CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021

THE LUBELSKI WĘGIEL BOGDANKA GROUP

BOGDANKA, SEPTEMBER 2021

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INTERIM CONSOLIDATED STATEMENT OF FINANCIAL POSITION (BALANCE SHEET)

	NOTE	AS AT 30 JUNE 2021	AS AT 31 DECEMBER 2020
Assets			
Non-current assets			
Property, plant and equipment	5	3,418,888	3,531,565
Intangible assets	6	57,231	59,175
Right-of-use asset	7.1	23,548	25,288
Investment properties	8	2,952	3,044
Deferred tax assets		2,840	2,089
Trade and other receivables	9	7,125	1,193
Cash and cash equivalents	11	141,226	141,591
Total non-current assets		3,653,810	3,763,945
Current assets		, ,	
Inventories	10	176,373	91,124
Trade and other receivables	9	224,184	268,260
Overpaid income tax			10,324
Cash and cash equivalents	11	397,540	241,610
Total current assets		798,097	611,318
TOTAL ASSETS		4,451,907	4,375,263
Equity		.,,	.,,
Ordinary shares	12	301,158	301,158
Supplementary capital	12	702,549	702,549
Other capital reserves		1,988,063	1,918,013
Retained profits		388,392	367,665
Equity attributable to owners of the Parent		3,380,162	3,289,385
Non-controlling interests		10,223	10,442
Total equity		3,390,385	3,299,827
Liabilities		3,390,303	5,299,021
Non-current liabilities			
	16	6.240	7 050
Loans and borrowings	18	6,340	7,858
Deferred income tax liability	18	224,916	248,187
Provisions for employee benefits	18	182,270	178,671
Provisions for other liabilities and charges	15	199,628	212,456
Grants	7.1	11,486	11,871
Lease liabilities	14	21,349	22,914
Trade and other liabilities	14	30,255	33,093
Total non-current liabilities		676,244	715,050
Current liabilities	10		
Loans and borrowings	16	3,134	3,150
Provisions for employee benefits	18	52,374	36,656
Provisions for other liabilities and charges	19	11,291	7,314
Grants	15	527	469
Lease liabilities	7.1	3,036	3,005
Current income tax liabilities		1,643	-
Financial liabilities		132	-
Trade and other liabilities	14	312,252	308,463
Liabilities under contracts with customers		889	1,329
Total current liabilities		385,278	360,386
Total liabilities		1,061,522	1,075,436
TOTAL EQUITY AND LIABILITIES		4,451,907	4,375,263

INTERIM CONSOLIDATED INCOME STATEMENT

	NOTE	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Continuing operations			
Sales revenue	20	1,046,591	849,011
Cost of products, goods and materials sold		(845,763)	(723,779)
Gross profit		200,828	125,232
Selling costs		(18,523)	(14,840)
Administrative expenses		(64,993)	(61,388)
Other income	21	977	2,109
Other costs	22	(311)	(1,116)
Other net loss	23	(1,784)	(97)
Profit on operating activities		116,194	49,900
Finance income	24	142	2,460
Finance costs	24	(4,287)	(5,350)
Profit before taxation		112,049	47,010
Income tax	25.2	(20,691)	(10,341)
Profit on continuing operations		91,358	36,669
Net profit for the reporting period		91,358	36,669
including profit attributable to:			
- shareholders of the Parent		91,491	36,559
- non-controlling interests		(133)	110

EARNINGS PER SHARE

EARNINGS PER SHARE ATTRIBUTABLE TO OWNERS OF THE PARENT DURING THE PERIOD (IN PLN PER SHARE)	NOTE	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
 basic earnings per share on continuing operations 		2.69	1.07
- basic earnings per share on discontinued operations		-	-
Basic earnings per share	26	2.69	1.07
- diluted earnings per share on continuing operations		2.69	1.07
- diluted earnings per share on discontinued operations		-	-
Diluted earnings per share	26	2.69	1.07

INTERIM CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

	NOTE	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Net profit for the reporting period		91,358	36,669
Total other comprehensive loss for the reporting period Items which will never be subject to reclassification to profit or loss for the current period:			
Actuarial losses of defined benefit schemes	18	(882)	(2,656)
Total other loss not to be reclassified to profit or loss, before taxation		(882)	(2,656)
Total other gain/(loss) to be reclassified to profit or loss, before taxation		-	-
Total other loss, before taxation		(882)	(2,656)
Income tax relating to non-transferrable items	25.1	168	505
Other net comprehensive loss for the reporting period		(714)	(2,151)
Other net comprehensive income for the reporting period – total		90,644	34,518
including comprehensive income attributable to: - shareholders of the Parent - non-controlling interests		90,777 (133)	34,408 110



INTERIM CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

	NOTE	ORDINARY SHARES	SUPPLEMENTARY CAPITAL	OTHER CAPITAL RESERVES	RETAINED PROFITS	TOTAL EQUITY	NON-CONTROLLING INTERESTS	TOTAL EQUITY
As at 1 January 2021		301,158	702,549	1,918,013	367,665	3,289,385	10,442	3,299,827
Total net comprehensive income for the reporting period:		-	-	-	90,777	90,777	(133)	90,644
- Net profit		-	-	-	91,491 (714)	91,491	(133)	91,358
- Other comprehensive loss Dividend		-	-	-	(714)	(714) -	(86)	(714) (86)
Transfer of the result from previous year	27	-	-	70,050	(70,050)	-	-	-
Change in equity in the period		-	-	70,050	20,727	90,777	(219)	90,558
As at 30 June 2021		301,158	702,549	1,988,063	388,392	3,380,162	10,223	3,390,385

	NOTE	ORDINARY SHARES	SUPPLEMENTARY CAPITAL	OTHER CAPITAL RESERVES	RETAINED PROFITS	TOTAL EQUITY	NON- CONTROLLING INTERESTS	TOTAL EQUITY
As at 1 January 2020		301,158	702,549	1,611,829	602,607	3,218,143	10,359	3,228,502
Total net comprehensive income for the reporting period:		-	-	-	34,408	34,408	110	34,518
- Net profit		-	-	-	36,559	36,559	110	36,669
 Other comprehensive loss 		-	-	-	(2,151)	(2,151)	-	(2,151)
Change in equity in the period		-	-	-	34,408	34,408	110	34,518
As at 30 June 2020		301,158	702,549	1,611,829	637,015	3,252,551	10,469	3,263,020



INTERIM CONSOLIDATED STATEMENT OF CASH FLOWS

NOTE	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Cash flow from (used in) operating activities		
Net profit	91,358	36,669
Adjustments:		
Income tax in the interim consolidated income statement	20,691	10,341
Depreciation/amortisation	213,649	172,258
Profit/(loss) on sale and liquidation of property, plant and equipment	24,096	15,786
Creating and using impairment losses of property, plant and equipment	6	(1,050)
Interest income	(65)	(2,397)
Interest expense Other flows	840 4,232	694 1,965
Changes in working capital:	4,232	1,903
Change in provisions for employee benefits liabilities	18,435	16,356
Changes in provisions	7,153	4,707
Change in inventories	(85,249)	(42,382)
Change in trade and other receivables	38,144	23,600
Change in trade and other liabilities	26.472	(10,833)
Total adjustments	268.404	189.045
Operating cash inflow	359.762	225.714
Income tax paid and received	(42,597)	(5,583)
Net cash flow from (used in) operating activities	317,165	220,131
Cash flow from (used in) investing activities		
Acquisition of property, plant and equipment 28	(153,985)	(334,190)
Acquisition of intangible assets	(3,782)	(2,243)
Inflow from the sale of property, plant and equipment	96	49
Interest received	18	2,462
Inflow / (Outflow) on account of funds being deposited in the bank account of the Mine	365	(984)
Closure Fund		
Net cash flow from (used in) investing activities	(157,288)	(334,906)
Cash flow from (used in) financing activities		
Lease payments	(2,124)	(1,782)
Repayments of loans and borrowings 16	(1,518)	(1,518)
Interest and commissions paid regarding financing activities 16	(219)	(281)
Dividend paid	(86)	-
Net cash flow from (used in) financing activities	(3,947)	(3,581)
Net increase / (decrease) in cash and cash equivalents before the consequences of the exchange rate changes	155,930	(118,356)
Net increase / (decrease) in cash and cash equivalents	155,930	(118,356)
Cash and cash equivalents at beginning of period	241,610	382,740
Cash and cash equivalents at end of period	397,540	264,384

BOGDANKA

1.

GENERAL INFORMATION

Name of the reporting entity	Lubelski Węgiel Bogdanka S.A.
Registered office:	The Republic of Poland, Bogdanka
Legal Form:	Joint-stock company
Country of registration:	The Republic of Poland
Entity's registered address:	Bogdanka, 21-013 Puchaczów
Basic place of conducting business:	The Republic of Poland
Description of the nature and key scope of the business	extraction of hard coal
Parent's name:	Enea S.A.
Name of the Group's ultimate-level parent entity:	State Treasury

1.1. The composition of the Group and the object of the Group's business

The Lubelski Węgiel Bogdanka Group:



% of votes at the Shareholders Meeting in Subsidiaries

The Lubelski Węgiel Bogdanka Group (hereinafter referred to as the "Group") is composed of the following companies:

THE PARENT

Lubelski Węgiel Bogdanka S.A., with registered office in Bogdanka, 21-013 Puchaczów.

