LIETUVOS ENERGIJA AB

INTERIM FINANCIAL STATEMENTS FOR THE NINE-MONTH PERIOD ENDED 30 SEPTEMBER 2008

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Interim Financial Statements signed on 30 October 2008

Darius Masionis / General Director Sigitas Baranauskas Chief Financier

BALANCE SHEETS

For the period ended 30 September 2008 All amounts are in LTL thousand, unless stated otherwise

	Notes	Group 30 September, 2008	Company 30 September, 2008	Group 31 December, 2007	Company 31 December, 2007
ASSETS					
Non-current assets:				E 40E	E 007
Intangible assets	4	3,563	3,484	5,105	5,003
Property, plant and equipment	5	2,571,266	2,545,701	2,569,054	2,544,042 34,116
Investments in subsidiaries	6	74 146	34,116 23,631	21,040	20,625
Investments in associates	6 7	24,146 670	23,031 670	1,978	1,978
Accounts receivable	′	30	15	50	15
Other financial assets Total non-current assets		2,599,675	2,607,617	2,597,227	2,605,779
Non-current assets for sale		2,555,676	-,007,4-1	-	-
Current assets:					
Inventories	8	12,029	6,533	12,838	6,144
Prepayments		2,346	1,228	2,772	2,137
Trade receivables	9	221,973	210,581	121,370	105,067
Other receivables	10	20,045	19,847	11,805	11,485
Other assets		-	-	3	-
Term deposits	11	-	43.000	150	14 566
Cash and cash equivalents	12	43,411	42,068	18,318 167,256	14,566 139,399
Total current assets		299,804	280,257	167,230	139,399
TOTAL ASSETS		2,899,479	2,887,874	2,764,483	2,745,178
EQUITY AND LIABILITIES					
Capital and reserves:					
Share capital	13	689,515	689,515	689,515	689,515
Share premium		3	3	3	3
Legal reserve	14	70,794	68,952	70,730	68,952
Other reserves	15	1,454,582	1,451,571	1,404,786	1,402,660
Retained earnings		66,526	69,799	47,335	48,911
Foreign currency translation reserve		(4)	-	(2)	
Equity attributable to equity holders of the Parent		2,281,416	2,279,840	2,212,367	2,210,041
Minority Interest		1	2,2,3,010	1	_,,
Total equity		2,281,417	2,279,840	2,212,368	2,210,041
Total equity		2,201,417	2,275,640	2,212,500	2,220,0-12
Non-current liabilities:					
Borrowings	16	13,811	13,811	61,903	61,903
Issued bonds	17	25,896	25,896	25,896	25,896
Obligations under finance leases	18	600	-	-	-
Grants	19	46,523	46,488	36,669	36,617
Revenues in upcoming periods		13,280	13,280	13,620	13,620
Other non-current payables and liabilities	20	1,450	1,450	1,450	1,450
Deferred income tax liabilities	23	202,959	202,585	208,486	208,129
Total non-current liabilities		304,519	303,510	348,024	347,615
Current liabilities:					
Borrowings	16	-	-	2,022	2,022
Obligations under finance leases	18	287	-	118	-
Trade debts	21	245,063	239,896	156,178	145,304
Advance payments received		30,860	29,017	23,266	20,013
Current income tax liabilities		6,230	6,182	4,237	4,104
Other payables and liabilities	22	31,103		18,270	16,079
Total current liabilities		313,543		204,091	187,522
Total liabilities		618,062		552,115	535,137
TOTAL EQUITY AND LIABILITIES		2,899,479	2,887,874	2,764,483	2,745,178

INCOME (LOSS) STATEMENTS For the period ended 30 September 2008 All amounts are in LTL thousand, unless stated otherwise

Group	Notes	2008 July- September	2007 July- September	2008 January- September	2007 January- September
Income Income from sales Other operating income	24 25	491,953 16,867 508,820	317,181 24,205 341,386	1,125,282 60,676 1,185,958	835,107 62,311 897,418
Operating expenses Procurement of electricity or related services Depreciation and amortization Payroll and related expenses Maintenance and operation expenses Other expenses Total operating expenses		(419,980) (34,522) (17,874) (7,529) (20,108) (500,013)	(246,113) (36,809) (17,724) (11,225) (21,925) (333,796)	(855,312) (103,029) (58,684) (24,036) (61,870) (1,102,931)	(597,416) (109,403) (52,346) (26,352) (59,785) (845,302)
OPERATING PROFIT (loss)		8,807	7,590	83,027	52,116
Finance income Finance costs Net results (loss) of associates Operating income (loss) at face value PROFIT BEFORE INCOME TAX	26 27	573 269 (353) 489 9,296	143 (1,551) 79 (1,329) 6,261	1,061 (1,297) (959) (1,195) 81,832	459 (4,654) (224) (4,419) 47,697
Income tax costs of the reporting year Deferred revenue tax income (cost) NET PROFIT	23 23	(3,065) 1,630 7,861	(3,753) 2,566 5,074	(18,308) 5,527 69,051	(17,142) 8,298 38,853
ATTRIBUTABLE TO: Equity holders of the Parent Minority interest		7,861	5,074	69,051	38,853
Basic and diluted earnings per share (LTL)	29	0.02	0.03	0.10	0.06

The accompanying explanatory notes are an integral part of these financial statements.

