands of euros	
Deferred taxes receivable arising from:	2019	2018
Tax loss carryforwards	227,905	144,588
Derivative financial instruments	9,517	11,213
Gains (losses) on foreign exchange		
Impairment and other provisions	49,053	68,655
Other items	76,830	53,350
Total deferred taxes receivable	363,305	277,806
	Thousand	s of euros
Deferred taxes payable arising from:	2019	2018
Derivative financial instruments	8,617	5,489
Free and accelerated amortization	291,847	205,294
Finance leases	1,957	2,444
Assignment of first consolidation differences to assets	115,318	121,064
Other items	88,503	89,782
Total deferred taxes payable	506,242	424,073

Set out below is an analysis of deferred taxes, which are shown net of accounting effects at the fiscal year end:

Assets	2019	2018	Liabilities	2019	2018
Tax loss carryforwards	39,196	75,241	Other items	134,079	111,337
Other items	94,883	36,096			
Deferred taxes receivable	134,079	111,337	Deferred taxes payable	134,079	111,337

At the 2019 year end, the maturity dates of the tax credits arising from tax loss carryforwards pending application were as follows in thousands of euros:

Amount	Expiration
126,410	2023-2028
33,224	2031-2032
107,467	No statute of limitations
267,101	

The Corporate Tax Law 27/2014 of 27 November eliminated, effective on 1 January 2015, the 18-year deadline for offsetting tax losses, making the deadline indefinite.

Of this amount, €252,927 thousands pertains to tax credits received in the US, Mexico, Chile, South Africa and Australia, primarily due to the fact that the law in these countries provide for accelerated amortization.

At the end of the year there were to significant deductions pending application that had not been capitalised.

Regarding the tax loss carryforwards and deductions pending compensation shown on the books, the Group hopes to recover them in the course of the company's ordinary operations without any risk to equity.

Reporting obligations

The laws in force on corporate income tax establish different tax incentives designed to foster certain investments. The companies have taken advantage of the tax incentives provided for in those laws.

The Group, through some of its subsidiaries, is obligated to comply with the commitments undertaken in relation to tax incentives, in particular the requirement keep certain assets associated with the investment or reinvestment deduction in their possession.

In 2019 there were no operations of the kind discussed in article 86 of LRD 4/2014 (Revised Text of the Corporate Tax Act), which are subject to the special rules governing mergers, absorptions, investments of assets or security swaps.

As established in article 86.3 of Law 27/2014 TRLIS, the information required for the transactions carried out in prior years is contained in the approved individual reports.

In 2008, 2009, 2010, 2011 and 2012, various investee companies took deductions for impairment losses on the capital investment in Group companies, joint ventures and associates as provided for in article 12.3 of LRD 4/2004 (revised text of the Corporate Tax Law), regulated in the Sixteenth Transitory Provision of Law 27/2014.

Law 16/2013 of 29 October repealed Article 12.3 TRLIS, effective on 1 January 2013, vis-a-vis the deduction of impairment losses on these holding and established a transitional period of the inclusion of pending losses as of 31/12/2012 into the tax base.

Royal Decree Law 3/2016 of 2 December adopting tax measures aimed at consolidating public finances and other urgent social measures, establishes a minimum mandatory reversal of deductible portfolio impairments, which must be carried out within a maximum of five years, effective from 2016 onward.

The reports on the individual annual accounts of these companies include the information required by tax legislation regarding the difference in the year between the equity of the investees, the amounts included in the tax base and the amounts that are still pending.

22.- Guarantees to third parties

The companies have provided third party guarantees to customers, public bodies and financial institutions, amounting to €748 million at 31 December 2019. The amount of the guarantees provided at 31 December 2018 was €530 million.

Similarly, certain Group companies, along with other Acciona Group companies, are joint and several guarantors for a total of \notin 142 million. The purpose of this instrument is to cover possible claims arising from litigation between various subsidiaries of Group Acciona Energía Internacional and Solargenix, LLC, as described in note 15.

Similarly, certain Group companies along with other Acciona Group companies act as joint and several guarantors with the European Investment Bank for a total of \notin 49 million. The purpose of this instrument is to guarantee the loan extended by the bank to Acciona, S.A. to finance a project comprising multiple parts of the R&D&I programme called the "Acciona RDI Project".

Most of the bonds are used to guarantee the satisfactory performance of the member companies' business activities. The directors of the parent company have determined that any liabilities arising in connection with these bonds would not be significant.

The Parent Company's direct and indirect holdings in certain companies are used to guarantee the loans and credit lines extended by the financial institutions to these companies.

23.- Turnover

Turnover

The details of the Group's revenues are given below:

	Thousands of euros		
	2019 2018		
Sales			
Energy	1,286,435	1,368,380	
Plant and equipment	21,878	264,819	
Biofuels	3,158	3,048	
Other sales	621,003	510,630	
Services rendered	62,253	58,369	
Total turnover	1,994,727	2,205,246	

The breakdown of the Group companies total production, by geographical area, expressed in thousands of euros, is as follows:

	Spain	European Union	OECD Countries	Other countries	Total
2019					
Sales	1,173,449	191,126	466,261	101,647	1,932,483
Services rendered	42,748	758	17,252	1,486	62,244
2019 total production	1,216,197	191,884	483,513	103,133	1,994,727
2018					
Sales	1,246,079	147,562	652,368	100,867	2,146,877
Services rendered	45,318	975	12,354	(278)	58,369
2018 total production	1,291,397	148,537	664,722	100,589	2,205,246

Other income

This caption on the consolidated income statement for the year mainly comprises income from work carried out by certain Group companies on the construction of electricity production facilities (see note 3.2.a), primarily projects in Mexico, Chile, the USA and Australia. The amount recorded for this item in 2019 was \notin 434,267 thousands (\notin 194,359 thousands in 2018).

Also included under this heading are the capital grants released to the income statement in 2019 in the amount of $\notin 6,844$ thousands (see note 20) and in 2018 in the amount of 6,565 thousand.

24.- Expenses

Operating expenses

The breakdown of the Group's operating expenses is as follows:

	2019	2018
Supplies	1,013,082	1,045,672
Purchasing	1,016,881	1,039,852
Changes in inventories	(3,798)	5,820
Staff expenses	118,703	115,758
Wages and salaries	95,704	93,040
Social Security contributions	15,127	14,596
Other personnel costs	7,872	8,122
External services	362,537	394,063
Taxes	102,227	118,739
Other operating expenses	104	961
Subtotal	1,596,653	1,675,193
Change in provisions	5,030	1,666
Amortization funding	412,277	384,065
Total	2,013,960	2,060,924

Human Resources

The average number of people employed in 2019 and 2018, by professional category, was as follows:

	2019			2018		
	Men	Women	Total	Men	Women	Total
Directors and managers	272	73	345	262	65	327
Technical staff with degrees	629	279	908	561	248	809
Administrative and support staff	12	70	82	13	70	83
Other personnel	276	18	294	318	50	368
Average total staff	1,189	440	1,629	1,154	433	1,587

Of the average number of staff in the 2019 fiscal year, 1,574 employees were permanent (1,533 in 2018) of which 1,154 were men and 421 were women (1,117 and 415, respectively, in 2018).

At 31 December 2019, the average number of people employed during the year by consolidated companies who had a disability greater than or equal to 33% was 31 (direct and indirect employment). The level of compliance with Law 13/1982 of 7 April on the Social Integration of the Disabled (LISMI), which establishes that in companies with more than 50 employees at least 2% of the employees must be disabled, was 3.88%.

External services

The breakdown of this balance sheet heading on the consolidated income statement is as follows, in thousands of euros:

	2019	2018
Repairs and maintenance	145,118	137,903
Leases and royalties	41,279	78,862
Professional services	52,545	64,155
Insurance premiums	14,839	17,368
Supplies	9,878	11,837
Other expenses	98,878	83,938
Total	362,537	394,063

Change in provisions

The breakdown of this balance sheet heading on the consolidated income statement is as follows, in thousands of euros:

	2019	2018
Change in bad debt provision	1,524	1,386
Change in inventorie provisions	513	1,318
Other provisions	2,993	(1,038)
Change in provisions	5,030	1,666

As a result of asset impairment

The details of this caption for 2019 and 2018 are as follows:

	2019	2018
Impairment of other assets (notes 4 and 6)	3,289	(215)
Total	3,289	(215)

Proceeds from the disposal of non-current assets

The balance recorded under this caption in 2018 refers mainly to the sale of the Acciona Termosolar subgroup (see note 2.3.h).

Income from changes in the value of financial instruments at fair value

At 31 December 2019 and 2018, this caption mainly reflects the result of changes in the fair value of energy sales contracts entered into by Group subsidiaries in the United States, Australia and Chile for the long-term supply of a specific quantity of energy at a set price.

25.- Financial income and expenses

The breakdown of these items on the consolidated income statement for fiscal years 2019 and 2018, by origin of the items, is a follow:

	2019	2018
Income and other securities and loans	5,622	4,011
Other financial revenue	4,513	4,448
Total financial income	10,135	8,459
Payable to third parties	(109,345)	(108,430)
Inefficiency of derivatives	(1,578)	(418)
Financial costs capitalised (note 4)	12,031	6,861
Other finance costs	(158,553)	(150,597)
Total financial expenses	(257,445)	(252,584)

The amount deducted from equity in 2019 and 2018 and included under financial expenses on debts to third parties for periodic settlements of hedging derivatives of fully consolidated companies is recognised as an increase in financing costs of \notin 12,326 thousands in 2019 and \notin 18,658 thousands in 2018.

26.- Proposed distribution of profit (loss)

The distribution of 2019 profits that the Directors of Corporación Acciona Energías Renovables, S.L. Unipersonal will propose to the Sole Shareholder for approval is as follows (in thousands of euros):

	2019
Available for distribution	88,357
Legal reserve	(8,836)
To prior-year losses	(4,521)
Interim dividend	(75,000)
Total distribution	88,357

The distribution of 2018 profits approved at the General Shareholders' Meeting on 28 June 2019 is as follows.

	2018
Available for distribution	84,731
Legal reserve	(8,473)
To prior-year losses	
Interim dividend	(76,258)
Total distribution	84,731

27.- Environmental disclosures

The Group, in keeping with the strategy of the Acciona Group and its environmental policies, participates in actions and projects related to environmental management. In addition to the costs initially incurred by the Group when installing its wind farms and other production facilities, in terms of environmental actions in 2019 and 2018 the Group incurred expenses of \notin 4,684 thousands and \notin 5,025 thousands, respectively, in relation to environmental aspects, primarily studies and the cost of monitoring and tracking environmental programmes.

In 2019 and 2018, Group companies did not take any measures vis-a-vis their property, plant and equipment specifically aimed at protecting and improving the environment.

At 31 December 2019 and 2018, the Group was not involved in any significant litigation or disputes with regard to environmental protection for which the proper provisions had not be set up. The Directors of the parent company do not believe that additional environmental contingencies of any consequence are possible. The Directors do not believe there are any liabilities that are not duly covered in the Parent Company's liability insurance policies which could have a significant impact on the consolidated annual accounts.

28.- Earnings per share

Diluted earnings per share is same as basic earnings per share, as detailed below:

	2019	2018
Net result for the year (thousands of euros)	189,664	134,094
Weighted average number of shares in circulation	329,250,589	329,250,589
Basic earnings per share (euro/share)	0.6	0.4

29.- Events after the balance sheet date

The appearance of the COVID-19 Coronavirus in China in January 2020, which quickly spread across the globe, prompted the World Health Organization to declare the public health crisis caused by this viral outbreak an international pandemic on 11 March 2020. At the time of writing, the main areas affected were in the northern hemisphere, primarily China, Europe and North America, although parts of South America and Oceania have also been affected. In this regard, the most gravely affected countries have taken various measures aimed at isolating the population and restricting movements both within their own territories and internationally, closing their borders to travel with the exception of commercial traffic and temporarily suspending business activities.