Lubelski Węgiel Bogdanka S.A. is a joint stock company, operating under the laws of Poland. The Company was created as a result of the restructuring of the state enterprise Kopalnia Węgla Kamiennego Bogdanka with registered office in Bogdanka, under the Act on the Privatisation of State Enterprises of 13 July 1990.

On 26 March 2001, Lubelski Węgiel Bogdanka Spółka Akcyjna was registered in the Register of Entrepreneurs of the National Court Register, under KRS No. 0000004549. At present the register is maintained by the District Court Lublin-Wschód in Lublin, with the seat in Świdnik, VI Commercial Division of the National Court Register.

The shares of LW Bogdanka S.A. are listed on the Warsaw Stock Exchange in Warsaw.

The Company's core business activity, pursuant to the Polish Classification of Activity (PKD 0510Z), is hard coal mining.

Subsidiaries

Łęczyńska Energetyka Sp. z o.o., with registered office in Bogdanka, 21-013 Puchaczów.

As at 30 June 2021, the Parent held 88.7% of shares in the capital of the subsidiary undertaking Łęczyńska Energetyka Sp. z o.o.

Łęczyńska Energetyka Sp. z o.o. provides services to the mine involving supplying heat energy and conducts water/wastewater management. In addition, the Company supplies heat energy to third parties like housing estates and other facilities in Łęczna. The Company also conducts activities involving the construction and refurbishment of heat-generating, water supply and sewage disposal installations.

The Company prepares its balance sheet as at 31 December.

EkoTRANS Bogdanka Sp. z o.o., with registered office in Bogdanka, 21-013 Puchaczów.

As at 30 June 2021, the Parent held 100.0% of shares in the capital of the subsidiary, EkoTRANS Bogdanka Sp. z o.o.

EkoTRANS Bogdanka Sp. z o.o. provides services to the mine with respect to transport, recovery and reuse of spoil arising during coal output cleaning and washing as well as reclamation services.

The Company prepares its balance sheet as at 31 December.

RG Bogdanka Sp. z o.o., with registered office in Bogdanka, 21-013 Puchaczów.

As at 30 June 2021, the Parent held 100.0% of shares in the capital of the subsidiary, RG Bogdanka Sp. z o.o.

RG Bogdanka Sp. z o.o. provides services to the mine mainly with respect to the mining works, auxiliary works and run-of-mine services.

The Company prepares its balance sheet as at 31 December.

/MR Bogdanka Sp. z o.o., with registered office in Bogdanka, 21-013, Puchaczów.

As at 30 June 2021, the Parent held 100.0% of shares in the capital of the subsidiary, MR Bogdanka Sp. z o.o.

MR Bogdanka Sp. z o.o. provides services to the mine with respect to renovation, repair and construction services, works in underground machinery departments, regeneration and production of steel constructions.

The Company prepares its balance sheet as at 31 December.

A breakdown characterising, as at the balance-sheet date, the Group's subsidiaries is presented below:

NAME OF THE SUBSIDIARY	ALANCE-SHEET DTAL [PLN '000]	000, NTA] ΔΠΙΤ	OF SHARES ELD	N-CONTROLLING ERESTS	ESTRICTIONS I CONTROL; ESTRICTIONS IN ONSOLIDATED SSETS AND SSETS AND ABILITIES	ONSOLIDATION ETHOD
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COMPANIES SUBJECT TO CONSOLIDATION IN THE CURRENT AND PREVIOUS PERIODS:

ŁĘCZYŃSKA ENERGETYKA Sp. z o.o.	110,024	90,447	88.7	Non-controlling interests amount to 11.30% and are held by: - Łęczna Municipality 11.29% - Puchaczów Commune 0.01%	none	full
RG Bogdanka Sp. z o.o.	18,741	2,809	100.0	none	none	full
EkoTRANS Bogdanka Sp. z o.o.	4,365	448	100.0	none	none	full
MR Bogdanka Sp. z o.o.	8,098	4,679	100.0	none	none	full

All companies were subject to consolidation in the current and previous periods

The Group in the structure of the ENEA Group

On 14 September 2015, ENEA S.A. announced a tender offer for the shares of the Parent, Lubelski Węgiel Bogdanka S.A., and it declared its intention to acquire up to 64.57% of the total vote at the General Shareholders Meeting of Lubelski Węgiel Bogdanka S.A. The transaction was completed on 29 October 2015. As a result, ENEA S.A. along with its subsidiary acquired a total of 66% of shares in Lubelski Węgiel Bogdanka S.A., which thus, along with its subsidiaries, became a part of the ENEA Group, whose parent is ENEA S.A. with registered office in Poznań.

<u>The ultimate controlling entity is the State Treasury.</u>

1.2. Assumption of going concern

The condensed interim consolidated financial statements were prepared under the assumption of going concern in the foreseeable future and of no circumstances indicating any risk to the continuation of the Group's activities.

DESCRIPTION OF KEY ACCOUNTING PRINCIPLES (POLICIES) APPLIED

2.1. Basis for preparation

2.

These condensed interim consolidated financial statements of the Group for the first half of 2021 were prepared in accordance with International Accounting Standard 34 - "Interim Financial Reporting", as endorsed by the EU.

The condensed interim consolidated financial statements were prepared according to the historical cost principle except for derivative instruments measured at fair value.

Historical cost is calculated on the basis of fair value of the payment made for goods or services.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in a customary transaction in the principal (or most advantageous) market at the measurement date under current market conditions, regardless whether such price is directly observable or estimated using other valuation technique. In the fair value measurement of an asset or liability, the Group takes into account the characteristics of the given asset or liability if the market participants take them into account when pricing assets or liabilities at the measurement date. Fair value for the purpose of measurement and / or disclosure in the condensed interim consolidated financial statements of the Group is determined in accordance with the above principle, except for share-based payments which are covered by the scope of IFRS 2, lease transactions which are covered by the scope of IFRS 16, and measurements which are in a certain way similar to fair value but are not defined as fair value, such as net realisable value according to IAS 2 or value in use according to IAS 36.

2.1.1. New Accounting Policies

The condensed interim consolidated financial statements were prepared using the same accounting principles for the current and comparative periods; the financial statements follow the same accounting principles (policies) and calculating methods as the latest annual consolidated financial statements.

2.1.2. Material values based on professional assessment and estimates

Accounting estimates as well as the professional judgement of the Management Board regarding current and future events in individual fields are required for the preparation the condensed interim consolidated financial statements on the basis of the International Financial Reporting Standards and in accordance with the accounting policies.

The main accounting estimates and judgments are based on past experience as well as other factors, including assessments of future events which seem justified in a given situation. Accounting estimates and judgments are reviewed on a regular basis.

Key estimates and judgements have not changed since the publication of the annual consolidated financial statements for 2020.

2.1.3. New standards and interpretations

The following new standards and amendments to the applicable standards that entered into force on 1 January 2021 were for the first time applied in these condensed interim consolidated financial statements:

Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16 related to the IBOR reform In response to the expected reform of reference rates (IBOR reform), the International Accounting Standards Board has published the second part of amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16. These concern accounting matters which arise when IBOR-based financial instruments move to new interest rates. The amendments introduce a number of guidelines and permissions, in particular a practical simplification for modification of agreements required under the reform, which shall be included by updating the effective interest rate, exemption from ceasing to apply hedge accounting, temporary exemption from the obligation to identify a risk component, as well as obligation of additional disclosures.

Application of the above amendments did not materially affect the consolidated financial statements of the Group.

In these condensed interim consolidated financial statements the Group did not decide to earlier apply the following published standards, interpretations or revisions before they become effective:

Amendments to IAS 1 "Presentation of Financial Statements" The Board published amendments to IAS 1 which explain the matter of presenting liabilities as non-current and current. The published amendments are applicable to financial statements for periods beginning on or after 1 January 2023.

As at the date of drawing up these condensed interim consolidated financial statements, the amendment has not been yet endorsed by the European Union.

Amendments to IFRS 3 "Business Combinations" The amendments, published in May 2020, to the standard aim at updating appropriate reference for the Conceptual Framework in IFRS without introducing changes to the content related to business combinations accounting. As at the date of drawing up these condensed interim consolidated financial statements,

As at the date of drawing up these condensed interim consolidated financial statements, the amendment has not been yet endorsed by the European Union.

Amendments to IAS 16 "Property, plant and equipment" The amendment prohibits the adjustment of cost of producing plant, property and equipment by amounts received from the sale of components produced in the period of preparing property, plant and equipment to start functioning according to the management's plans. Instead, the entity will recognize the abovementioned revenue on sales and related costs directly in the profit and loss account. The amendment is applicable to financial statements for periods beginning on or after 1 January 2022.

As at the date of drawing up these condensed interim consolidated financial statements, the amendment has not been yet endorsed by the European Union.

Amendments to IAS 37 "Provisions, Contingent Liabilities and Contingent Assets"

Amendments to IAS 37 provide clarification with respect to costs recognized by the entity in the analysis, whether an agreement is an onerous contract. The amendment is applicable to financial statements for periods beginning on or after 1 January 2022.

As at the date of drawing up these condensed interim consolidated financial statements, the amendment has not been yet endorsed by the European Union.

Annual Improvements to IFRS 2018-2020 cycle

"Annual Improvements to IFRS 2018-2020 cycle" amend the following standards: IFRS 1 "Firsttime Adoption of International Financial Reporting Standards", IFRS 9 "Financial Instruments", IAS 41 "Agriculture" and examples illustrating in IFRS 16 "Leases". Revisions include clarifications and make the guidelines in the standards regarding recognition and measurement more clarified.

As at the date of drawing up these condensed interim consolidated financial statements, the amendments have not been yet endorsed by the European Union.

Amendment to IAS 1 "Presentation of Financial Statements" and IFRS Board guidelines concerning the practical aspect of disclosures in relation to accounting policies.

The amendment to IAS 1 introduces a requirement to disclose material information concerning accounting principles defined in the standard. The amendment clarifies that information on accounting principles is material if their lack renders it impossible for the users of financial statements to understand vital information included therein. Moreover, Board guidelines concerning the application of the concept of materiality were also significantly amended in order

to ensure directives for practical application of the idea of materiality to disclosures concerning accounting principles.

As at the date of drawing up these condensed interim consolidated financial statements, the amendments have not been yet endorsed by the European Union.

- Amendments to IAS 8 "Accounting Policies, Changes in Accounting Estimates and Errors" In February 2021, the Board issued an amendment to IAS 8 "Accounting Policies, Changes in Accounting Estimates and Errors" in terms of defining estimates. Amendment to IAS 8 explains how entities are to differentiate between changes in accounting principles and changes in estimates. As at the date of drawing up these condensed interim consolidated financial statements, the amendments have not been yet endorsed by the European Union.
- Amendments to IFRS 16 "Lease"

In 2020, in relation to the coronavirus (Covid-19) pandemic, an amendment to IFRS 16 was introduced. It enables application of a simplification in assessing whether lease agreement amendments introduced during the pandemic constitute a lease modification. As a result, lessees may apply the simplification involving not adhering to IFRS 16 policies concerning lease agreement modifications. As the amendments concerned a reduction of lease fees due until 30 June 2021 and before, in February 2021 the Board introduced extended availability of a practical solution related to lease payment reliefs, which would affect payments originally due in June 2022 or before.

As at the date of drawing up these condensed interim consolidated financial statements, the amendments have not been yet endorsed by the European Union.

IFRS 14 "Regulatory Deferral Accounts"

The standard permits entities which are first-time adopters of IFRS (on or after 1 January 2016) to recognise amounts arising from rate-regulated activities in accordance with the accounting principles applied previously. To improve comparability with entities already applying IFRS and not disclosing such amounts, in accordance with the published IFRS 14, amounts arising from rate-regulated activities should be presented under a separate item, both in the statement of financial position and in the profit and loss account, and in the statement of other comprehensive income.

By a decision of the European Union, IFRS 14 will not be endorsed.

Amendments to IFRS 10 and IAS 28 regarding sale or contribution of assets between an investor and its associate or joint venture

Amendments solve the problem of current inconsistency between IFRS 10 and IAS 28. Accounting treatment depends on whether non-monetary assets sold or contributed to an associate or joint venture constitute a business.

If non-monetary assets constitute a business, the investor discloses the full gain or loss on the transaction. If, however, assets do not satisfy the definition of a 'business', the investor recognises the loss or gain only with respect to a part representing interests of other investors.

Amendments were published on 11 September 2014. As at the date of drawing up these condensed interim consolidated financial statements, endorsement of this amendment has been postponed by the European Union.

The Group currently analyses the impact of the new standards, amendments to standards and interpretations on the consolidated financial statements. In the Group's assessment the consolidated financial statement will be mainly influenced by amendments to IAS 16 "Property, plant and equipment" with respect to including the value of coal obtained while driving roadways to the cost of driving (which will result in increased sales revenue and increased initial value of workings, which translates into higher impairment losses). In recent years the value of coal obtained as a result of drilling near-wall pits was in the range from PLN 55 million to PLN 113 million and depended on the price of coal in the given period, the number and length of the near-wall pits made in individual periods as well as geology-related conditions of the seam where they were drilled.

Other amendments (to IAS 1, IFRS 3, IAS 37, annual improvements to IFRS 2018-2020, amendments to IFRS 16, IAS 8, IFRS 10 and IAS 28) will affect the consolidated financial statements, but the Group believes it should be relatively small.

INFORMATION ON BUSINESS SEGMENTS

Key reporting structure - industry segments

The Group's core business is production and sale of coal. From 1 January to 30 June 2021, revenue on sales of other products and services amounted to PLN 28,028,000 (in the analogous period of 2020: PLN 22,776,000), representing, 2.7% of total revenue in 2021, the same as in the analogous period of 2020.

Accordingly, the Group does not present its results by industry segments.

Supplementary reporting structure – geographical segments

The Group operates primarily in Poland. From 1 January to 30 June 2021, revenue on foreign sale of coal totaled PLN 37,769.00 (the Group made no foreign sales in the analogous period of the previous year), representing 3.6% of total consolidated sales revenue. The Group does not hold the related assets or liabilities outside Poland.

Accordingly, the Group does not present its results by geographical segments.

Within the scope of its duties, the Management Board of the Parent analyses financial data which is in agreement with the consolidated financial statements prepared in accordance with the IFRS.

<u>/Division into mining fields</u>

The Parent carries out its activities within the area of three mining fields: Bogdanka, Nadrybie and Stefanów. The production assets are concentrated in the registered office of the Parent, in the centre of the Bogdanka Field, and are related to the remaining locations. For this reason, the Nadrybie and the Stefanów Fields cannot function separately. Due to the above-mentioned relations between the fields and departments, as well as the organisational system in place at the mine, all the assets of the Parent are treated as a single cash flow generating unit (CGU).

Key coal customers

In the period of 6 months of 2021 and 2020 the key customers for the Group's coal, whose share in sales exceeded 10% of the total revenue on sales, were:

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Enea Wytwarzanie Sp. z o.o.	67%	66%
Enea Elektrownia Połaniec S.A.	14%	16%

INFORMATION CONCERNING SEASONALITY

The production is not seasonal, whereas seasonal nature of sales can be noticed in the case of retail sales at a point of coal sale. Sales to retail customers account for less than 0.1% of total consolidated sales revenue. This has no significant effect on operating and financing activities of the Group.

3.



5.

PROPERTY, PLANT AND EQUIPMENT

	LAND	BUILDINGS AND STRUCTURES TOTAL	BUILDINGS AND STRUCTURES INCLUDING WORKINGS	PLANT AND EQUIPMENT	VEHICLES	OTHER PROPERTY, PLANT AND EQUIPMENT	CONSTRUCTION IN PROGRESS	TOTAL
As at 1 January 2021 Cost or assessed value Depreciation	11,408 -	3,560,462 (1,459,775)	2,411,645 (1,002,668)	2,754,872 (1,646,893)	108,746 (64,814)	30,275 (22,746)	260,030	6,725,793 (3,194,228)
Net book value	11,408	2,100,687	1,408,977	1,107,979	43,932	7,529	260,030	3,531,565
As at 30 June 2021 Net book value at beginning of year Increases	11,408	2,100,687	1,408,977	1,107,979 -	43,932	7,529 754	260,030 136,994	3,531,565 137,748
Transfer from construction in progress	158	180,052	174,724	31,702	22,002	707	(234,621)	-
Decreases Depreciation/amortisation Impairment loss	- - -	(40,130) (129,945) -	(24,126) (116,831) -	(72) (75,773) -	(41) (3,041) -	(1,385)	(3,466) - 3,428	(43,709) (210,144) 3,428
Net book value	11,566	2,110,664	1,442,744	1,063,836	62,852	7,605	162,365	3,418,888
As at 30 June 2021 Cost or assessed value Depreciation	11,566 -	3,591,843 (1,481,179)	2,453,641 (1,010,897)	2,777,353 (1,713,517)	130,241 (67,389)	29,395 (21,790)	162,365 -	6,702,763 (3,283,875)
Net book value	11,566	2,110,664	1,442,744	1,063,836	62,852	7,605	162,365	3,418,888
As at 1 January 2020 Cost or assessed value Depreciation	11,507	3,405,599 (1,397,613)	2,296,594 (967,366)	2,501,385 (1,508,448)	107,201 (63,230)	28,669 (20,985)	218,364	6,272,725 (2,990,276)
Net book value	11,507	2,007,986	1,329,228	992,937	43,971	7,684	218,364	3,282,449
As at 30 June 2020 Net book value at beginning of year Increases	11,507 -	2,007,986 19,317	1,329,228	992,937 -	43,971 -	7,684 983	218,364 398,606	3,282,449 418,906
Transfer from construction in progress	12	105,510	100,858	24,416	397	232	(130,567)	-
Decreases Amortisation Impairment loss	(111) - -	(15,544) (91,102) -	(15,544) (77,741) -	(221) (73,912) -	- (2,715) -	(1,621)	- - 1,050	(15,876) (169,350) 1,050
Net book value	11,408	2,026,167	1,336,801	943,220	41,653	7,278	487,453	3,517,179
As at 30 June 2020 Cost or assessed value Depreciation	11,408 -	3,401,661 (1,375,494)	2,268,755 (931,954)	2,515,444 (1,572,224)	107,550 (65,897)	28,228 (20,950)	487,453 -	6,551,744 (3,034,565)
Net book value	11,408	2,026,167	1,336,801	943,220	41,653	7,278	487,453	3,517,179

5.1. Property, plant and equipment - workings

The tables below present short characteristics of galleries and other PPP items, disclosed under "Workings".