On the other hand, in order to mitigate the economic impacts of this crisis both the European Central Bank and the Federal Reserve, governments, as well as other financial and supervisory bodies, both at national and international level, have taken measures aimed at mitigating the social and economic impacts that will arise from the consequences of the extraordinary measures taken to control the pandemic. From the economic standpoint, these measures are intended to support and assist families and small and mediumsized enterprises and to support and monitor the measures implemented by economic leaders in response to possible consequences.

In this regard, the members of the Board of Directors and senior management are constantly monitoring the evolution of the situation in order to successfully deal with any possible impacts, both financial and non-financial, that may occur. The effects on the Group's assets and results are limited and will be related primarily to:

A decrease in electricity demand and the effects this could have on the evolution of prices in those investees whose projects sell their energy at market prices. The reduction in demand also impacts the energy marketing business, not only because of the reduction in sales as a result of lower consumption by customers, but also because of the impact of the obligations arising from the volume of coverage contracted in relation to these contracts and the Group's ability to adapt to the new environment.

Access to the materials and equipment necessary for the correct maintenance of the assets, taking into account that their operation is regularly carried out remotely.

Potential delays of pending investments or those already underway as a consequence of problems securing supplies of equipment or materials or restrictions on the mobility of internal employees or those of subcontractors hired to build the facilities.

Financial impacts arising from non-payment or delays in collection or as a result of breaches of contract with the Group, as well as legal and economic impacts from force majeure notifications received that prevent normal compliance with agreements signed with suppliers, customers and other economic partners.

Management of the Group's personnel so that they can work regularly and efficiently, taking into account personal and family conditions and their reconciliation with professional responsibilities.

The impact of this public health crisis on the Company's activities in the year 2020 will be marked by the duration of the crisis and the effect of the mitigating measures adopted for this purpose. At the date of the annual accounts, no significant financial or equity impact has been recorded for the Company, and it is not possible to make a reliable estimate of the effects this crisis may have in the future.

In April 2020, the Group performed an analysis to adjust the estimated useful life of its wind and photovoltaic assets and concluded that it was appropriate to extend it from 25 to 30 years. This new estimate, which will apply starting on 1 January 2020, was based on past experience with these types of plants and the technical studies of wind and photovoltaic facilities currently available. These studies show that, under suitable operating conditions, if specific predictive maintenance plans are implemented and appropriate investments are made, it is possible for them to operate safely for 30 years. Having reached this conclusion the Group must now analyse the potential effects on the indicators of impairment reversal carried out in previous years. The economic impacts that will affect the Group's financial statements for 2020 may be significant, although as of the date of these consolidated annual accounts the final impact was not yet known.

30.- Related-party transactions

The transactions between the Parent Company and its related party subsidiaries which are part of the normal course of their operations in terms of their aims and conditions were eliminated in the consolidation process, as indicated previously in this report, and are therefore not disclosed in this note Transactions with associates, with the Sole Shareholder and with other consolidated companies of the Acciona Group are disclosed below.

Transactions with associates

At 31 December 2019 and 2018, the debit and credit balances with associates are as follows:

	Receivables / income		Payables/expense	
	2019	2018	2019	2018
Trade receivables (see note 11)	22,748	35,398		
Payables to associates (see note 8)	7,829	20,338		
Trade and other accounts payable			17,538	25,018
Income and expense	42,502	38,650	7,554	6,294

These transactions are carried out at market prices and refer primarily to construction services rendered and to the maintenance and management of wind farms by companies of the Group Corporación Acciona Energías Renovables, S.L.

Transactions with Acciona Group companies

At 31 December 2019 and 2018, the debit and credit balances with subsidiaries of the Acciona Group that are consolidated at a higher level are as follows (not counting those carried out with the Sole Shareholder, which are disclosed in the next note):

	Receivables / income		Payables	/expense
	2019	2018	2019	2018
Trade receivables	23,289	20,414		
Trade and other accounts payable			42,563	45,101
Credit facilities and loans	57,336	133,398	2,739,551	2,580,685
Operating and expenses	29,442	42,010	239,871	125,614
Financial income and expense	4,683	2,890	143,008	133,844

At 31 December 2019 the receivable balances refers mainly to balances held with Acciona Agua Group companies under electricity supply contracts and with other Acciona Group companies for the sale of spare parts for the maintenance of various renewable power production plants.

Trade payables refer to transactions with Acciona Group companies in relation to the construction and acquisition of assets for the development, start-up and performance of maintenance contracts for the various renewable power production plants.

These transactions were carried out at arm's length.

Credit balances for financial loans mainly include loans form member companies of the Acciona Group, particularly Acciona Financiación Filiales, S.A.U., by executing a series of short-term reciprocal credit agreements (cash pooling) and the loan agreement described in note 19. These loans are subject to interest rates tied to the Euribor and a differential.

Transactions with the sole shareholder

At 31 December 2019 and 2018, the balances and transactions with Acciona, S.A., sole shareholder of the Group's parent company, are as follows:

	Receivable	Receivables / income		expense
	2019	2018	2019	2018
Trade receivables	84	699		
Trade payables			82,226	91,346
Credit facilities/loans with the sole shareholder	47	47		
Tax consolidation balances	95,343	285,944	14,385	14,721
Operating and expenses	45	121	31,564	22,917
Financial income and expense				

At 31 December 2018, Corporación Acciona Energías Renovables, S.L. had recorded an interim dividend of €76.258 thousands pavable to the sole shareholder. Acciona S.A. This dividend was paid in 2019.

At 31 December 2019, Corporación Acciona Energías Renovables, S.L. had recorded an interim dividend of €75,000 thousands payable to the Sole Shareholder, Acciona S.A. This dividend will be paid in 2020.

These transactions were carried out at market prices and refer, for the most part, to debit and credit balances that exist as a result of belonging to the same tax group headed up by Acciona, S.A.

The credit balances include the amounts invoiced by Acciona, S.A. for management support services provided to the Group.

Transactions with other related parties

	Receivables / income		Payables/expense	
	2019	2018	2019	2018
Credit facilities and loans			415,861	377,515
Financial income and expense			15,562	16,738

The balance payable to other related parties at 31 December 2019 includes financial contributions made by other partners with a minority interest in Group projects and facilities.

Transactions with directors and officers

In addition to subsidiaries, associates and jointly-controlled companies, certain "key personnel" (members of the Board of Directors and other directors and officers and their immediate families) are also considered related parties, as are the companies controlled by key management personnel or over which they have significant influence.

Related-party transactions are carried out under the same market conditions as any other ordinary commercial transactions that take place as part of the Group's ordinary business operations.

In 2019 and 2018, there were no transactions between the Group and related parties (significant shareholders, members of the Board of Directors and other related parties).

31.- Salaries and employee benefits

A. Board of Directors and Senior Management

No remuneration of any kind was paid to members of the Board of Directors of the Parent Company or the boards of the member companies of the Group in 2019.

The Group has no obligations to the members of the Board of Directors in respect of pension plans, life insurance premiums or equity instrument based payments. Premiums for directors' liability insurance are paid by the Sole Shareholder, Acciona, S.A. No advances, loans or guarantees were extended to members of the governing body.

The compensation paid to the Managing Directors of the Group and persons performing similar functions in 2019 and 2018 is summarised below:

Compensation item	2019	2018
Number of people	4	4
Compensation (thousands of euros)	2,020	2,102

In addition, in 2019 and 2018, certain Group companies have paid personnel affected by the variable remuneration plan, which has resulted in additional remuneration of Euros \notin 744 thousands and \notin 564 thousands for the Group's general managers, respectively.

The details of employees of Corporación Acciona Energías Renovables, S.L. who held senior management positions in 2019 and 2018 are as follows

<u>FY 2019</u>:

Name	Position
Rafael Mateo Alcalá	Managing Director, Acciona Energía Division
Joaquín Javier Ancín Viguiristi	Managing Director, Engineering and Construction Area, Acciona Energía
Joaquín Castillo García	Managing Director of Development, Acciona Energía
Juan Otazu Aguerri	Managing Director of Production, Acciona Energía

FY 2018:

Name	Position
Rafael Mateo Alcalá	Managing Director, Acciona Energía Division
Joaquín Javier Ancín Viguiristi	Managing Director, Engineering and Construction Area, Acciona Energía
Joaquín Castillo García	Managing Director of Development, Acciona Energía
Juan Otazu Aguerri	Managing Director of Production, Acciona Energía

Share delivery plan:

The following resolution was adopted at the Annual General Meeting of Shareholders of Acciona, S.A. on 24 June 2014:

A) To extend the term of the Stock Option Plan for executives of the Acciona group, including the executive directors, approved at the General Shareholders' Meeting of Acciona, S.A. on 4 June 2009, for application in financial years 2014 through 2020, increasing the maximum number of shares available by 200,000.

B) To authorise the Company's Board of Directors to amend the Plan's rules as broadly as required by law and upon the recommendation of the Appointments and Remunerations Committee, establishing the conditions and deadlines for delivery, accrual periods, allocation criteria and limits and any other aspect it considers relevant in order to bring the long-term interests of the executive directors and executives of the Acciona Group more in line with those of the shareholders of Acciona, S.A., to motivate them to achieve greater long-term value and stability for the Group and to consolidate their loyalty and continuation with the Group.

Under the terms of this authorisation, on 26 February 2015 the Board of Directors, on the recommendation of the Appointments and Remunerations Committee, approved the modification of the Plan's rules, formulating a new set of rules which will be valid for the six-year period from 2014 to 2019. In addition, and making use of the authorisation granted by the General Shareholders; Meeting on 18 May 2017, the Board of Directors, at the meeting held on 14 December 2017, and following the recommendation of the Appointments and Remunerations Committee, approved an additional modification to the Plan rules in order to bring it in line with corporate governance best practices in relation to deferral, malus and clawback on the variable remuneration of executive directors and to the principles and guidelines set out in the directors' compensation policy approved at the General Meeting. The term of the Plan is extended by two years (up to and including 2021) for executives only (excluding Executive Directors). In addition, at the complete discretion of the Board of Directors and on the recommendation of the Appointments and Remunerations (3-year minimum)) to one or more of the Beneficiary Directors (other than Executive Directors) for the achievement of extraordinary results is introduced.

The most salient features are as follows:

Purpose of the Plan: The aim of the 2014 Plan for the delivery of shares and performance shares is to compensate the management of Acciona and its group, including Acciona's executive directors, in a way that encourages the achievement of strategic business objectives for the benefit of Acciona's shareholders as well as executive loyalty and retention.

Strategic indicators and objectives to be met: Objectives will be met in accordance with the strategic business indicators. These have been defined by the Board of Directors for the 2014-2019 financial years.

Beneficiaries of the Plan:

Executive Directors:

Reference period: The reference period for the strategic business indicators is the six-year period from 2014 to 2019, although for the allocation of "performance shares" the entire period from the beginning of the 2014 Plan to the end of the previous financial year will be considered.

Assignment of "performance shares": At the end of each financial year, the Board of Directors will assess the progress made in achieving the long-term strategic goals up to that time.

The definitive allocation of treasury stock to executive directors will be carried out (a) at the end of the 2014 Plan (in 2020), considering the assessment of the entire period from 2014 to 2019; and (b) on an interim basis, at the end of the first half of the Plan period, in 2017, based on the assessment of the first three years.

Continuation: In accordance with the Plan rules, the definitive delivery of the shares to executive directors is contingent upon the executive director not having been removed from his or her position as a senior executive Acciona and/or the Group for reasons attributable to the director.

Under no circumstances may the number of shares assigned in this way, taken together with the other shares assigned under the 2014 Plan, exceed the maximum number available as approved at the General Shareholders' Meeting.

The specific date for the delivery of shares will be determined by the Board of Directors or its delegated bodies and, in any case, will take place following the General Shareholders' Meeting for the year in which the shares are to be delivered. The delivery of the 20% of the shares that executive directors are entitled to receive will be subject to a deferral period of at least one (1) year. In addition to the continuation of the executive director in his/her post, as set out in the rules, the accrual will also be contingent upon the fact that during the deferral period no evidence comes to light which, in the opinion of the Board of Directors, on the recommendation of the Appointments and Remuneration Committee and the advice of the external auditors, would result in a material reformulation of the consolidated annual accounts of the Acciona Group, except where this is appropriate pursuant to a change in accounting regulations.