As	at	30	June	2021:
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	Quantity [items]	Length [m]	Initial value	Depreciation	Net value as at the balance- sheet date	Depreciation level in the given group
Walls disclosed in non-current assets, depreciated with the cost-of-production method, including:	22	25,609	474,733	(301,249)	173,484	63%
- Depreciated until June 2021	10	15,607	202.649	(102.433)	100.216	51%
Galleries disclosed under non-current assets, depreciated according to useful life Other items, depreciated according to useful	246	96,425	1,674,096	(556,440)	1,117,656	33%
life (shafts, shaft towers, dams, reservoirs and other)	30	-	304,812	(153,208)	151,604	50%
Total as at 30 June 2021	298	122,034	2,453,641	(1,010,897)	1,442,744	41%

As at 30 June 2020:

	Quantity [items]	Length [m]	Initial value	Depreciation	Net value as at the balance- sheet date	Depreciation level in the given group
Walls disclosed in non-current assets, depreciated with the cost-of-production method, including:	28	29,766	450,655	(271,817)	178,838	60%
- depreciated until June 2020	8	2,775	128,680	(109,202)	19,478	85%
Galleries disclosed under non-current assets, depreciated according to useful life Other items, depreciated according to useful	236	90,924	1,514,414	(512,132)	1,002,282	34%
life (shafts, shaft towers, dams, reservoirs and other)	31	-	303,686	(148,005)	155,681	49%
Total as at 30 June 2020	295	120,690	2,268,755	(931,954)	1,336,801	41%

5.2. Analysis of indications of possible impairment of property, plant and equipment

When preparing the financial statements of the Group, the Management Board of the Parent makes a periodic assessment of the premises indicating a possible impairment of assets, as instructed in IAS 36 "Impairment of assets". Such an analysis is even more significant in light of the ongoing Covid-19 pandemic ("coronavirus"), causing companies to operate in volatile, non-standard and unprecedented conditions. Therefore, the Parent's Management Board has to demonstrate particular attention.

The analysis of indicators carried out as at the end of the previous financial year confirmed the necessity of performing the impairment test, mainly due to the accumulation of factors, such as the value of the Parent's market capitalisation remaining lower than balance-sheet value of net assets as well as the pandemic.

No impairment was discovered, and details of the test and its key assumptions are described in detail in Group's annual consolidated financial statements for 2020.

While repeating the analysis of indicators for the purpose of drawing up the interim consolidated financial statements of the Group as at 30 June 2021, the Management Board of the Parent did not identify new premises indicating the necessity to carry out the impairment test during the financial year. It was noted however that the value of market capitalisation of the Parent continues to be lower than balance-sheet value of net assets, yet the Parent's Management Board believes this situation is still primarily a result of factors beyond its control, such as political reasons and the EU's climate policy, limited trust in mining sector companies, and partially low liquidity of shares and low free float. It shall, however, be noted that the end of the first half of 2021 saw a significant increase (over 40%) in share price of the Parent. The Management Board of the Parent believes that the coronavirus pandemic, continuing from the beginning of 2020, affects current operations of the Group and its market environment to a lower extent than originally anticipated. This factor, along with intense work of the Group's staff, optimized wall run

system and timetable made it possible to increase production and take advantage of the period of higher demand for coal.

7<u>Other impairment losses</u>

The status of impairment losses on property, plant and equipment is presented in the table below:

	LAND	BUILDINGS AND STRUCTURES	PLANT AND EQUIPMENT	CONSTRUCTION IN PROGRESS	TOTAL
As at 1 January 2021	4,394	211	3,715	13,519	21,839
Creating impairment loss Use of write-off due to impairment of value	-	-	-	6 (3,434)	6 (3,434)
As at 30 June 2021	4,394	211	3,715	10,091	18,411
As at 1 January 2020	4,394	-	3,187	8,018	15,599
Release of revaluation write-offs due to impairment of value	-	-	-	(1,050)	(1,050)
As at 30 June 2020	4,394	-	3,187	6,968	14,549

The creation and release of the impairment losses in relation to construction in progress was disclosed in the consolidated interim income statement under "Other net losses".



6. INTANGIBLE ASSETS

	COMPUTER SOFTWARE	FEES, LICENCES	GEOLOGICAL INFORMATION	OTHER	TOTAL
As at 1 January 2021					
Cost or assessed value	8,464	21,285	54,343	8,557	92,649
Depreciation	(5,470)	(5,285)	(14,927)	(7,792)	(33,474)
Net book value	2,994	16,000	39,416	765	59,175
As at 30 June 2021					
Net book value at beginning of year	2,994	16,000	39,416	765	59,175
Increases	-	130	-	3,652	3,782
Decreases	(22)	-	-	(4,031)	(4,053)
Depreciation/amortisation	(296)	(511)	(680)	(186)	(1,673)
Net book value	2,676	15,619	38,736	200	57,231
As at 30 June 2021					
Cost or assessed value	8,175	21,275	54,343	4,470	88,263
Depreciation	(5,499)	(5,656)	(15,607)	(4,270)	(31,032)
Net book value	2,676	15,619	38,736	200	57,231
As at 1 January 2020 Cost or assessed value Depreciation	8,296 (4,838)	20,496 (4.263)	54,343 (13,567)	10,550 (7,341)	93,685 (30,009)
Net book value	3,458	16,233	40,776	3,209	63,676
As at 30 June 2020					
Net book value at beginning of year	3,458	16,233	40,776	3,209	63,676
Increases	163	693	-	1,504	2,360
Decreases	-	-	-	(1,999)	(1,999)
Amortisation	(319)	(511)	(680)	(129)	(1,639)
Net book value	3,302	16,415	40,096	2,585	62,398
As at 30 June 2020					
Cost or assessed value	8,459	21,189	54,343	8,366	92,357
Depreciation	(5,157)	(4,774)	(14,247)	(5,781)	(29,959)
Net book value	3,302	16,415	40,096	2,585	62,398

LEASES

7.1. Right-of-use asset

The table below presents changes due to the right-of-use assets:

	RIGHT OF PERPETUAL USUFRUCT OF LAND	VEHICLES	TOTAL
As at 1 January 2021			
Cost or assessed value	17,596	14,112	31,708
Depreciation	(992)	(5,428)	(6,420)
Net book value	16,604	8,684	25,288
As at 30 June 2021			
Net book value at beginning of year	16,604	8,684	25,288
Depreciation/amortisation	(248)	(1,492)	(1,740)
Net book value	16,356	7,192	23,548
As at 30 June 2021			
Cost or assessed value	17,596	14,112	31,708
Depreciation	(1,240)	(6,920)	(8,160)
Net book value	16,356	7,192	23,548
As at 1 January 2020 Cost or assessed value	17,596	3,812	21,408
Depreciation	(496)	(2,818)	(3,314)
Net book value	17,100	994	18,094
As at 30 June 2020			
Net book value at beginning of year	17,100	994	18,094
Increases	-	1,447	1,447
Decreases	-	(4)	(4)
Amortisation	(247)	(936)	(1,183)
Net book value	16,853	1,501	18,354
As at 30 June 2020			
Cost or assessed value	17,596	5,234	22,830
Depreciation	(743)	(3,733)	(4,476)
Net book value	16,853	1,501	18,354

Costs related to the right-of-use assets are as follows:

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Depreciation of the right-of-use asset	1,740	1,183
Finance costs	590	496
Total	2,330	1,679

Changes in lease liabilities and the balance as at 30 June 2021 are presented in the table below:

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
As at 1 January	25,919	18,547
Increases	-	1,447
Decreases	-	(4)
Principal instalment under financial lease agreements	(1,534)	(1,286)
Total	24,385	18,704

7.2. Minimum future payments on operating lease agreements which cannot be revoked

Minimum future payments on operating lease agreements which cannot be revoked, and which are not included in the scope of the IFRS 16 "Leases", are as follows:

	AS AT 30 JUNE 2021	AS AT 31 DECEMBER 2020
Less than 1 year	685	252
From 1 year to 2 years	184	184
From 2 to 5 years	-	92
Minimum future payments	869	528

The Group is also a party to lease agreements of specialist plant and machinery and vehicles which do not meet the criteria to be disclosed as financial lease. The agreements are concluded for various terms. In part, they are short-term agreements with the objective to check the quality of manufacture and fitness for use of plant and machinery in the technological process. Agreements concluded for more than 2 years include a provision about possible indexation of the rate using a goods and services price index. Selected short-term agreements are not covered with IFRS 16 "Leases" and therefore are not presented in the balance sheet as the right-to-use asset.

8. INVESTMENT PROPERTIES

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
As at 1 January	3,044	3,140
Depreciation/amortisation	(92)	(86)
Total	2,952	3,054

Investment properties relate to a holiday resort Kalnica, located in the Bieszczady mountains, owned by Łęczyńska Energetyka Sp. z o.o., the Parent's subsidiary.

The table below shows revenue and costs connected with investment properties:

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Revenue on investment properties	63	63
Operating expenses related to investment properties	(132)	(129)

As at the balance-sheet date, new fair value of investment properties was not estimated. The fair value of the investment properties estimated as at the last available balance-sheet date was higher from the net book value and amounted to approx. PLN 4,331,000. It was calculated by an independent expert by comparing to market prices of transactions covering similar real properties.

9.

TRADE AND OTHER RECEIVABLES

	AS AT 30 JUNE 2021	AS AT 31 DECEMBER 2020
Trade receivables	193,834	228,031
Write-downs of receivables	(7,434)	(5,186)
Net trade receivables	186,400	222,845
Accruals and deferrals	37,490	35,713
Other receivables	294	9,702
Current	224,184	268,260
Accruals and deferrals	6,670	738
Other receivables	455	455
Non-current	7,125	1,193
Total trade and other receivables	231,309	269,453

Fair value of trade and other receivables does not differ significantly from their carrying amount.

All receivables of the Group are expressed in PLN.

Changes in the impairment losses of trade receivables are presented below:

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
As at 1 January	5,186	6,286
Creating impairment loss	2,256	91
Receivables written down during the year as uncollectible	(1)	(28)
Reversal of unused amounts	(7)	(1,854)
Total	7,434	4,495

The creation and release of impairment losses was disclosed in the interim consolidated income statement under "Selling costs". Other categories of trade and other receivables do not included items of reduced value.

Maturity structure of accounts receivable with impairment of value is presented in the table below:

	AS AT 30 JUNE 2021	AS AT 31 DECEMBER 2020
Up to 1 month	2	1
Above 12 months	7,432	5,185
Total	7,434	5,186



Maturity structure of receivables with respect to which the payment deadline has elapsed, which are however unlikely to lose value, is presented in the table below:

	AS AT 30 JUNE 2021	AS AT 31 DECEMBER 2020
Up to 1 month	99	489
1 to 3 months	106	56
3 to 6 months	120	212
6 to 12 months	13	71
Above 12 months	9	138
Total	347	966

Maximum exposure to credit risk as at the reporting date is the fair value of each category of receivables described above.

10. INVENTORIES

	AS AT 30 JUNE 2021	AS AT 31 DECEMBER 2020
Materials	92,304	66,106
Revaluation write-off due to impairment of value	(69)	(138)
Finished goods	84,138	25,156
Total	176,373	91,124

Cost of inventories in the consolidated interim income statement was disclosed under "Cost of products, goods and materials sold" totaling PLN 845,763,000 in the first 6 months of 2021 (PLN 723,779,000 in the same period of the previous year).

Changes in the impairment losses for impairment of inventories are presented below:

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
As at 1 January	138	-
Use of write-off	69	-
Total	69	-

The creation and release of impairment losses of inventories was presented in the consolidated income statement in "Other loss - net."

No collateral was established on inventories held by the Group.

11. CASH AND CASH EQUIVALENTS

	AS AT 30 JUNE 2021	AS AT 31 DECEMBER 2020
Cash in banks	346,201	190,385
Bank deposits	192,565	192,816
Total	538,766	383,201
Including:		
- Non-current*	141.226	141,591
- Current	397.540	241,610
Total	538,766	383,201

* cash with restricted liquidity

As at 30 June 2021 the value of cash with restricted liquidity amounted to PLN 157,715,000 (31 December 2020: PLN 161,898,000) including PLN 141,226,000 of funds deposited in the Mine Closure Fund for the coverage of the costs of closing a mine (31 December 2020: PLN 141,591,000), and the remainder refers to funds collected on separate VAT accounts and collaterals received. Cash held by the Group is denominated in PLN.

12. SHARE CAPITAL

	Number of shares ('000)	Ordinary shares – par value	Hyperinflation adjustment	Total
As at 1 January 2021	34,014	170,068	131,090	301,158
As at 30 June 2021	34,014	170,068	131,090	301,158
As at 1 January 2020	34,014	170,068	131,090	301,158
As at 31 December 2020	34,014	170,068	131,090	301,158

All shares issued by the Parent have been fully paid up.

13. OTHER CAPITALS

Pursuant to the Articles of Association, the Parent can create supplementary capital and other reserve capitals, the purpose of which is determined by provisions of law and resolutions of decision-making bodies. Other reserve capitals include supplementary capital under the Management Options issue and capital resulting from valuation of cash flow hedging financial instruments (partially deemed an efficient hedge).

7 Other capital related to the Management Options Scheme

Other capital related to the Management Options Scheme refers to the Management Options Scheme adopted by virtue of the Supervisory Board of the Parent dated 30 September 2013, for the period 2013-2017. In Q3 2018 the Parent and all beneficiaries of the Scheme (the persons to whom option may be granted) concluded arrangements under which Scheme participation agreements of the beneficiaries were terminated. Each beneficiary was paid compensation of PLN 1. Upon conclusion of the above arrangements the Management Options Scheme was ultimately closed. The amount PLN 3,839,000 disclosed in the interim consolidated statement of changes in equity under other reserve capitals may be transferred to retained profits.



7Equity on valuation of cash flow hedges

Other capitals may include also derivatives used as cash flow hedges (in the part deemed the efficient hedge) after tax effect. During the first six months of 2021 and 2020 the Group held no financial instruments hedging cash flows.

Non-controlling interests

Non-controlling interests relate exclusively to the subsidiary Łęczyńska Energetyka Sp. z o.o., and are owned by the Łęczna Municipality (11.29%) and by the Puchaczów Commune (0.01%) – 11.30% in total. In the first half of 2021 total loss attributable to non-controlling interests amounted to PLN 133,000 (in the first half of 2020 total income attributable to non-controlling interests was PLN 110,000).

Retained profits

Apart from net earnings for the current year attributable to shareholders of the Parent, the amount of retained profits consists of retained earnings, non-transferrable actuarial gain/(loss) on defined benefit schemes attributable to shareholders of the Parent, and capital arising from fair value measurement of property, plant and equipment as at the date on which the IAS/IFRS were first applied.

Components of equity not subject to distribution

Under Article 396.1 of the Commercial Companies Code applicable to the Parent and its subsidiaries, a supplementary fund must be created to cover possible losses; at least 8% of profit for the given financial year must be transferred to the supplementary fund until it amounts to at least a third of the share capital. This portion of the supplementary fund is not available for distribution for the benefit of shareholders. As at 30 June 2021 and 31 December 2020, this value was PLN 100,386,000.

Also actuarial gains/(losses) relating to provisions for post-employment benefits recognised through comprehensive income, are not included in the distribution.

14.

TRADE AND OTHER LIABILITIES

	AS AT 30 JUNE 2021	AS AT 31 DECEMBER 2020
Trade liabilities	107,082	117,798
Other liabilities, including:	187,732	153,732
- Company Social Benefits Fund	4,435	1,162
- Liabilities on security deposit	5,634	7,561
- Investment liabilities	52,400	69,625
- Salaries payable	27,728	52,948
- Other liabilities	97,535	22,436
Total financial liabilities	294,814	271,530
Liabilities - social security and other tax payable	47,693	70,026
Trade and other liabilities	342,507	341,556
Including:		
- Non-current	30,255	33,093
- Current	312,252	308,463
Total	342,507	341,556

Fair value of trade and other receivables does not differ significantly from their carrying amount.

15. GRANTS

	AS AT 30 JUNE 2021	AS AT 31 DECEMBER 2020
As at 1 January	12,340	12,693
Including:	,	
- Non-current	11,871	12,224
- Current	469	469
Grants received	-	199
Grants settled during a year	(327)	(552)
Total grants	12,013	12,340
Including:		
- Non-current	11,486	11,871
- Current	527	469

LOANS AND BORROWINGS

	AS AT 30 JUNE 2021	AS AT 31 DECEMBER 2020
Long-term:	6,340	7,858
Special purpose loans	6,340	7,858
- Regional Environmental Protection Fund in Lublin	6,340	7,858
Short-term:	3,134	3,150
Special purpose loans	3,134	3,150
- Regional Environmental Protection Fund in Lublin	3,134	3,150
Total	9,474	11,008

In 2014 the subsidiary Łęczyńska Energetyka received from the Regional Environmental Protection Fund in Lublin a special purpose loan intended for financing an investment "Construction of a water treatment facility in Bogdanka along with technological connections". The loan has been repaid in equal monthly instalments since November 2015. The due date for payment of the last instalment is 31 March 2024. The loan bears interest of 0.7 of the rediscount rate of bills of exchange set by the Monetary Policy Council (however not less than 4% annually). The loan is secured with a blank promissory note to the amount of PLN 34,554,000 as well as assignment of receivables under a heat sale agreement concluded with the Parent. During the first 6 months of 2021 Łęczyńska Energetyka, with respect to the above loan, repaid a principal amount of PLN 1,518,000.