Shares delivered in 2017 are subject to a buyback option in favour of Acciona: Treasury shares assigned to executive directors in 2017 (in connection with financial years 2014, 2015 and 2016) will be subject to a buy-back right in favour of Acciona which may be exercised if the executive director who acquired the shares in this way ceases to be a senior executive of Acciona and its Group before 31 March 2020 as a result of a breach of his or her contractual obligations or resignation at his or her own discretion.

Moreover, within three (3) years of the delivery date of the reclaimed shares, Acciona may claim from the executive directors: (i) the return of the shares and/or the amounts paid when the calculation was made on the basis of data that was subsequently proven to be manifestly inaccurate, and (ii) the return of the shares and/or the amounts paid, and/or refusal on the part of Acciona to pay the amounts to which they were entitled in those cases where a director has committed a serious breach of his or her duty of diligence or loyalty to Acciona, or for any other serious and culpable breach of the obligations which the executive director has assumed under the contracts signed with Acciona for the performance of his or her executive duties.

As regards the shares delivered to executive directors in 2020, if any, and only in respect of a number of shares equivalent to twice their fixed annual compensation, they may not (a) dispose of or encumber them by any means whatsoever (except for *causa mortis* events), or (b) grant options or other rights limiting ownership, sooner than three (3) years after the shares are assigned.

Executive Directors may, however, invest the assigned shares in companies that are controlled by or in which the Executive Director has an interest. In these cases, Acciona will adopt the necessary guarantees, including *in rem* guarantees, to ensure compliance with the provisions of these rules and, in any event, the company receiving the shares which is controlled by or in which the Executive Director has an interest, must accept and undertake to comply with the guarantees or limitations in Acciona's favour.

Group Management

For other beneficiaries who are not executive directors, the Board of Directors, upon the recommendations of the Appointments and Remunerations Committee, shall approve the individual bonuses to be paid in the form of Acciona shares, for each year and to each one of the beneficiaries of the 2014 Plan other than executive directors.

The bonus may calculated as a number of shares or a particular cash value. In the latter case, it will be specified in terms of the number of shares based on the closing price on the last trading day in March of the year in which the Board of Directors decides on the bonus. Under no circumstances may the number of shares assigned in this way, together with the other shares assigned under the 2014 Plan, exceed the maximum number approved at the General Shareholders Meeting.

Treasury shares assigned to these beneficiaries are subject to a buy-back right in favour of Acciona which may be exercised if the beneficiary who acquired the shares in this way ceases to work for Acciona or the Group before 31 March of the third year after the shares were received by the beneficiary for a reason ascribable to him or her. The Board of Directors may include a small group of executives in the system for assigning "performance shares" and /or shares reserved for executive directors with certain modifications regarding provisions allocation, taxation, targets, interim milestones and delivery dates on the recommendation of the Appointments and Remunerations Committee, in order to strengthen their motivation to build greater long-term value and stability for the Group and the reinforce their loyalty and continuation in the Group.

The 2014 Plan does not include the possibility of selling the delivered shares to pay the taxes owed by the beneficiary as a result of receiving the shares. The tax cost arising from the income obtained under the 2014 Plan will not be passed on to the beneficiaries. The Company will assume the income tax payable by the beneficiary on this income, up to the established limits.

Number of shares available under the Plan:

The maximum number of shares that can be allocated to beneficiaries under the 2014 Plan was initially set at 258,035, although this number may be increased by resolution of the General Shareholders' Meeting.

In this regard, at the General Meeting of Shareholders held on 11 June 2015, 10 May 2016, 18 May 2017 and 30 May 2018, it was agreed to increase the maximum number of shares available under the "2014-2019 Share and Performance Shares Plan" by 100,000 shares for each of those years, without prejudice to subsequent increases on the recommendation of the Board of Directors with the approval of the General Shareholders' Meeting.

At the end of 2019, the maximum number of shares that can be assigned under the Plan is 468,192, after having delivering, in 2019, 28,956 to non-executive directors and 8,675 shares to executive directors, which are the shares whose delivery was deferred in 2017. The above notwithstanding, 8,675 of the 26,025 shares assigned in 2017 are still pending delivery since their delivery was deferred on a straight-line basis for a period of three years under the Plan rules.

Beneficiaries:

The annual number of beneficiaries may not exceed 100.

Plan to replace bonuses with shares

On 26 March 2015, the Board of Directors of Acciona, S.A., on the recommendation of the Appointments and Remuneration Committee, given the limited number of beneficiaries under the previous Plan, approved the "Bonus Compensation Replacement Plan for Acciona shares for the management of Acciona and its group" (the Replacement Plan), the characteristics of which are as follows:

Purpose: To effectively retain and incentivise the management team members and achieve greater alignment of their interests with those of the Company and its Group.

Initial term: Six years (2014 to 2019)

Object: To offer certain executives of Acciona and its Group, at their discretion, the option of replacing or exchanging some or all of their cash bonus compensation for Company shares, in accordance with an exchange ratio to be determined each year. In 2015, 2016 and 2017, the approved exchange ratio comes with a 25% incentive on the replaced cash bonus.

Beneficiaries: The executives freely proposed by the Board of Directors of Acciona, S.A. Executive directors are excluded from this Plan.

Restrictions on the delivered shares: Generally speaking, the delivered shares may not be (a) sold, encumbered or disposed of (except in the event of *causa mortis*), or (b) the object of any rights or options or limitations on ownership until 31 March of the third year after the year in which the Beneficiary received the shares.

Treasury shares delivered to these Beneficiaries as part of the incentive, but not the part of which represents the compensation replaced in accordance with the amendment approved on 29 February 2016 by the Board of Directors, are subject to a right of repurchase in favour of ACCIONA that may be exercised if the Beneficiary ceases to work for ACCIONA or its Group before 31 March of the third year following that in which the shares were delivered for reasons attributable to the Beneficiary.

The price of the Acciona shares to be used as a reference to determine the exchange ratio will be the closing price on the last trading day of March of the year in which the Board of Directors agrees to the replacement option.

Shareholders' Plan

On 28 February 2017, the Board of Directors, on the recommendation of the Appointments and Remuneration Committee, with the aim of encouraging participation in the company's shareholding structure, approved a new Plan that allows the redistribution of part of the fixed and/or variable compensation, up to a limit of \notin 12,000 per year, to be replaced with Company shares, in accordance with the current regulatory framework, which favours this type of plan from a tax perspective.

This is a completely voluntary plan that offers all employees with their tax residence in Spain the possibility of participating in the company's profits by becoming a shareholder. This Plan does not apply to executive directors as their relationship is of a commercial rather than an employment nature. The value of the shares was the closing price on 28 March 2019.

Finally, under the Share Delivery/Performance Shares Plan, the number of shares delivered to nonexecutive Beneficiaries for their dedication and performance in 2019, was 44, was 28,956 shares with an appraised fair value of \notin 2,474 thousand. As the accrual basis for this Plan is three years. one-third of the fair value cited above is recognised under "Staff expenses" on the enclosed income statement at 31 December. The remaining two-thirds will be carried to the income statement in 2020 and 2021.

Finally, as part of the Replacement Plan, 16,211 shares with a fair value of €1,610 thousands were delivered to 30 executives of Acciona and its Group in 2019 as part of their bonuses for 2018.

The Company determines the fair value of the goods and services received by reference to the fair value of the equity instruments granted.

B. Auditors

In 2019 and 2018, fees for auditing and other services provided by the auditor of the Group's consolidated annual accounts, KPMG Auditores, S.L., and by companies belonging to the KPMG network, as well as fees for services invoiced by the auditors of the consolidated annual accounts of consolidated companies and entities controlled, jointly owned or managed by them, were as follows, in thousands of euros:

	Services rendered by the main auditor		Services rendered by other auditing firms	
	2019	2018	2019	2018
Audit	1,513	1,369	8	57
Other verification services	80	89	11	14
Total auditing and related services	1,593	1,458	19	71
Tax advisory services	58	66	996	659
Other services	851	999	786	265
Total professional services	2,502	2,523	1,801	995

32.- Other disclosures regarding directors

According to the terms of article 229 of Legislative Royal Decree 1/2010 of 2 July which approved the Revised Text of the Capital Companies Act, at 31 December 2018, the information available to the Company and reported by the Directors and persons related to them shows that there are no direct or indirect conflicts of interest.

33.- Weighted average days to pay suppliers

The information required under the third additional provision of Law 31/2014 of 3 December is detailed below, prepared in accordance with the terms of the Resolution of the Accounting and Audit Institute dated 29 January 2016. This information refers to Spain only, which is the geographical scope of application of the law:

Payments made and payments outstanding at the end of the fiscal year	2019	2018
	Days	Days
Average days to pay suppliers	24.24	20.20
Ratio of payments made	23.66	19.43
Ratio of payments pending	35.12	34.28
	Amount (in thousands of euros)	Amount (in thousands of euros)
Total payments made	1,431,901	1,576,683
Total payments pending	75,826	86,059

Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.

The "weighted average days to pay suppliers" is understood as the amount of time that elapses between the delivery of the goods or services and the payment date.

The "weighted average days to pay suppliers" is calculated as a quotient in which the numerator is the ratio of paid transactions to the total amount of the payments made plus the ratio of transactions pending payment to the total amount of pending payments and the denominator is the sum of the total payments made and the total payments pending.

The ratio of paid transactions is calculated as a quotient where the numerator is the sum of the products corresponding to the amounts paid times the number of days to pay (calendar days elapsed from the initial date to the actual payment date) and the denominator is the total amount of the payments made.

The ratio of pending transactions is calculated as a quotient where the numerator is the sum of the products corresponding to the amounts paid times the number of days during which the payment is pending (calendar days elapsed from the initial date to the closing date of the annual accounts) and the denominator is the total amount of pending payments.

ANNEX I

GROUP COMPANIES

The subsidiaries of Corporación Acciona Energías Renovables, S.L. considered as a Group are configured as such according to IFRS-EU. The fully consolidated companies in 2019 and related information for the year ended 31 December 2019 are as follows (in thousands of euros):

Company name	Auditor	Address	Business activity	% ownership Interest	Owner of the interest	Carrying value
3240934 Nova Scotia Company		Canada	Wind power	100	Acciona Renewable Energy Canada Gp Holdings Inc	500
Acciona Amherst GP, Inc		Canada	Wind power	100	Acciona Energy Canada Global Corp.	
Acciona Aulac GP Inc.		Canada	Wind power	100	Acciona Energy Canada Global Corp.	
Acciona Biocombustibles, S.A.U.		Navarra	Holding company	100	Acciona Energía, S.A.U.	
Acciona Biomasa, S.L.U.		Navarra	Holding company	100	Acciona Energía, S.A.U.	8,003
Acciona Energía Atlanta I, S.L.		Madrid	Wind power	100	Acciona Energía Internacional, S.A.	3
Acciona Energía Atlanta II, S.L.		Madrid	Wind power	100	Acciona Energía Internacional, S.A.	3
Acciona Energía Atlanta III, S.L.		Madrid	Wind power	100	Acciona Energía Internacional, S.A.	3
Acciona Energía Chile Holdings, S.A.	A)	Chile	Energy	100	Acciona Energía Chile, S.A.	119
Acciona Energía Chile, S.A.	A)	Chile	Wind power	100	Acciona Energía Global, S.L.U.	37
Acciona Energía Costa Rica, S.A.	A)	Costa Rica	Wind power	100	Acciona Energía Global, S.L.U.	
Acciona Energia Global Italia, S.R.L.	A)	Italy	Wind power	100	Acciona Energía Global, S.L.U.	3,347
Acciona Energía Global, S.L.U.	A)	Madrid	Other business	100	Acciona Energía, S.A.U.	90,038
Acciona Energía Internacional, S.L.U.	A)	Madrid	Holding company	100	Acciona Energía, S.A.U.	167,948
Acciona Energía Inversiones Corea, S.L.U.		Navarra	Holding company	100	Acciona Energía Global, S.L.U.	
Acciona Energía México Global, LLC	A)	Mexico	Wind power	100	Acciona Energía Global, S.L.U.	16,659
Acciona Energía México, S.R.L.	A)	Mexico	Wind power	100	Acciona Energía Internacional, S.A.	4,950
Acciona Energía Servicios de México, S. de RL de C.V.	A)	Mexico	Energy	100	Acciona Energía México Global, LLC	4,366
Acciona Energía, S.A.U.	A)	Navarra	Energy	100	Corporación Acciona Energías Renovables, S.L.U.	1,103,024
Acciona Energija, D.o.o.		Croatia	Wind power	100	Acciona Energía Global, S.L.	
Acciona Energy Australia Global, Pty. Ltd	A)	Australia	Wind power	100	Acciona Energía Global, S.L.U.	7,755
Acciona Energy Canada Global Corp.		Canada	Wind power	100	Acciona Energía Global, S.L.U.	2,267
Acciona Energy Development Canada Inc		Canada	Wind power	100	Acciona Energy Canada Global Corp.	
Acciona Energy Global Poland, Sp. Z.o.o.	A)	Poland	Wind power	100	Acciona Energía Global, S.L.U.	716
Acciona Energy India Private, Ltd	A)	India	Wind power	100	Acciona Energía Global, S.L.U.	10,535
Acciona Energy North America Corp.	A)	USA	Wind power	100	Acciona Energía Internacional, S.A.	
Acciona Energy Oceania Constrution, Pty. Ltd	A)	Australia	Energy	100	Acciona Energy Australia Global, Pty. Ltd	1,043
Acciona Energy Oceania Financial Services, PYL, Ltd.	A)	Australia	Other business	100	Acciona Energy Australia Global, Pty. Ltd	32
Acciona Energy Oceania Pty. Ltd	A)	Australia	Wind power	100	Acciona Energía Internacional, S.A.	154,096
Acciona Energy Poland Maintenance Services, Sp. Z.o.o.	A)	Poland	Wind power	100	Acciona Energy Global Poland SP. Z.O.O.	24
Acciona Energy Poland, Sp. Z.o.o.	A)	Poland	Wind power	100	Acciona Energía Internacional, S.A.	52,448

Company name	Auditor	Address	Business activity	% ownership Interest	Owner of the interest	Carrying value
Acciona Energy South Africa (Propietary) Ltd	A)	South Africa	Wind power	100	Acciona Energía Internacional, S.A.	52,275
Acciona Energy South Africa Global (Propietary) Ltd	A)	South Africa	Wind power	100	Acciona Energía Global, S.L.U.	27
Acciona Energy USA Global, LLC	A)	USA	Wind power	100	Acciona Energía Global, S.L.U.	170,476
Acciona Eólica Calabria, S.R.L.		Italy	Wind power	100	Acciona Energia Global Italia, S.R.L.	2,318
Acciona Eólica Cesa Italia, S.R.L.	A)	Italy	Holding company	100	Acciona Energía Internacional, S.A.	30,857
Acciona Eólica Cesa, S.L.		Madrid	Holding company	100	Ceatesalas, S.L.U. Energías Renovables de Barazar, S.L.U.	93,938
Acciona Eólica de Castilla La Mancha, S.L.U.	A)	Madrid	Wind power	100	Alabe Sociedad de Cogeneración, S.A.U.	100
Acciona Eólica de Galicia, S.A.U.	A)	Lugo	Wind power	100	Corporación Acciona Energías Renovables, S.L.U.	17,389
Acciona Eólica Levante, S.L.U.	A)	Valencia	Wind power	100	Alabe Sociedad de Cogeneración, S.A.U.	19,314
Acciona Eólica Portugal Unipessonal, Lda.	A)	Portugal	Wind power	100	Acciona Energía Internacional, S.A.	34,784
Acciona Eólica Santa Cruz, S. de R.L. de C.V.		Mexico	Wind power	100	Acciona Energía México Global, LLC	2,402
Acciona EPC North America LLC		USA	Wind power	100	Acciona Energy USA Global, LLC	13
Acciona Global Renewables, S.A.		Madrid	Holding company	67	Acciona Energía, S.A.U.	40
Acciona Green Energy Developments, S.L.U.	A)	Madrid	Commercialisation	100	Acciona Energía, S.A.U.	26,000
Acciona Lameque, GP Inc.		Canada	Wind power	100	Acciona Wind Energy Canada Inc.	
Acciona Portugal II – Energia Global, LDA		Portugal	Wind power	100	Acciona Energía Global, S.L.U.	1
Acciona Renewable Energy Canada Gp Holdings Inc		Canada	Wind power	100	Acciona Renewable Energy Canada Hold. LLC	4,273
Acciona Renewable Energy Canada Holdings, LLC		USA	Wind power	100	Acciona Energy USA Global, LLC	510
Acciona Saltos de Agua, S.L.U.	A)	Madrid	Hydraulic power	100	Corporación Acciona Energías Renovables, S.L.U.	60,000
Acciona Solar Energy, LLC		USA	Thermosolar	100	Acciona Energy North America Corp.	44,297
Acciona Solar Holdings Pty. Ltd.		Australia	Solar power	100	Acciona Energía Global, S.L.U.	
Acciona Solar Power, Inc.		USA	Thermosolar	100	Acciona Energy USA Global, LLC	6,598
Acciona Solar Pty. Ltd.		Australia	Solar power	100	Acciona Solar Holdings Pty. Ltd.	
Acciona Solar, S.A.		Navarra	Solar power	75	Acciona Energía, S.A.U.	860
Acciona Suministradora México, S. de R.L. de C.V.		Mexico	Commercialisation	100	Acciona Green Energy Development, S.L.	
Acciona Wind Energy Canada Inc.		Canada	Wind power	100	Acciona Energía Internacional, S.A.	52,513
Acciona Wind Energy Private, Ltd	A)	India	Wind power	100	Acciona Energía Internacional, S.A.	9,405
Acciona Wind Energy USA, LLC		USA	Wind power	100	Acciona Energy North America Corp.	461,256
Aerosite Energy Private Ltd.	A)	India	Wind power	100	Acciona Energía Global, S.L.U.	3,020
Alabe Sociedad de Cogeneración, S.A.U.		Madrid	Holding company	100	Corporación Acciona Energías Renovables, S.L.U.	301
Almeyda Spa		Chile	Solar power	100	Acciona Energía Global, S.L.U.	
Alsubh Solar Energy Holdings, S.A.		Madrid	Solar power	100	Acciona Energía Global, S.L.U.	5,611
Amherst Wind Construction LP		Canada	Wind power	100	Acciona Energy Development Canada	
Anchor Wind, LLC		USA	Wind power	100	Acciona Energy USA Global, LLC	3,891
Aulac Wind Power Lp		Canada	Wind power	100	Acciona Energy Canada Global Corp.	
Biodiesel Caparroso, S.L.U.		Navarra	Biofuels	100	Acciona Energía, S.A.U.	11,919

Company name	Auditor	Address	Business activity	% ownership Interest	Owner of the interest	Carrying value
Biodiesel Sagunt, S.L.U.		Navarra	Biofuels	100	Acciona Biocombustibles, S.A.U.	
Desarrollos Renovables del Norte, S.L.		Madrid	Biomass	100	Acciona Biomasa, S.A.U.	18
Biomasa Briviesca, S.L.U.	A)	Burgos	Biomass	85	Acciona Biomasa, S.A.U.	4,191
Biomasa Miajadas, S.L.	A)	Madrid	Biomass	100	Acciona Biomasa, S.A.U.	20,000
Biomasa Sangüesa, S.L.U.	A)	Navarra	Biomass	100	Acciona Energía, S.A.U.	100
CE Oaxaca II, S. de R.L. de C.V.	A)	Mexico	Wind power	100	Acciona Energía México, S.R.L.	536
CE Oaxaca III, S. de R.L. de C.V.	A)	Mexico	Wind power	100	Acciona Energía México, S.R.L.	
CE Oaxaca IV, S. de R.L. de C.V.	A)	Mexico	Wind power	100	Acciona Energía México, S.R.L.	446
Ceatesalas, S.L.U.		Madrid	Holding company	100	Corporación Acciona Energías Renovables, S.L.U.	319,529
Ceólica Hispania, S.L.		Madrid	Wind power	100	Acciona Eólica Cesa, S.L. Corporación Eólica La Cañada, S.L.U. Ternua Holdings, B.V.	49,404
Cesa Eolo Sicilia, S.R.L.	A)	Italy	Wind power	100	Energía Solare Italia, S.r.l.	3,924
Civerzba, S.L.	A)	Spain	Solar power	100	Acciona Energía Global, S.L.U.	4,307
Compañía Eólica Granadina, S.L.	A)	Granada	Wind power	50	Ceólica Hispania, S.L.	2,990
Consorcio Eólico Chiripa, S.A.	A)	Costa Rica	Wind power	65	Acciona Energía, S.A.U.	
Corporación Acciona Eólica, S.A.U.	A)	Madrid	Wind power	100	Corporación Acciona Energías Renovables, S.L.U.	245,000
Corporación Acciona Hidráulica, S.A.U.	A)	Madrid	Hydraulic power	100	Corporación Acciona Energías Renovables, S.L.U.	
Corporación Eólica Catalana, S.L.U.		Madrid	Inactive	100	Ceólica Hispania, S.L.	4
Corporación Eólica de Valdivia, S.L.U.		Madrid	Wind power	100	Ceólica Hispania, S.L.	5,934
Corporación Eólica La Cañada, S.L.U.		Madrid	Holding company	100	Ceatesalas, S.L.U.	1,368
Demsey Ridge Wind Farm, LLC	A)	USA	Wind power	100	Acciona Wind Energy USA, LLC	141,343
Dymerska Photovoltaic Power Plant-2 LLC		Ukraine	Solar power	100	Dymerska Solar Poland SP. Z.O.O.	873
Dymerska Photovoltaic Power Plant-3 LLC		Ukraine	Solar power	100	Dymerska Solar Poland SP. Z.O.O.	838
Dymerka Solar MMC		Ukraine	Solar power	100	Dymerska Solar Poland SP. Z.O.O.	2,937
Dymerka Solar Poland SP. Z.O.O.		Poland	Holding company	100	Acciona Energy Global Poland SP. Z.O.O.	8,370
Ecoavalon Wind, LLC		USA	Wind power	100	Heartland Windpower, LLC	
Ecogrove Wind, LLC	A)	USA	Wind power	100	Acciona Wind Energy USA, LLC	102,935
Ecoleeds Wind, LLC		USA	Wind power	100	Heartland Windpower, LLC	
Ecomagnolia, LLC		USA	Wind power	100	Heartland Windpower, LLC	
Ecomont Wind, LLC		USA	Wind power	100	Heartland Windpower, LLC	
Ecoridge Wind, LLC		USA	Wind power	100	Heartland Windpower, LLC	
Ecovista Wind, LLC		USA	Wind power	100	Heartland Windpower, LLC	
Efrato ITG, S.A.	A)	Spain	Solar power	100	Acciona Energía Global, S.L.U.	4,307
El Romero, SPA	A)	Chile	Solar power	100	Acciona Energía Global, S.L.U.	98,172
Empordavent, S.L.	A)	Barcelona	Wind power	100	Acciona Energía, S.A.U.	14,206
Empreendimientos Eólicos de Ribadelide, S.A.	A)	Portugal	Wind power	100	Acciona Eólica Portugal Unipessoal, Lda.	5,493
Empreendimientos Eólicos do Verde Horizonte, S.A.	A)	Portugal	Wind power	100	Acciona Eólica Portugal Unipessoal, Lda.	7,871
Energea Servicios y Mantenimiento. S.L.U.	A)	Coruña	Maintenance	100	Terranova Energy Corporation, S.A.U.	3
Energía Renovable del Istmo II SA de CV	A)	Mexico	Wind power	100	Acciona Energía México Global, LLC	15,783