As at 30 June 2021 the Parent was a party to a revolving overdraft facility agreement with a limit of PLN 150 million. The facility agreement was concluded with Bank Gospodarki Krajowej and was originally in effect until 12 May 2021. On 11 May 2021, the Parent concluded the Annex to the said agreement with Bank Gospodarki Krajowej; it prolongs the facility expiry date for another 12 months and is scheduled for repayment by 12 May 2022. Interest on the loan is based on WIBOR 1M and bank's fixed margin.

As at the balance-sheet date the limit was not used. Statement of submission to execution and authorization to all bank accounts kept with BGK constitute collateral for the overdraft.

The fair value of loans does not significantly differ from their carrying amount. Loans received by the Group are denominated in Polish zlotys.

Changes to the balance of liabilities under loans and the status as at 30 June 2021 and 2020 are presented in the table below:

BOGDANKA

	REGIONAL ENVIRONMENTAL PROTECTION FUND IN LUBLIN	TOTAL
As at 1 January 2021	11,008	11,008
Repayment of principal installments Accrued interest Interest paid	(1,518) 203 (219)	(1,518) 203 (219)
As at 30 June 2021	9,474	9,474
As at 1 January 2020	14,076	14,076
Repayment of principal instalments	(1,518)	(1,518)
Accrued interest	263	263
Interest paid	(281)	(281)
As at 30 June 2020	12,540	12,540

17.

FINANCIAL INSTRUMENTS

Hierarchy of financial instruments measured at fair value.

Financial instruments measured at fair value may be categorised to the following valuation models:

- > Level 1: quoted prices (unadjusted) for identical assets and liabilities in an active market,
- Level 2: data inputs, other than quoted prices used in Level 1, which are observable for given assets and liabilities, both directly (e.g. as prices) or indirectly (e.g. derived from provisions),
- Level 3: data inputs which are not based on observable market prices (unobservable data inputs).

As at 30 June 2021, a USD/PLN currency forward (liability amounting to PLN 132,000) concluded by the Parent was the only financial instrument measured at fair value – Level 2 (there were no financial instruments measured at fair value at the end of the analogous period of the previous year).

18. PROVISIONS FOR EMPLOYEE BENEFITS

	AS AT 30 JUNE 2021	AS AT 31 DECEMBER 2020
Provisions disclosed in the interim consolidated statement of financial position, for:		
Retirement and disability benefits Long service awards	67,726 133,996	65,457 131,066
Other benefits for employees (unused holidays, salaries and wages, death benefits etc.)	32,922	18,804
Total	234,644	215,327

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Costs disclosed in the interim consolidated income statement: Retirement and disability benefits Long service awards Other benefits for employees (unused holidays, salaries and wages,	3,182 9,007	3,162 16,178
death benefits etc.) Total	23,779 35,968	14,067 33,407

BOGDANKA

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Costs as disclosed in the interim consolidated statement of comprehensive income		
Retirement and disability benefits	1,040	2,570
Other benefits for employees (death benefits)	(158)	86
Total	882	2,656

Change in provisions for employee benefits liabilities:

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
As at 1 January	215,327	191,965
Costs of current employment (including unused holidays, salaries and wages, death benefits and other)	33,329	23,044
Interest expense	1,314	1,678
Actuarial losses as disclosed in the interim income statement	1,325	8,685
Actuarial losses as recognised in the interim statement of comprehensive income	882	2,656
Recognised in the comprehensive income, total	36,850	36,063
Benefits paid	(17,533)	(17,051)
As at 30 June	234,644	210,977
Including:		
- Non-current	182,270	172,578
- Current	52,374	38,399

Employee benefits costs are recognised in the interim consolidated income statement and the interim consolidated statement of comprehensive income as follows:

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Cost of products, goods and materials sold	31,632	28,953
Selling costs	170	149
Administrative expenses	2,852	2,627
Finance costs	1,314	1,678
Total as disclosed in the interim consolidated income statement	35,968	33,407
Actuarial losses as recognised in the interim statement of comprehensive income	882	2,656
Total as disclosed in the interim consolidated statement of comprehensive income	36,850	36,063

19. PROVISIONS FOR OTHER LIABILITIES AND CHARGES

	on for a mine sure and land reclamation	Mining damage	Legal claims	Real property tax	Other	Total
As at 1 January 2021	212,456	2,579	4,368	-	367	219,770
Including:						
Non-current	212,456	-	-	-	-	212,456
Current Disclosure in the interim consolidated statement	-	2,579	4,368	-	367	7,314
of financial position:						
- Update of the provision created	(14,339)	-	-	-	-	(14,339)
Disclosure in the interim consolidated income	. ,					. ,
statement:						
- Creation of additional provisions	-	-	52	-	4,371	4,423
- Use of the created provision	-	(259)	-	-	(187)	(446)
- Discount settlement	1,511	-	-	-	-	1,511
As at 30 June 2021	199,628	2,320	4,420	-	4,551	210,919
Including:						
Non-current	199,628	-	-	-	-	199,628
Current	-	2,320	4,420	-	4,551	11,291
As at 1 January 2020	171,635	2,149	12,034	10,306	203	196,327
Including:						
Non-current	171,635	-	-	-	-	171,635
Current	-	2,149	12,034	10,306	203	24,692
Disclosure in the interim consolidated statement of financial position:						
- Update of the provision created	20,996	-	-	-	-	20,996
Disclosure in the interim consolidated income	20,000					20,000
statement:			100			(0.00
- Creation of additional provisions	-	-	128	-	1,134	1,262
- Use of the created provision - Interest	-	(123)	(37)	-	(261)	(421) 436
- Interest - Discount settlement	- 1,752	-	134	302	-	436 1,752
		-	-	-	-	
As at 30 June 2020	194,383	2,026	12,259	10,608	1,076	220,352
Including:						10 1 05 -
Non-current	194,383	-	-	-	-	194,383
Current	-	2,026	12,259	10,608	1,076	25,969

Mine closure and land reclamation

The Group creates a provision for costs of mine closure and land reclamation, which it is obliged to incur under current laws. The value of mine closure and land reclamation calculated as at 30 June 2021 amounts to PLN 199,628,000 including a provision for a mine closure of PLN 188,635,000 and a provision for land reclamation of PLN 10,993,000. The change in provision compared to 31 December 2020 is PLN (12,828,000); an increase resulting from the reversal of the discount write-off of PLN 1,511,000 were recognised in the interim consolidated income statement under "Finance cost", while a decrease caused by update of assumptions, amounting in total to PLN 14,339,000, was recognised in the interim consolidated statement of financial position as a decrease in "Property, plant and equipment".

Removing mining damage

Given the need of removing damage resulting from mining activities, the Group creates a provision for mining damage. The estimated value of works necessary to remove damage as at 30 June 2021 amounts to PLN 2,320,000, and covers predominantly planned costs which will have to be incurred in connection with removal of damage in buildings and roads as well as compensations for damage to agricultural land. For the first 6 months of 2021 the amount of the used provision totalled PLN 259,000 (compared to PLN 123,000 for the same period of the previous year).

Legal claims

The amount disclosed constitutes a provision for certain legal claims filed against the Group by customers and suppliers. The value of made/released provisions in the current period is disclosed in the interim consolidated income statement under other income/expenses. In the opinion of the Parent's Management Board, supported by appropriate legal opinions, those claims being filed will not result in significant losses in an amount that would exceed the value of provisions created as at 30 June 2021.

7 <u>Other</u>

Other provisions refer primarily to a provision, created by the Parent as at 30 June 2021, for the cost of purchase of green certificates in the amount of PLN 3,831,000, which were necessary for filing for redemption in relation to the purchase and using electrical energy in 2021.

20. REVENUE

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Sale of coal	1,018,563	826,235
Other activities	20,265	16,736
Sale of goods and materials	7,763	6,040
Total revenue	1,046,591	849,011

The main categories of contracts falling within the above types of revenue include:

- Contracts for the sale of coal, relating to the core activities of the Group; those contracts may be of two types – with transport service (where the Parent arranges transport for the customer) or without the service.
- Contracts for the sale of goods and materials, relating mainly to the sale of scrap; revenue from such sales accounts for a slight share in the total consolidated revenue. The total value of all revenue on that account during the first 6 months of 2021 amounted to PLN 7,763,000 (PLN 6,040,000 in the same period of the previous year).
- Contracts relating to the sale of other services, in which the largest portion relates to revenue from renting space in the bath the so called hook places and closets. The service is provided almost exclusively to the Parent's subcontractors (providing services within the scope of mining works), whose employees are required to use the bath under occupational and safety regulations. The total value of consolidated revenue from renting bath space during the first 6 months of 2021 amounted to PLN 3,360,000 (PLN 3,855,000 in the same period of the previous year).