Company name	Auditor	Address	Business activity	% ownership Interest	Owner of the interest	Carrying value
Energías Alternativas de Teruel, S.A.		Teruel	Wind power	51	Acciona Energía, S.A.U.	
Energías Eólicas de Catalunya, S.A.U.	A)	Barcelona	Wind power	100	Acciona Energía, S.A.U.	6,000
Energías Renovables de Barazar, S.L.U.		Madrid	Holding company	100	Ceatesalas, S.L.U.	29,597
Energías Renovables de Ricobayo, S.A.		Madrid	Wind power	50	Ceólica Hispania, S.L.	152
Energías Renovables El Abra, S.L.U.		Vizcaya	Wind power	100	Ceólica Hispania, S.L.	2,228
Energías Renovables Peñanebina, S.L.U.	A)	Madrid	Wind power	100	Ceólica Hispania, S.L.	2,679
Eólica de Rubio, S.A.U.	A)	Barcelona	Wind power	100	Acciona Energía, S.A.U.	6,000
Eólica de Zorraquin, S.L.	A)	Madrid	Wind power	66	Acciona Energía, S.A.U.	603
Eólica Villanueva, S.L.	A)	Navarra	Wind power	66.66	Acciona Energía, S.A.U.	1,300
Eólicas do Marao, S.A.	A)	Portugal	Wind power	100	Acciona Eólica Portugal Unipessoal, Lda.	2,817
Eólico Alijar, S.A.	(D)	Seville	Wind power	100	Acciona Energía, S.A.U.	5,491
Eólicos Breogan, S.L.U.		Madrid	Wind power	100	Ceólica Hispania, S.L.	7
Estación de Servicio Legarda, S.L.U.		Navarra	Biofuels	100	Acciona Biocombustibles, S.A.U.	1,642
Eurus, S,A.P.I de C.V.	A)	Mexico	Wind power	94	Acciona Energía México, S.R.L.	3
Fujin Power Private Ltd.	A)	India	Wind power	100	Acciona Energía Global, S.L.U.	3,020
Generación de Energía Renovable. S.A.U.		Alava	Wind power	100	Ceólica Hispania, S.L.	4,528
Gouda Wind Facility (Proprietary) Ltd	A)	South Africa	Wind power	55	Acciona Energy South Africa Pty. Ltd.	8,975
Guadalaviar Consorcio Eolico, S.A.U.		Madrid	Wind power	100	Alabe Sociedad de Cogeneración, S.A.U.	25
Gunning Wind Energy Developments Pty Ltd	A)	Australia	Wind power	100	Gunning Wind Energy Holdings Pty Ltd	2,501
Gunning Wind Energy Holdings Pty Ltd	A)	Australia	Wind power	100	Acciona Energy Oceanía, Pty. Ltd	2,501
Heartland Windpower, LLC		USA	Wind power	100	Acciona Energy USA Global, LLC	
Hidroeléctrica del Serradó, S.L.U.		Barcelona	Hydraulic power	100	Acciona Saltos de Agua, S.A.U.	1,844
Ineuropa de Cogeneracion, S.A.U.		Madrid	Holding company	100	Corporación Acciona Energías Renovables, S.L.U.	1,800
Infraestructuras Ayora, S.L.		Madrid	Wind power	84.72	Guadalaviar Consorcio Eolico Alabe Enerfín, S.A.U.	3
INR Eólica, S.A.U.		Seville	Wind power	100	Acciona Energía, S.A.U.	
KW Tarifa, S.A.U.		Madrid	Wind power	100	Corporación Acciona Energías Renovables, S.L.U.	986
Lameque Wind Power Lp	A)	Canada	Wind power	100	Acciona Wind Energy Canada Inc.	11,868
Malgarida I SPA		Chile	Solar power	100	Acciona Energía Global, S.L.U.	
Malgarida II SPA		Chile	Solar power	100	Acciona Energía Global, S.L.U.	
Meltemi, Sp. Z.o.o.	A)	Poland	Wind power	100	Acciona Energy Poland, Sp Z.o.o.	30,224
Mortlake Soyuth Wind Farm Holdings Pty. Ltd.		Australia	Wind power	100	Acciona Energía Global, S.L.U.	
Mortlake Soyuth Wind Farm Pty. Ltd.		Australia	Wind power	100	Mortlake Soyuth Wind Farm Holdings Pty. Ltd.	
Moura Fabrica Solar, Lda.	A)	Portugal	Solar power	100	Acciona Energía, S.A.U.	2,354
Mt. Gellibrand Wind Farm Holding Pty, Ltd.	A)	Australia	Holding company	100	Acciona Energía Global, S.L.U.	9,211
Mt. Gellibrand Wind Farm Pty, Ltd.	A)	Australia	Wind power	100	Mt. Gellibrand Wind Farm holding Pty, Ltd.	9,436
Nevada Solar One, LLC	A)	USA	Thermosolar	100	NVS1 Investment Group, LLC	18,508
Notos Produçao de Energía, Lda	A)	Portugal	Wind power	70	Sistemas Energéticos Sayago, S.L.U.	300
NVS1 Investment Group, LLC		USA	Thermosolar	100	Acciona Solar Energy, LLC	18,508

Company name	Auditor	Address	Business activity	% ownership Interest	Owner of the interest	Carrying value
Pacific Renewable Energy Generation, LLC		USA	Wind power	100	Acciona Energy USA Global, LLC	
Palmas Wind, LLC		USA	Wind power	100	Acciona Energy USA Global, LLC	179,331
Parco Eólico Cocullo S.p.A.	A)	Italy	Wind power	100	Energía Solare Italia, S.r.l.	1,994
Parque Eólico da Costa Vicentina, S.A.	A)	Portugal	Wind power	100	Acciona Eólica Portugal Unipessoal, Lda.	8,105
Parque Eolico da Raia, S.A.	A)	Portugal	Wind power	100	Acciona Eólica Portugal Unipessoal, Lda.	2,278
Parque Eólico de Manrique, S.A.	A)	Portugal	Wind power	100	Acciona Eólica Portugal Unipessoal, Lda.	1,971
Parque Eolico de Pracana, S.A.	A)	Portugal	Wind power	100	Acciona Eólica Portugal Unipessoal, Lda.	1,069
Parque Eolico do Outeiro, S.A.	A)	Portugal	Wind power	100	Acciona Eólica Portugal Unipessoal, Lda.	21,724
Parque Eolico dos Fiéis, S.A.	A)	Portugal	Wind power	100	Acciona Eólica Portugal Unipessoal, Lda.	660
Parque Eólico el Chaparro, S.L.U.		Madrid	Wind power	100	Alabe Sociedad de Cogeneración, S.A.U.	
Parque Eólico Escepar, S.A.U.	A)	Madrid	Wind power	100	Ceólica Hispania, S.L.	
Parque Eólico La Esperanza, S.L.U.	A)	Madrid	Wind power	100	Ceólica Hispania, S.L.	2,698
Parque Eólico Peralejo, S.A.U.	A)	Madrid	Wind power	100	Ceólica Hispania, S.L.	1,041
Parque Eólico San Gabriel SPA		Chile	Wind power	100	Acciona Energía Global, S.L.U.	15,605
Parque Eólico Villamayor, S.L.U.	A)	Madrid	Wind power	100	Ceólica Hispania, S.L.	6,252
Parques Eólicos Celadas, S.L.U.	A)	Madrid	Wind power	100	Ceólica Hispania, S.L.	4,693
Parques Eólicos de Ciudad Real, S.L.U.	A)	Madrid	Wind power	100	Ceólica Hispania, S.L.	8,004
Parques Eólicos de San Lázaro, S.A. de C.V.		Mexico	Wind power	100	Acciona Energía México Global, LLC	12,850
Parques Eólicos del Cerrato, S.L.U.	A)	Madrid	Wind power	100	Ceólica Hispania, S.L.	1,403
Pichilingue S.P.A.		Chile	Wind power	100	Acciona Energía Global, S.L.U.	
Pililin S.P.A.		Chile	Wind power	100	Acciona Energía Global, S.L.U.	
Pitagora, S.R.L.	A)	Italy	Wind power	100	Energía Solare Italia, S.r.l.	8,780
Punta Palmeras, S.A.	A)	Chile	Wind power	100	Acciona Energía Internacional, S.A.	37,297
Pyrenees Wind Energy Developments Pty. Ltd	A)	Australia	Wind power	100	Pyrenees Wind Energy Holdings Pty. Ltd	11,622
Pyrenees Wind Energy Holdings Pty. Ltd	A)	Australia	Wind power	100	Acciona Energy Oceanía, Pty. Ltd	7,768
La chalupa, LLC		USA	Wind power	100	Acciona Energy USA Global LLC	6,952
Red Hills Finance, LLC	A)	USA	Wind power	100	Acciona Wind Energy USA, LLC	
Red Hills Holding, LLC	A)	USA	Wind power	95	Red Hills Finance, LLC	
Red Hills Wind Project II, LLC	A)	USA	Wind power	100	Acciona Wind Energy USA, LLC	
Red Hills Wind Project, LLC	A)	USA	Wind power	100	Red Hills Holding. LLC	48,706
Renovables del Penedés, S.A.U.		Badajoz	Wind power	100	Acciona Energía, S.A.U.	3,590
Ripley Windfarm JV	A)	Canada	Wind power	50	Acciona Wind Energy Canada Inc	13,448
Saltos del Nansa I, S.A.U.		Santander	Hydraulic power	100	Acciona Saltos de Agua, S.A.U.	73,038
Saltos y Centrales de Catalunya, S.A.U.	A)	Barcelona	Hydraulic power	100	Acciona Saltos de Agua, S.A.U.	12,279
San Roman Finance, LLC	A)	USA	Holding company	100	Acciona Energy USA Global, LLC	49,634
San Roman Holding, LLC	A)	USA	Holding company	100	Acciona Energy USA Global, LLC	48,759
San Roman Wind I, LLC	A)	USA	Wind power	100	Acciona Energy USA Global, LLC	121,908

Company name	Auditor	Address	Business activity	% ownership Interest	Owner of the interest	Carrying value
San Solar Energy Facility (Propietary) Ltd	A)	South Africa	Wind power	63.75	Acciona Energy South Africa Global (Propietary) Ltd	383
SERE, Sociedad Explotadora de Recursos Eólicos, S.A.	A)	Portugal	Wind power	100	Acciona Eólica Portugal Unipessoal, Lda.	7,227
Sierra de Selva, S.L.U.	A)	Navarra	Wind power	100	Acciona Energía, S.A.U.	17,126
Sishen Solar Facility (Proprietary) Ltd	A)	South Africa	Solar power	55	Acciona Energy South Africa Pty. Ltd.	2,229
Sistemas Energéticos Sayago, S.L.U.		Madrid	Holding company	100	Acciona Energía Internacional, S.A.	319
Sistemas Energéticos Valle de Sedano, S.A.U.	A)	Madrid	Wind power	100	Ceólica Hispania, S.L.	19,611
Sociedad Istmeña Desarrollo Eólico, S. de R.L. de C.V.	A)	Mexico	Wind power	100	Acciona Energía México Global, LLC	1,904
Espiritu Wind, LLC		USA	Wind power	100	Acciona Energy USA Global, LLC	1,390
Starke Wind Golice, Sp. Z.o.o.	A)	Poland	Wind power	100	Acciona Energy Poland, Sp Z.o.o.	9,377
Sun Photo Voltaic Energy India Pvt, Ltd	A)	India	Wind power	100	Acciona Energía Global, S.L.U.	22,093
Surya Energy Photo Voltaic India Pvt, Ltd		India	Inactive	100	Acciona Energía Global, S.L.U.	7,727
Table Mountain Wind, LLC		USA	Wind power	100	Acciona Energy USA Global, LLC	6
Tatanka Finance, LLC		USA	Wind power	100	Acciona Wind Energy USA, LLC	1,091
Tatanka Wind Holding, LLC	A)	USA	Wind power	26.03	Tatanka Finance, LLC	1,857
Tatanka Wind Power, LLC	A)	USA	Wind power	100	Tatanka Wind Holding, LLC	187,962
Termosolar Alvarado II, S.LU		Badajoz	Inactive	100	Acciona Energía, S.A.U.	190
Ternua Holdings, B.V.		Holland	Holding company	100	Terranova Energy Corporation	924
Terranova Energy Corp.		USA	Holding company	100	Acciona Eólica Cesa, S.L.	38,543
Terranova Energy Corporation, S.A.		Barcelona	Wind power	100	Ceólica Hispania, S.L.	758
Tolchén Transmisión, Spa		Chile	Wind power	100	Acciona Energía Global, S.L.U.	270
Tolpán sur S.P.A.		Chile	Wind power	100	Acciona Energía Global, S.L.U.	6,464
Tuppadahali Energy India Pvt, Ltd	A)	India	Wind power	100	Acciona Energía Internacional, S.A.	14,804
Usya S.P.A		Chile	Solar power	100	Acciona Energía Global, S.L.U.	
Valdivia Energía Eólica, S.A.	(D)	Seville	Wind power	100	Acciona Energía, S.A.U.	10,945
Velva Windfarm, LLC		USA	Wind power	100	Acciona Wind Energy USA, LLC	3,355
Vientos Bajo Hondo I, S.A.		Argentina	Wind power	100	Acciona Energía Global, S.L.U.	1,105
Vientos Bajo Hondo, S.A.		Argentina	Wind power	100	Acciona Energía Global, S.L.U.	953
Vjetroelektrana Cemernica, D.o.o.		Croatia	Wind power	100	Acciona Energía Internacional, S.A.	48
Vjetroelektrana Jelinak, D.o.o.	A)	Croatia	Wind power	100	Acciona Energía Internacional, S.A.	12,003
Vjetroelektrana Opor, D.o.o.		Croatia	Wind power	100	Acciona Energía Internacional, S.A.	1,444
Voltser, Serviços de Operaçao e Manutençao de centraos fotovoltaicas unipessoal, Lda.		Portugal	Maintenance	100	Acciona Portugal II – Energia Global, LDA	79
Wind Farm 66, LLC		USA	Wind power	100	Acciona Energy USA Global, LLC	854
Wind Farm Bear Creek, LLC		USA	Wind power	100	Heartland Windpower, LLC	4
Wind Walker, LLC		USA	Wind power	100	Acciona Energy USA Global, LLC	6,111
Zurich Wind Power GP Inc		Canada	Wind power	100	Acciona Renewable Energy Canada Gp Holdings Inc	
Zurich Wind Power LP		Canada	Wind power	100	Zurich Wind Power GP Inc	881
Acciona Energía Colombia SAS		Colombia	Solar power	100	Acciona Energía Global, S.L.U.	1
Acciona Energía Global Egypt, LLC		Egypt	Holding company	100	Acciona Energía Global, S.L.U.	11
Acciona Energía Global Ukraine		Ukraine	Holding company	100	Dymerka solar poland sp. z.o.o.	54
Arcyz, SPA	A)	Ukraine	Solar power	75.01	Dymerka solar poland sp. z.o.o.	1,606

Company name	Auditor	Address	Business activity	% ownership Interest	Owner of the interest	Carrying value
Bosques Solares de Bolivar 500 SAS		Colombia	Solar power	100	Acciona Energía Global, S.L.U.	63
Bosques Solares de Bolivar 501 SAS		Colombia	Solar power	100	Acciona Energía Global, S.L.U.	63
Bosques Solares de Bolivar 502 SAS		Colombia	Solar power	100	Acciona Energía Global, S.L.U.	63
Bosques Solares de Bolivar 503 SAS		Colombia	Solar power	100	Acciona Energía Global, S.L.U.	63
Bosques Solares de Bolivar 504 SAS		Colombia	Solar power	100	Acciona Energía Global, S.L.U.	63
Hudzovka Solar 1 LLC	A)	Ukraine	Solar power	75.01	Dymerka solar poland sp. z.o.o.	1,434
Hudzovka Solar 2 LLC	A)	Ukraine	Solar power	75.01	Dymerka solar poland sp. z.o.o.	1,443
Macintyre Wind Farm PTY LTD		Australia	Wind power	100	Macintyre wind farm holding pty ltd	
Macintyre wind farm holding pty ltd		Australia	Holding company	100	Acciona Energía Global, S.L.U.	
Palmas Wind Finance LLC		USA	Holding company	100	Acciona Energy USA Global LLC	97,997
Palmas Wind Holding LLC		USA	Holding company	100	Acciona Energy USA Global LLC	97,997
Solar Bolarque, S.L.		Spain	Solar power	100	Acciona Energía, S.A.U.	

(*) Companies whose financial statements are audited by: (A) KPMG; (B) PriceWaterhouseCoopers; (C) Deloitte; (D) Other (**) Company formerly named Biomasa Alcazar, S.L.U.

ANNEX II

JOINTLY-CONTROLLED ENTERPRISES

The joint ventures consolidated by the proportional method, according to IFRS-EU, and the information relative to those companies are as follows (amounts in thousands of euros):

Company name	Auditor	Address	Business activity	% ownership Interest	Owner of the interest	Carrying value
Chin Chute Windfarm JV	(B)	Canada	Wind power	30	Acciona Wind Energy Canada Inc	5,832
Iniciativas Energéticas Renovables, S.L.		Pamplona	Wind power	50	Acciona Energía, S.A.U.	15
Magrath Windfarm JV	(B)	Canada	Wind power	30	Acciona Wind Energy Canada Inc	1,699
Sistema Eléctrico de Evacuación Eólica en Subestación Grijota, C.B.		Madrid	Energy	31.9	Parques Eólicos del Cerrato, S.L.U Parques Eólicos de Celadas, S.L.U.	10

(*) Companies whose financial statements are audited by: (A) KPMG; (B) PriceWaterhouseCoopers; (C) Deloitte; (D) Otros

ANNEX III

COMPANIES CARRIED BY THE EQUITY METHOD

The associated consolidated by the equity method, according to IFRS-EU, and the information relative to those companies are as follows (amounts in thousands of euros):

Company name	Auditor	Address	Business activity	% ownership Interest	Owner of the interest	Carrying value
AT Solar I, SAPI de CV (formerly, Aleph Solar I, SAPI de CV)		Mexico	Solar power	50	Acciona Energía México Global, S.de R.L. de C.V.	973
AT Solar III, SAPI de CV (formerly, Aleph Solarfields I, SAPI de CV)		Mexico	Solar power	50	Acciona Energía México Global, S.de R.L. de C.V.	589
AT Solar IV, SAPI de CV (formerly, Aleph Solarfields II, SAPI de CV)		Mexico	Solar power	50	Acciona Energía México Global, S.de R.L. de C.V.	589
AT Solar V, SAPI de CV (formerly, Aleph Solarfields México, SAPI de CV)		Mexico	Solar power	50	Acciona Energía México Global, S.de R.L. de C.V.	29,751
AT Solar IV, SAPI de CV (formerly, Aleph Solarfields II, SAPI de CV)		Mexico	Solar power	50	Acciona Energía México Global, S.de R.L. de C.V.	589
Alsubh Solar Power, S.A.E.		Egypt	Solar power	50	Acciona Energía Global, S.L.U.	671
Amper Central Solar, S.A.	A)	Portugal	Solar power	65.6	Acciona Energía Internacional, S.A.	19,109
Aprofitament d'Energías Renovables de l'Ebre, S.L.		Barcelona	Wind power	9.76	Empordavent, S.L.	1,405
Blue Canyon Windpower,LLC		USA	Wind power	5	Acciona Wind Energy USA, LLC	
Carnotavento, S.A.		Coruña	Inactive	49	Eurovento, S.L.U.	
Cathedral Rocks Construction and Management, Pty Ltd		Australia	Wind power	50	Acciona Energy Oceania Pty, Ltd	
Cathedral Rocks Holdings 2, Pty. Ltd		Australia	Wind power	100	Cathedral Rocks Holdings, Pty. Ltd	23,757
Cathedral Rocks Holdings, Pty. Ltd		Australia	Wind power	50	Acciona Energy Oceania Pty, Ltd	13,129
Rocks Wind Farm, Pty. Ltd	A)	Australia	Wind power	100	Cathedral Rocks Holdings 2, Pty. Ltd	23,757
Desarrollo de Energías Renovables de Navarra, S.A.	(D)	Pamplona	Wind power	50	Acciona Energía, S.A.U.	2,830
Energías Renovables Mediterráneas, S.A.	(C)	Valencia	Wind power	50	Acciona Energía, S.A.U.	79,500
Energy Corp Hungary KFT	(D)	Hungary	Wind power	50	Acciona Eólica Cesa, S.L.	1,475
Eólicas Mare Nostrum, S.L.		Valencia	Wind power	50	Acciona Energía, S.A.U.	5,068
Eurovento. S.L.U.		Coruña	Wind power	100	Tripower Wind, B.V.	2,006
Explotaciones Eólicas Sierra de Utrera. S.L.	(D)	Madrid	Wind power	25	Ceólica Hispania, S.L.	833
Firefly Investments 238 (Proprietary) Limited	(C)	South Africa	Plant maintenance	90	Acciona Energy South Africa Global (Propietary) Ltd	
Infraestructuras Villanueva, S.L.		Madrid	Wind power	40.53	Guadalaviar Consorcio Eolico Alabe Enerfin, S.A.U.	1
Líneas Eléctricas Asturianas. S.L.		Asturias	Holding company	100	Eurovento, S.L.U.	3
Líneas Eléctricas Gallegas II. S.L.		Coruña	Holding company	100	Eurovento, S.L.U. P.E. Virxe Monte, S.L. P.E. A Ruña, S.L. P.E. Currás, S.L.	4
Líneas Eléctricas Gallegas III. S.L.		Coruña	Holding company	100	Eurovento, S.L.U. P.E. Tea, S.L. P.E. Deva, S.L. P.E. Ameixenda, S.L.	3
Líneas Eléctricas Gallegas. S.L.		Coruña	Holding company	70	Eurovento, S.L.U. P.E.de Adraño, S.L.	3
Mov-R H1 Szeleromu Megujulo Energia Hasznosito KFT	(D)	Hungary	Wind power	98.5	Energy Corp Hungary KFT	2,176
Oakleaf Investment Holdings 86 (Proprietary) Limited	(C)	South Africa	Energy	100	Acciona Energy South Africa Global (Propietary) Ltd	
Operador del Mercado Ibérico – Polo Español. S.A.	(B)	Madrid	Other	5	Acciona Energía, S.A.U.	1,573