21. OTHER INCOME

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Compensations and damages received	539	652
Return of the excise tax	-	1,053
Other, including:	438	404
- Release of other provisions for liabilities	94	153
- Release of impairment losses	86	58
Settlement of income from grants	63	44
- Other income	195	149
Total other income	977	2,109

22.

OTHER EXPENSES

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Donations	(230)	(929)
Compensation	-	(96)
Other	(81)	(91)
Total other costs	(311)	(1,116)

23.

OTHER NET LOSS

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
(Profit)/(loss) on sale of non-current assets	49	(61)
Currency exchange differences	(387)	(4)
Impairment losses (made)/released due to impairment of construction in progress	(6)	1,050
Valuation of financial instruments	(132)	-
Profit/(loss) on liquidation of non-current assets	(20)	(182)
Creating/releasing other provisions	(52)	- · · · · ·
Other	(1,236)	(900)
Total other net loss	(1,784)	(97)

24.

FINANCE INCOME AND COST

Creation of a provision and impairment losses of interest Interest expense of the lease of non-current assets	(224) (590)	(396) (496)
Fund and land reclamation Profit/(loss) on the settlement of interest on real property tax	(1,511) -	(1,752) (273)
Interest expense on valuation of employee benefits Settlement of discount on regarding provision for the Mine Closure	(1,314)	(1,678)
Interest and commissions on bank loans, borrowings and bonds	(203)	(263)
Total finance income	142	2,460
Other income, including: - Interest regarding the Mine Closure Fund - Other	128 53 75	998 913 85
Interest income on short-term bank deposits	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021 14	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020 1,462

BOGDANKA

INCOME TAX

25.

25.1. Tax burden

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Current tax	44,545	9,414
Deferred tax charged into finance income	(23,854)	927
Deferred tax charged into other comprehensive income:	(168)	(505)
- as actuarial losses as recognised in the statement of comprehensive income	(168)	(505)
Total	20,523	9,836

25.2. Reconciliation of an effective tax rate

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Profit before taxation	112,049	47,010
Tax calculated at the rate of 19%	21,289	8,932
Correction of income tax for previous years	(463)	(23)
Tax effect of income permanently excluded from the taxable base, including:	(989)	-
- Other	(989)	-
Tax effect of costs permanently excluded from the taxable base	854	1,432
 Payment to the National Fund for the Disabled 	810	752
 settlements in respect of the real property tax 	-	52
- Donations	44	176
- Other	-	452
Decrease in financial result by the income tax	20,691	10,341
Effective tax rate	18%	22%

Income tax in the condensed interim consolidated financial statements was determined with the application of nominal interest rate for 2021 amounting to 19.0% (2020: 19.0%).

The regulations concerning value added tax, real property tax, corporate income tax, personal income tax and social security contributions are frequently changed. As a result, there is sometimes no reference to established regulations or legal precedents. The applicable regulations also contain ambiguities which result in differences in opinions regarding the legal interpretation of tax regulations, both between state authorities and between state authorities and businesses.

Tax and other settlements (e.g. customs or foreign currency settlements) can be inspected by the authorities which are entitled to impose heavy fines, and additional amounts of liabilities established as a result of an inspection must be paid with high interest. As a result, the tax risk in Poland is greater than that which usually exists in countries with more advanced tax systems. Tax settlements can be inspected within a five-year period. Amounts disclosed in the consolidated financial statements can therefore be changed after their amount has been finally determined by the tax authorities.

25.3. Current income tax - receivables and liabilities

Receivables related to the overpayment of current income tax for 2020 as disclosed in the consolidated statement of financial position as at the end of the previous year (PLN 10,324,000) was in 2021 set off with current liabilities on account of other taxes.

EARNINGS PER SHARE

Basic

26.

Basic earnings per share are calculated as the quotient of the profit attributable to the shareholders of the Parent and the weighted average number of ordinary shares during the year.

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Earnings attributable to owners of the Parent	91,491	36,559
Weighted average number of ordinary shares ('000)	34,014	34,014
Basic earnings per share (in PLN)	2.69	1.07



Diluted

Diluted earnings per share are calculated by adjusting the weighted average number of ordinary shares as if an exchange was made for potential ordinary shares causing dilution. As at 30 June 2021 the Parent did not have instruments causing dilution of potential ordinary shares.

27. **DIVIDEND PER SHARE**

At the Annual General Shareholders Meeting on 24 June 2021, the Shareholders of the Parent adopted a resolution on distribution of profit for 2020, under which the entire net profit of the Parent amounting to PLN 70,050,000 was allocated for reserve capital.

The dividend rate due to the owners of the Parent is presented in the table below.

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Dividend due and paid	-	-
Number of ordinary shares as at the dividend date ('000)	34,014	34,014
Dividend per share (in PLN)		-

The dividend rate per share is calculated as the quotient of the dividend attributable to owners of the Parent and the number of ordinary shares as at the dividend date.

28.

ADDITIONAL NOTES TO OPERATING CASH FLOWS

	NOTE	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Balance-sheet change in liabilities, liabilities under contracts with customers and grants		184	45,536
Set-off of income tax overpaid with other taxes payable Change in investment liabilities		10,019 16,269	9,058 (65,427)
Change in liabilities for the purposes of the interim consolidated statement of cash flows		26,472	(10,833)
Increase in non-current assets	4	137,748	418,906
Increase resulting from revaluation of capitalised costs of liquidating non-current assets		-	(19,317)
Other non-cash adjustments		(32)	28
Change in investment liabilities		16,269	(65,427)
Acquisition of property, plant and equipment		153,985	334,190



29. CONTINGENT ITEMS

The Group has contingent liabilities on account of real property tax arrears as well as contingent liabilities and assets on account of legal claims arising in the normal course of its business activities.

Real property tax

Considering that the real property tax regarding the mining excavations was settled in the portion deemed probable by the Parent, the Group has discontinued to disclose the provision for real property tax. Nevertheless possible contingent liability may primarily result from the existing discrepancies between the position of the Group and the position of tax authorities with respect to the subject of that tax. The issue revolves around the question of whether there are any other structures in the mining excavations (in addition to the declared ones) within the meaning of the Act on Local Taxes and Charges which would be subject to the property tax. The discrepancies may also occur with regard to the value of particular facilities — in the event that it is agreed that the facilities are subject to the real property tax. The extent of such liability has not changed significantly compared to the end of the prior financial year (31 December 2020).

Patent claims

The contingent liability for legal claims related to the fee for co-inventors of inventions covered with patents no. 206048 and 209043 functioning at the Parent from which the Parent does not create provision may primarily result from impossibility to assess whether the claim in question is justified and different positions taken by the Parent and the co-inventors of inventions covered with the abovementioned patents. The value of the possible liability as at the day of publishing these financial statements amounts to PLN 48 million. The Parent estimated a provision for remuneration for co-inventors to the best of its knowledge and in line with principles so far applied at the Parent when calculating remunerations for inventors. The item provisions for legal claims shows a provision for legal claims regarding remuneration for coinventors of inventions covered by patents No. 206048 and 209043, used at the Parent. The amount of remuneration will be subject to analysis of court experts or experts accepted by both parties, to be made upon drafting a technical opinion regarding the patented inventions. On 24 March 2016 a court expert issued an opinion. Subsequently, during the course of 2016, both parties submitted a number of reservations to the opinion. Further, a court expert was heard as regards the prepared opinion; the hearing, which took place on 4 July 2017, was preceded by drawing an additional opinion by the expert. Another trial took place on 5 September 2017; during the trial the Court made decisions as to considering further evidence motions, including further expert opinions, and requested the parties to specify their arguments to the expert opinions. On 1 December 2017 the Regional Court in Lublin issued a decision admitting the evidence in the form of opinions prepared by the AGH University of Science and Technology ("AGH") in Kraków and the Silesian University of Technology in Gliwice, Mining and Geology Faculty. The basic opinion prepared by AGH was delivered on 23 January 2019 and the Court obliged the parties to file evidence motions and reservations in relation to the contents of the opinion. The parties filed their remarks and applied for issuing supplementary opinion. As no supplementary opinion was issued, the date of the hearing was postponed several times. The supplementary opinion was received on 4 June 2020 and the Court, once again, obliged the parties to present reservations to the supplemented opinion, and further, by virtue of its decision of 15 September 2020 the Court allowed the AGH supplementary opinion as evidence in order for the parties to refer to the remarks and reservations included in the parties' letters. By virtue of the decision of 30 October 2020 the Court allowed the request of the Parent and ordered AGH to resent its stance on the evidence thesis for the AGH experts by taking into account the remuneration variants, advantageous for the Parent, when drafting a new opinion. The date of the next hearing was set by the Court on 22 June 2021 but was later cancelled as the AGH supplementary opinion was being awaited.

Further actions will depend on the assessment of the opinions. The extent of such liability has not changed significantly compared to the end of the prior financial year (31 December 2020).

Claims regarding a price collusion

Contingent assets resulting from a lawsuit instigated by the Parent on 30 December 2020 against A. Weber Sp. z o.o., Minova Ekochem S.A. and DSI Schaum Chemie Sp. z o.o. for the payment of PLN 23,124,000 (principal plus interest) as damages for the damage inflicted as a consequence of violating the competition law (prohibited anti-competitive agreements covering price collusion, market sharing, and bid rigging in the purchase of chemical products for mining, including polyurethane adhesives). The damage incurred by the Parent is a result of the necessity to pay overestimated price given the

prohibited agreements in 2006-2010 (following the decision of the President of the Office of Competition and Consumer Protection (UOKiK) dated 16 December 2013). The case is at an initial stage now and the possible outcome cannot be estimated.

30.

FUTURE CONTRACTUAL LIABILITIES

Investment liabilities

Contractual investment liabilities incurred as at the balance-sheet date, but still not disclosed in the Interim Consolidated Statement of Financial Position, amount to:

	AS AT 30 JUNE 2021	AS AT 31 DECEMBER 2020
Property, plant and equipment	224,674	89,425
Investment liabilities	224,674	89,425

Future contractual liabilities include mainly agreements for mining works and the purchase of plant and machinery depend on the amount of scheduled preparatory works (drilling excavations).

31. TRANSACTIONS WITH RELATED ENTITIES

All transactions with related entities are concluded as part of regular operations of the Group and are performed on an arms' length basis.



Transactions with subsidiaries of the State Treasury of the Republic of Poland

The Group concludes commercial transactions with state administration and local self-government bodies as well as subsidiary entities of the State Treasury of the Republic of Poland.

Key sale transactions include revenue on sales of thermal coal to the following companies: Zakłady Azotowe w Puławach S.A. (Azoty Group), PGE Górnictwo i Energetyka Konwencjonalna S.A., PGE Energia Ciepła S.A., Energa Elektrownie Ostrołęka S.A., PGNiG Termika S.A., and Miejskie Przedsiębiorstwo Energetyki Cieplnej Sp. z o.o. in Chełm.

In the reporting periods ending on 30 June 2021 and 30 June 2020, the value of tradeover on account of sales with the above entities and the total receivables of the Group from those entities were as follows:

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 31 DECEMBER 2020	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Sales in period	119,630	207,354	98,718
Total receivables at end of period including VAT	7,402	30,871	14,784

Key purchase transactions include: purchase of materials (mine lining) from Huta Łabędy S.A., purchase of transport services from PKP Cargo S.A., purchases of electrical energy distribution services from PGE Dystrybucja S.A., purchase of fuel from Orlen Paliwa Sp. z o.o. as well as payments for mining and prospecting licenses.

In the reporting periods ending on 30 June 2021 and 30 June 2020, the value of purchases from the above entities and the total liabilities of the Group to those entities were as follows:

	FOR THE PERIOD FROM	FOR THE PERIOD FROM	FOR THE PERIOD FROM
	1 JANUARY TO 30 JUNE	1 JANUARY TO 31	1 JANUARY TO 30 JUNE
	2021	DECEMBER 2020	2020
Purchases in period	59,669	110,577	57,064
Total liabilities at end of period including VAT	15,208	12,295	13,041

Transactions with ENEA Group companies

Purchase transactions cover primarily the purchases of electrical energy from ENEA S.A. and materials from ENEA Logistyka Sp. z o.o. as well as services from Enea Centrum Sp. z o.o.

In the reporting periods ending on 30 June 2021 and 30 June 2020, the value of turnover on account of purchases from the ENEA Group companies and the Group's total liabilities towards those entities were as follows:

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 31 DECEMBER 2020	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Purchases in period	41,358	97,754	45,953
Total liabilities at end of period including VAT	16.361	21,908	17,049

Sale transactions cover primarily the sales of thermal coal to ENEA Wytwarzanie Sp. z o.o. and ENEA Elektrownia Połaniec S.A. and Enea Ciepło Sp. z o.o.

In the reporting periods ending on 30 June 2021 and 30 June 2020, the value of tradeover on account of sale with the ENEA Group companies and the total receivables of the Group from those entities as at individual balance-sheet dates were as follows:

	FOR THE PERIOD FROM	FOR THE PERIOD FROM	FOR THE PERIOD FROM
	1 JANUARY TO 30 JUNE	1 JANUARY TO 31	1 JANUARY TO 30 JUNE
	2021	DECEMBER 2020	2020
Sales in period	867,680	1,545,731	711,880
Total receivables at end of period including VAT	169,733	183,710	145,483

32. INFORMATION ON REMUNERATION OF THE MANAGEMENT BOARD. THE SUPERVISORY BOARD AND THE COMMERCIAL PROXIES OF THE PARENT

	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2021	FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2020
Remuneration of Management Board members and commercial proxies	2,226	2,179
Remuneration of the Supervisory Board members	275	223

Apart from the standard remuneration on account of managerial contracts, appointment or employment relationship, no other transactions with key personnel of the Parent took place in the first half of 2021 and in the same period of the previous year.

THE INFLUENCE OF COVID-19 AS AN UNUSUAL EVENT ON COMPANY'S FINANCIAL RESULT

The coronavirus (SARS-Cov-2) epidemic continuing from 2020 and causing COVID-19 still has a significant impact on the economy, both in Poland and internationally. It is still necessary for the government to take measures counteracting the epidemic and introduce other restrictions which affect the condition of the economy. The said measures and influences may be observed on the example of the third wave of the coronavirus, which took place in Q1 and at the beginning of Q2 2021. At present, the number of opinions foreseeing the possible fourth wave at the end of Q3 2021 and beginning of Q4 2021 is increasing.

However, as at the date of drawing up these consolidated statements, the circumstances described above did not affect the Group's operations to such an extent as in 2020. Very good production results which translated into the financial result in the first half of 2021 were achieved thanks to the intense work of employees and optimized wall run system and timetable in the period of higher coal demand.

However, bearing in mind the risks posed by COVID-19, the Group continues to apply proper security and other measures to counteract the negative impact of COVID-19 on Group's operations and financial results. These measures include, in particular, personal protection equipment, keeping distance, proper

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work organisation, use of shift work or home office where possible, and suitable technical resources facilitating prophylaxis.

34. EVENTS AFTER THE BALANCE-SHEET DATE

On 2 July 2021 the Parent entered into agreement with the employees. One of its main premises is the guarantee of employment for the period of 5 years starting 1 July 2021 and covering the employees of the Parent and other companies of the LW Bogdanka Group.

The key provision of the guarantee of employment which may influence the Groups' future financial results are presented below.

- I. Each person employed in the Group under an employment contract, who as at 1 July 2021 boasts at least 3 years of experience in the LW Bogdanka Group was covered by the guarantee of employment for the period of 5 years starting 1 July 2021, but for no longer than until the said employee acquires pension rights.
- II. The employer is not bound by the guarantee of employment if the Group employees are covered by guarantees under support schemes provided by law.
- III. If the employer fails to maintain its obligation to guarantee employment, it warrants, regardless of other benefits due to the employee under labour law, that it will be obliged to pay the employee compensation in an amount corresponding to the product of the average monthly remuneration in the Company in the year preceding the termination of the employment relationship excluding bonuses from profits (according to the mythology of Central Statistical Office) and the number of months remaining to the end of the period of the employment guarantee, but not for more than 24 months. The guarantee of employment applies exclusively to specific circumstances when contract of employment is terminated (and does not apply, in particular, when the contract of employment is terminated by mutual agreement or is terminated by an employee, or with immediate effect through the fault of the employee, or when an employee is leaving employment on a pension or disability benefit).

The Parties are obliged to amend the existing Company Collective Bargaining Agreement by means of the provisions of the abovementioned agreement.

The Group currently analyses the impact of the concluded agreement on the consolidated financial statements and future financial results. The exact impact shall be presented in the annual consolidated financial statements for 2021, however, as at the date of drawing up these condensed interim consolidated financial statements, the Group believes the agreement will not have material impact on its financial statements.

After the balance-sheet date, to the best of the Group's knowledge, no material event occurred, which could affect the Group's financial result as at 30 June 2021, and were not disclosed in the Group's condensed interim consolidated financial statements.

35. APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS

The Management Board of Lubelski Węgiel BOGDANKA S.A. declares that as of 15 September 2021, it approves these condensed interim consolidated financial statements of the Group for the period from 1 January to 30 June 2021.

SIGNATURES OF ALL MEMBERS OF THE MANAGEMENT BOARD AND THE CHIEF ACCOUNTANT

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ARTUR WASIL President of the Parent's Management Board

ARTUR WASILEWSKI Vice-President of the Parent's Management Board, Economic and Legal Affairs

DARIUSZ DUMKIEWICZ Vice-President of the Parent's Management Board, Development

ADAM PARTYKA Vice-President of the Parent's Management Board, Employee and Social Affairs

URSZULA PIĄTEK Chief Accountant of the Parent