Company name	Auditor	Address	Business activity	% ownership Interest	Owner of the interest	Carrying value
Páramo de Los Angostillos, S.L.	(C)	León	Wind power	50	Acciona Energía, S.A.U.	1,920
Parque Eólico A Runa. S.L.	(C)	Coruña	Wind power	50	Ceólica Hispania, S.L.	4,988
Parque Eólico Adrano. S.L.	(C)	Coruña	Wind power	50	Ceólica Hispania, S.L.	3,557
Parque Eólico Ameixenda Filgueira. S.L.	(C)	Coruña	Wind power	50	Ceólica Hispania, S.L.	5,821
Parque Eólico Cinseiro. S.L.	(D)	Zamora	Wind power	50	Ceólica Hispania, S.L.	515
Parque Eólico Currás. S.L.	(C)	Coruña	Wind power	50	Ceólica Hispania, S.L.	1,924
Parque Eólico de Abara. S.L.	(C)	Asturias	Wind power	50	Ceólica Hispania, S.L.	676
Parque Eolico de Barbanza. S.L.	(D)	Coruña	Wind power	25	Eurovento, S.L.U.	919
Parque Eolico de Bobia y San Isidro. S.L.	(C)	Asturias	Wind power	50	Ceólica Hispania, S.L.	559
Parque Eólico de Deva. S.L.	(C)	Coruña	Wind power	50	Ceólica Hispania, S.L.	2,976
Parque Eólico de Tea. S.L.	(C)	Coruña	Wind power	50	Ceólica Hispania, S.L.	6,523
Parque Eólico Vicedo. S.L.	(C)	Coruña	Wind power	50	Ceólica Hispania, S.L.	564
Parque Eólico Virxe Do Monte. S.L.	(C)	Coruña	Wind power	50	Ceólica Hispania, S.L.	3,601
Parques Eóicos de Buio. S.L.	(C)	Coruña	Wind power	50	Ceólica Hispania, S.L.	4,060
Rising Sun Energy, S.A.E.		Egypt	Solar power	38	Acciona Energía Global, S.L.U.	4,135
Sistemes Electrics Espluga, S.A.		Barcelona	Wind power	50	Energías Eólicas de Catalunya, S.A.U.	31
Sunrise Energy, S.A.E.		Egypt	Solar power	38	Acciona Energía Global, S.L.U.	4,135
Tuto Energy 1, S.A.P.I. de C.V.		Mexico	Solar power	50	Acciona Energía México Global, S.de R.L. de C.V.	819
Tuto Energy 2, S.A.P.I. de C.V.		Mexico	Solar power	50	Acciona Energía México Global, S.de R.L. de C.V.	29,813
Vento Mareiro. S.L.		Coruña	Inactive	49	Eurovento, S.L.U.	
Ventos e Terras Galegas II, S.L.U.		Coruña	Holding company	100	Tripower Wind, B.V.	92
Ventos e Terras Galegas,S.L.U.		Coruña	Holding company	100	Tripower Wind, B.V.	2

(*) Companies whose financial statements are audited by: (A) KPMG; (B) PriceWaterhouseCoopers; (C) Deloitte; (D) Otros

ANNEX IV

CHANGES IN THE CONSOLIDATION PERIMETER

The changes in the consolidation perimeter in 2019 were as follows:

Company name	Address	Activity Main	Amendment	Consolidation method
Acciona Energía Colombia SAS	Colombia	Solar power	High	Global
Acciona Energía Global Egypt, LLC	Egypt	Holding company	High	Global
Acciona Energía Global Ukraine	Ukraine	Holding company	High	Global
Arcyz, SPA	Ukraine	Solar power	Purchase	Global
Bosques Solares de Bolivar 500 SAS	Colombia	Solar power	Purchase	Global
Bosques Solares de Bolivar 501 SAS	Colombia	Solar power	Purchase	Global
Bosques Solares de Bolivar 502 SAS	Colombia	Solar power	Purchase	Global
Bosques Solares de Bolivar 503 SAS	Colombia	Solar power	Purchase	Global
Bosques Solares de Bolivar 504 SAS	Colombia	Solar power	Purchase	Global
Espiritu Wind, LLC	USA	Wind power	Purchase	Global
Hudzovka Solar 1 LLC	Ukraine	Solar power	Purchase	Global
Hudzovka Solar 2 LLC	Ukraine	Solar power	Purchase	Global
La Chalupa LLC	USA	Wind power	Purchase	Global
Macintyre Wind Farm PTY LTD	Australia	Wind power	High	Global
Macintyre wind farm holding pty ltd	Australia	Holding company	High	Global
Palmas Wind Finance LLC	USA	Holding company	High	Global
Palmas Wind Holding LLC	USA	Holding company	High	Global
Solar Bolarque, S.L.	Spain	Solar power	Purchase	Global
Ravi Urja Energy India Pvt Ltd	India	Inactive	Removed	Global
Solar Fields Energy Photo Voltaic India Pvt Ltd	India	Inactive	Removed	Global
Bioetanol Energético, S.A.	Spain	Biofuels	Settlement	Shareholding

The changes in the consolidation perimeter in 2018 were as follows:

Company name	Address	Activity Main	Amendment	Consolidation method
Acciona Eólica Santa Cruz, S. de R.L. de C.V.	Mexico	Wind power	High	Global
Acciona Solar Holdings Pty. Ltd.	Australia	Solar power	High	Global
Acciona Solar Pty. Ltd.	Australia	Solar power	High	Global
Acciona Termosolar, S.L.U.	Navarra	Holding company	Removed	Global
Agrupación para el Desarrollo Sostenible del Mar de Trafalgar, A.I.E.	Seville	Wind power	Removed	Equity
Alabe Mengibar, A.I.E.	Madrid	Co-generation	Removed	Global
Biocarburants de Catalunya, S.A.	Barcelona	Biofuels	Removed	Global
Bioetanol Energético La Mancha, S.L.U.	Madrid	Biofuels	Removed	Equity
Dymerska Photovoltaic Power Plant-2 LLC	Ukraine	Solar power	High	Global
Dymerska Photovoltaic Power Plant-3 LLC	Ukraine	Solar power	High	Global

Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.

Company name	Address	Activity Main	Amendment	Consolidation method
Dymerska Solar MMC	Ukraine	Solar power	High	Global
Dymerska Solar Poland SP. Z.O.O.	Poland	Holding company	High	Global
Eólico Alijar, S.A.	Seville	Wind power	Change of method	Global
Evacuación Villanueva del Rey, S.A.	Seville	Thermosolar	Removed	Equity
Meltemi South, Sp. Z.o.o.	Poland	Wind power	Removed	Global
Mortlake Soyuth Wind Farm Holdings Pty. Ltd.	Australia	Wind power	High	Global
Mortlake Soyuth Wind Farm Pty. Ltd.	Australia	Wind power	High	Global
Parques Eólicos de San Lázaro, S.A. de C.V.	Mexico	Wind power	High	Global
Rusticas Vegas Altas, S.L.	Badajoz	Thermosolar	Removed	Global
Termosolar Alvarado, S.L.U.	Navarra	Thermosolar	Removed	Global
Termosolar Majadas, S.L.U.	Madrid	Thermosolar	Removed	Global
Termosolar Palma Saetilla, S.L.U.	Madrid	Thermosolar	Removed	Global
Valdivia Energía Eólica, S.A.	Seville	Wind power	Change of method	Global

CORPORACIÓN ACCIONA ENERGÍAS RENOVABLES, S.L. AND SUBSIDIARIES (CONSOLIDATED GROUP) 2019 DIRECTORS' REPORT

Group Acciona Energías Renovables files consolidated annual accounts in compliance with International Financing Reporting Standards (IFRS). The Alternative Performance Measures, or APMs, consistently used in this and other directors' reports are defined below:

EBITDA or Gross Operating Profit: This is defined as operating profit before provisions and allowances, i.e. it shows the Group's operating profit. It is calculated by taking the following items from the consolidated income statement: "turnover", "other income", "changes in stocks of finished products and work in progress", "supplies", "staff expenses" and "other operating expenses".

Ordinary EBT: This is defined as pre-tax profit, excluding the accounting effects of events and decisions adopted by corporate management that go beyond the operating decisions taken by the management of the various divisions in the normal course of business.

Net debt: Shows the debt incurred by the Group, but in net terms when discounting cash and similar financial assets. It is calculated by taking the following items from the consolidated balance sheet: "loans and borrowings, which includes debt relating to financial derivatives, less "cash and cash equivalents" and "other current financial assets".

Non-recourse debt: As indicated in note 16 to the consolidated annual accounts, this refers to debt with no corporate guarantee, meaning that recourse is limited to the debtor's flows and assets.

Debt with recourse: Debt with some form of corporate guarantee.

Gearing ratio: This reflects the ratio between the Group's net debt and its equity. It is calculated by dividing the following items: "net financial debt" (calculated as explained above) by "equity".

Net investment: This is defined as the net change for the period in the balance of tangible and intangible assets, financial assets and real estate, corrected for the following items:

- amortization, depreciation and impairment losses for the period,
- proceeds from the disposal of fixed assets,
- changes caused by fluctuations in the exchange rate.

In the case of changes in the consolidation perimeter, net investment is defined as the net outgoing/incoming resources used/obtained to acquire/dispose of net assets.

Management uses these APMs for financial, operational and planning decisions, as well as to evaluate the Group's performance and that of its subsidiaries.

Management considers that these APMs provide additional financial information that is useful and suitable for assessing the performance of the Group and its subsidiaries, as well as for decision-making by users of financial information.

Operating Cash Flow: Operating Cash Flow represents the ability of assets to generate resources in terms of net debt. It is obtained as follows:

EBITDA plus / minus the change in operating working capital, minus the net financial cost, plus / minus income tax receipts/payments, plus returns received from companies accounted for using the equity method, plus / minus other receipts/payments other than net investment cash flow and shareholder compensation.

Net Investment Cash Flow: This is calculated as investment plus / minus the change in the balances of investment suppliers.

Main aggregates

- Net turnover stood at €1,995 million, a 9.5% decrease compared to the year before.
- EBITDA was €881 million, 12.1% higher than in FY 2018.
- Pre-tax profit was €285 million euros, compared to €241 million in 2017.
- Net profit attributable to the Parent Company was €190 million, compared to €134 million the year before.
- The Group's net investments during the year amounted to €468 million compared to €364 million in 2018.
- Net financial debt totalled €618 million, 28.3% lower than at the end of 2018. The gearing ratio is 0.21 times equity.

Consolidated income statement aggregates

Millions of euros	FY 2019	FY 2018
Turnover	1,995	2,205
EBITDA	881	786
Operating profits (EBIT)	474	431
Pre-tax profit	285	241
Profit attributed to the parent company	190	134

Consolidated balance sheet aggregates

Millions of euros	FY 2019	FY 2018	Change as a percentage
Equity	2,891	2,773	4.3%
Net debt	618	863	(28.3)%
Financial leveraging	0.31	0.41	
Net investment	(468)	(364)	

In addition to the net debt indicated above, at the end of 2019 Group Corporación Acciona Energías Renovables, S.L. had €1,928 million in debt with Acciona Financiación Filiales, S.A., mainly relating to a cash pooling agreement and a loan agreement for USD 550 million.

Operating aggregates

Millions of euros	FY 2019	FY 2018	Change as a percentage
Total installed capacity (MW)	10,117	9,627	5.1%
Total production (GWh)	22,991	22,087	4.1%

Turnover for 2019 fell by 9.5% compared to the year before to $\notin 1,995$ million, primarily due to a reduction in the contribution of turnkey projects for third parties to the construction business (Puerto Libertad 2018), lower hydraulic production and the sale of thermal solar assets.

EBITDA for 2019 increased by 12.1% compared to 2018 to €881 million.

In the domestic market, EBITDA for power generation declined, mainly due to the sale of thermal solar assets and lower hydraulic production.

The international generation business grew, driven by the contribution of new operational assets.

EBITDA was also affected by the first implementation of IFRS16.

Pre-tax profits stood at \in 285 million compared to \in 241 million in FY 2018, an increase of 18.1%, driven by growth in EBITDA.

Installed capacity and production at 31 December 2019 for each technology handled by the Group is summarised below:

Installed MW	Totals	Attributable
Domestic wind	4,741	3,516
International wind	3,236	3,034
Hydraulic	873	873
Biomass	61	61
Photovoltaic solar	1,142	505
Thermoelectric solar	64	64
Total	10,117	8,053
GWh produced	Totals	Attributable
Domestic wind	10,639	7,725
International wind	8,561	8,019
Hydraulic	1,720	1,720
Biomass	421	421
Photovoltaic solar	1,536	713
Thermoelectric solar	113	113
Total	22,991	18,712

Main risks associated with the business operations of Group Corporación Acciona Energías Renovables, S.L.

Risk management at Group Corporación Acciona Energías Renovables, S.L. is determined by the risk management system adopted by the Acciona Group. The risk scenarios considered in this system are classified in four groups: financial, strategic, operational and fortuitous, with the first two identified by the Acciona Group's executives as having a higher risk profile.

Economic-financial risks:

These are mainly fluctuations in exchange rates, interest rates and financial markets, liquidity, cash flow, default or loss of clientele.

Interest rate risk is particularly significant as far as financing the construction of wind farms and other renewable energy power plants, where the project yields depend on possible fluctuations in the interest rates which are directly linked to the cash flows from them. It is mitigated using derivatives to hedge the risk, primarily Interest Rate Swaps (IRS).

Corporación Acciona Energías Renovables, S.L. is exposed to the risk of fluctuations in the price of construction supplies for the construction of power plants.

With regard to credit and liquidity risk, the Group has a policy of only doing business with solvent third parties and obtaining sufficient guarantees to mitigate the risk of financial losses caused by defaults. In addition to maintaining adequate reserves, the Group is constantly monitoring the forecasts and the actual flow of funds and pairing these with the maturity profiles of the financial assets and liabilities.

In addition to maintaining adequate reserves, the Group is constantly monitoring the forecasts and the actual flow of funds and pairing these with the maturity profiles of the financial assets and liabilities.

Strategic risks:

These are the risks that can cause a reduction in the company's growth and the missing of targets due to its inability to respond to a constantly-changing competitive environment. These risks include organisational changes, investments and disinvestments, threats from competitors, economic and political changes, regulatory changes, new technologies and changes brought about by research and development.

Group Corporación Acciona Energías Renovables, S.L. minimises these risks through its own strategy and business model, through technological and geographical diversification of its business, through exhaustive studies of the market, the competitors and the countries where it operates and by investing in research and development.

Unethical risk hedging conduct. The markets where the Group operators may be exposed to ethical risks vis-a-vis conduct that is contrary the principles of integrity and respect for the laws in force. Group Corporación Acciona Energías Renovables, S.L. is governed by a Code of Conduct implemented by Acciona that lays down the basic principles and obligations of all directors and employees, as well as the suppliers and other third parties who maintain relations with the Group companies. These obligations must be fulfilled in the performance of their activities. There is a whistle-blower hotline available at all levels of the organisation which allows people to confidentiality report irregular conduct related to accounting, control, auditing, as well as any breach or violation of the Code of Conduct. Code.

Operating risks:

These are the risks associated with processes, people and products. They have to do with regulatory, legal, and contractual compliance, control systems and procedures, supply chain, auxiliary services, information system, employee productivity, supply chain, or the loss of key personnel.

Specific systems are established in each business area to deal with business requirements, systematisation and documentation of processes, quality management, operations, and economic planning and control.

To mitigate risks related to the procurement process, controls are established that favour free competition and transparency and that prevent infringing the Group's commitment to ethical behaviour in these processes Through exhaustive analyses of critical suppliers, Acciona mitigates the leading economic, environmental and labour-related risks affecting the supply chain.

Fortuitous risks:

These are the risks associated with the damages caused to assets and liability risks which can have a negative effect on the company's performance, including cybernetic criminal activity.

The Acciona Group's Corporate Crisis Management Standard includes the measures to be followed and the responsibilities and resources required for the proper management of a crisis situation due to incidents occurring at Company-owned or operated facilities having an impact on the environment.

Additionally, the identification, assessment and management of social, environmental and governance risks is essential to enable the Group to improve its sustainability performance, enhance its response to multiple scenarios and changing environments, and improve trust among its stakeholders.

The Group has a risk assessment methodology to evaluate the climate change, environmental, social, labour and governance and corruption risks for each line of business, based on probability, economic and financial consequences and impact on image.

The tax risks to which the Group is exposed are essentially related to procedures and communications with business areas that may result in the existence of inadequate technical analysis, changes in tax regulations or administrative and jurisprudential criteria, as well as the reputational risk derived from decisions on tax matters that can damage the Group's image and reputation. The Group, like Acciona, has defined a tax risk management policy based on adequate control, a risk identification system and a process for monitoring and continuous improvement of the effectiveness of the established controls.

Following the reform of the Spanish Criminal Code, the Group, in line with the Acciona Group's strategy, established a Crime Prevention and Anti-Corruption Model. A Criminal Risk Map was developed in 2019 to ensure that the regulatory compliance system is fully integrated and the controls implemented are perfectly aligned and audited.

Non-financial information statement

In keeping with the provisions of article 49.6 of the Commercial Code, the Group refers the reader to the consolidated director's report of the parent company, Acciona, S.A with tax ID A08001581 which is registered in the Madrid Commercial Registry, Page M-216384. Folio 1. Volume 13,351, which includes the non-financial information required by law.

Future Outlook

The world economy is expected to grow in 2020 and 2021 by 3.3% and 3.4% respectively, which is a downward revision from the last WEO [1] report, in which the world economy was slated to grow by 3.4% and 3.6%, respectively.

^[1] International Monetary Fund *World Economic Outlook, Updated WEO Report* (Davos: 2019), available at: https://www.imf.org/es/Publications/WEO/Issues/2019/01/11/weo-update-january-2019

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This is mainly due to the negative performance of the economies in certain emerging markets, India in particular, leading to the downward revision of growth for the next two years and including the impact of greater social unrest, where applicable. It is also important to consider impact of the Chinese economy on the rest of the world at this time as a result of the dizzying spread of the coronavirus. China accounts for 17% of world GDP, and contributes a third of the world's growth. Hence, a slowdown in Chinese growth could affect anticipated global growth in 2020. By contrast, we appear to be approaching a turning point in global macroeconomic data, driven by a turnaround in manufacturing and international trade, a general reorientation towards accommodative monetary policy, intermittently optimistic news about US-China trade negotiations, and greater certainty surrounding a Brexit agreement.

Emerging signs of stabilisation reinforced attitudes in financial markets and stocks in the largest, most advanced economies remained buoyant during the last quarter of the year. Currency fluctuations between September and early January reflected a general improvement in risk attitudes and the easing of trade tensions. The most notable change was the appreciation of the British pound (4% since September) in the face of a perceived reduction of the risk of an exit from the European Union without an agreement.

For advanced economies, growth is expected to stabilise at 1.6% in 2020-21. Moderate growth is projected in the US and Japan, from 2.3% in 2019 to 2% in 2020 (1.7% in 2021) in the case of the US, marked by a return to a neutral fiscal stance and the entrenched attitude of the financial markets. In Japan, a shift is expected from an estimated 1% in 2019 to 0.7% in 2020 due to the fiscal stimulus measures adopted in December 2019. In the euro zone, growth is expected to rebound by 1 percentage point in 2020 to 1.3% (1.2% in 2019). The projections for Germany and Spain have been revised downward due to the impact of a sharper than expected slowdown in domestic demand and exports in 2019. In the United Kingdom, an orderly exit from the European Union is forecast for 31 January, followed by a gradual transition to a new economic relationship (1.4% in 2020 with a potential increase to 1.5% in 2021).

Within the group of emerging market economies, growth is forecast to rise to 4.4% in 2020 (3.7% in 2019). In Asia, a slight increase is expected, to 5.8% in 2020 and 5.9% in 2021 (5.6% in 2019). This reduction is marked by the downward revision of the projections for India, although growth in the Asian country is expected to improve in 2020 and 2021 thanks to fiscal and monetary stimulus and moderate oil prices. On the other hand, unresolved disputes over the economic relations between the United States and China more generally are expected to lower growth in China from an estimated 6.1% in 2019 to a projected 6% in 2020 (5.8% in 2021).

Within the European framework, growth in the emerging economies is expected to strengthen to around 2.5% in 2020-21 (1.8% in 2019) thanks to continued strong growth in Central and Eastern Europe, a rebound in activity in Russia, and the economic recovery underway in Turkey.

In Latin America, growth is projected to pick up in the next two years, from 0.1% in 2019 to 1.6% in 2020 and 2.3% in 2021 (2.3% in 2021), with declines in Mexico due to continued weak investment and in Chile due to social unrest. On the positive side, Brazil's growth improved after the approval of the pension reform and the disappearance of supply disturbances in the mining sector. Despite all of this, geopolitical tensions (particularly between the United States and Iran) and civil unrest continue to have an effect on the growth of several economies in the region.

Economic growth in the Middle East and Central Asia is forecast at 2.8% in 2020 (3.2% in 2021) following the OPEC+ decision in December to extend oil supply restrictions. In Sub-Saharan Africa, growth is expected to climb to 3.5% over the next two years (3.3% in 2019), marked by downward projections for South Africa which is suffering from a significant deterioration of its public finances, and for Ethiopia, where public sector consolidation is expected to affect growth.

However, all of the forecasts for economic growth mentioned above have been called into question with the spread of the global COVID-19 pandemic, as discussed in the note on events after the balance sheet date. The effects that this public health crisis will have on the world economy have not yet been quantified, although they will be partly mitigated by the measures being adopted by international bodies and local governments.

Research and Development

The Company did not incur costs of this kind in 2019 or 2018.

Treasury Stock

In 2019 and 2018 there were no transactions involving the treasury stock of the Group's parent company, either directly or indirectly through investees, with the exception of the initial share issues of newly incorporated companies and a number of share capital increases, all of which were fully subscribe and paid.

Subsequent events

The appearance of the COVID-19 Coronavirus in China in January 2020, which quickly spread across the globe, prompted the World Health Organization to declare the public health crisis caused by this viral outbreak an international pandemic on 11 March 2020. At the time of writing, the main areas affected were in the northern hemisphere, primarily China, Europe and North America, although parts of South America and Oceania have also been affected. In this regard, the most gravely affected countries have taken various measures aimed at isolating the population and restricting movements both within their own territories and internationally, closing their borders to travel with the exception of commercial traffic and temporarily suspending business activities.

On the other hand, in order to mitigate the economic impacts of this crisis both the European Central Bank and the Federal Reserve, governments, as well as other financial and supervisory bodies, both at national and international level, have taken measures aimed at mitigating the social and economic impacts that will arise from the consequences of the extraordinary measures taken to control the pandemic. From the economic standpoint, these measures are intended to support and assist families and small and mediumsized enterprises and to support and monitor the measures implemented by economic leaders in response to possible consequences.

In this regard, the members of the Board of Directors and senior management are constantly monitoring the evolution of the situation in order to successfully deal with any possible impacts, both financial and non-financial, that may occur. The effects on the Group's assets and results are limited and will be related primarily to:

- A decrease in electricity demand and the effects this could have on the evolution of prices in those investees whose projects sell their energy at market prices. The reduction in demand also impacts the energy marketing business, not only because of the reduction in sales as a result of lower consumption by customers, but also because of the impact of the obligations arising from the volume of coverage contracted in relation to these contracts and the Group's ability to adapt to the new environment.
- Access to the materials and equipment necessary for the correct maintenance of the assets, taking into account that their operation is regularly carried out remotely.

- Potential delays of pending investments or those already underway as a consequence of problems securing supplies of equipment or materials or restrictions on the mobility of internal employees or those of subcontractors hired to build the facilities.
- Financial impacts arising from non-payment or delays in collection or as a result of breaches of contract with the Group, as well as legal and economic impacts from force majeure notifications received that prevent normal compliance with agreements signed with suppliers, customers and other economic partners.
- Management of the Group's personnel so that they can work regularly and efficiently, taking into account personal and family conditions and their reconciliation with professional responsibilities.

The impact of the public health crisis on the Company's activities in 2020 will be determined by the duration of the crisis and the effect of the mitigating measures adopted in response. At the date of the consolidated annual accounts, the Company has not observed any significant impact on its finances or equity and it is impossible to make a reliable estimate of the effects this crisis may have in the future.

SIGNATURE PAGE

The enclosed consolidated annual accounts of Corporación Acciona Energías Renovables, S.L., a sole shareholder company, and subsidiaries for the 2019 financial year were prepared by the Joint Directors of Corporación Acciona Energías Renovables, S.L. on 23 April 2020.

Acciona Desarrollo Corporativo, S.A. Joint director Rafael Mateo Alcalá Acciona Corporación, S.A. **Joint director** José Julio Figueroa Gómez de Salazar