INCOME (LOSS) STATEMENTS For the period ended 30 September 2008 All amounts are in LTL thousand, unless stated otherwise

Company	Notes	2008 July- September	2007 July- September	2008 January- September	2007 January- September
Income					
Income from sales	24	491,953	317,181	1,125,282	835,107
Other operating income	25	7,274	5,800	18,997	16,590
		499,227	322,981	1,144,278	851,697
Operating expenses					
Procurement of electricity or related services		(419,980)	(246,113)	(855,312)	(597,416)
Depreciation and amortization		(34,139)	(36,359)	(101,680)	(108,290)
Payroll and related expenses		(13,477)	(11,756)	(43,342)	(36,884)
Maintenance and operation expenses		(8,426)	(11,521)	(25,025)	(26,955)
Other expenses		(13,853)	(10,135)	(35,766)	(31,099)
Total operating expenses		(489,875)	(315,884	(1,061,125)	(800,644)
OPERATING PROFIT (loss)		9,352	7,097	83,154	51,053
Finance income	26	546	100	1,601	787
Finance costs	27	(63)	(1,464)	(2,299)	(4,861)
Operating income (loss) at face value		483	(1,364)	(698)	(4,074)
PROFIT BEFORE INCOME TAX		9,835	5,733	<u>82,456</u>	46,979
Income tax expense of the reporting year	23	(3,118)	(3,630)	(18,201)	(16,787)
Income (loss) from deferred income tax	23	1,661	2,552	5,544	8,253
Internet (1885) II and I		8,378	4,655	69,799	38,445
ATTRIBUTABLE TO: Equity holders of the Parent Minority interest	29	8,378	4,655	69,799	38,445

LIETUVOS ENERGIJA AB Company code 220551550, Žvejų g. 14, LT-09310 Vilnius

STATEMENTS OF CHANGES IN EQUITY
For the period ended 30 September 2008
All amounts are in LTL thousand, unless stated otherwise

Total	2,172,131 (8,154)	38,853	2,202,830	9,534	4	2,212,368	_ _ 	(2)	2,281,417
Minority interest	ਜਾਵ		₩.		'	+	1 1 1 1	1	#
Equity attributable to equity holders of the Parent	2,172,130 (8,154)	38,853	2,202,829	9,534	4	2,212,367	- - 69,051	(2)	2,281,416
Foreign currency translation reserve	(9)	1 1	(9)		4	(2)	1 1 1 1	(2)	(4)
Retained earnings	17,651 (8,154) (12,711)	2,024 38,853	37,663	138 9,534	•	47,335	(51,560) 1,700 69,051	1	66,526
Other	1,394,560 - 12,386	(2,024)	1,404,922	(136)		1,404,786	51,496 (1,700)	1	1,454,582
Legal reserve	70,407		70,732	(2)	E	70,730	4 4 1 1	1	70,794
Share premium	en i	1 1	m	1 1 1		r)	1 1 1 1	3	ĸ
Share	689,515		689,515	1 t 1	t	689,515	1 1 1 1	1	689,515
Notes	27 15	15	Į.	15 15	'	•	27 15 15	ı	u
Group	Balance as of 31 December, 2006 Dividends Transfer to reserves	Reserves used Net profit for the period	Balance as or 30 September, 2007	ransfers to reserves Reserves used Net profit for the period	translation of foreign operations	balance as or 31 December, 2007	Dividends Transfer to reserves Reserves used Net profit for the period	Equity adjustment arising on translation of foreign operations	Balance as of 30 September, 2008

(Continued on the following page)

LIETUVOS ENERGIJA AB Company code 220551550, Žvejų g. 14, LT-09310 Vilnius

STATEMENTS OF CHANGES IN EQUITY
For the period ended 30 September 2008
All amounts are in LTL thousand, unless stated otherwise

Total	2,169,284 (8,154)	38,445 1,560	2,201,135 8,906 2,210,041	69,799 2,279,840
Retained earnings	18,385 (8,154)	2,000 38,445 - 1,560	40.005 8,906 48,911	(50,611) 1,700 69,799 69,799
Other	1,392,429	(2,000) - 1,560 (1,560)	1,402,660 1,402,660	50,611 (1,700) 1,451,571
Legal reserve	68,952	1 1 1 1	68,952	68,952
Share premium	m ' '		m ' m '	M
Share capital	689,515	1 1 1 1	689,515	689,515
Notes	27	15 6 6		77 115 115
Сотрапу	Balance as of 31 December, 2006 Dividends Transfer to receives	Reserves used Net profit for the period Result of revaluation of non-current assets Transfer of non-current assets	Balance as of 30 September, 2007 Net profit for the period Balance as of 31 December, 2007	Dividents Transfer to reserves Reserves used Net profit for the period Balance as of 30 September, 2008

The accompanying explanatory notes are an integral part of these financial statements.

(Concluded)

STATEMENTS OF CASH FLOWS For the period ended 30 September 2008 All amounts in LTL thousand, unless stated otherwise

March Marc		Group January – September 2008	Company January – September 2008	Group January – September 2007	Company January – September 2007
Adjustments for non-cash expense (income) items and other adjustments 104,521 102,999 110,396 108,956 106,952 106,952 108,956 106,952 106,952 108,956 106,952 106,952 108,956 106,952 10	Net profit	69.051	69,799	38,853	38,445
Depreciation and emoritization		,		,	,
Change in deferred income tax labilities					
Income and social tax expense					
Income and social tax expense 18,308 18,201 17,142 16,786 10,000m (cmm grants 1,336) (1,339) (1,319) (666) (666) (1,666) (1,336) (1,339)					
Profit (105s) from disposal of non-current assets (excluding financial assets)					
Profit (loss) from disposal of non-current assets (excluding financial assets)					
Financial assets Financial and Investing activities: Columbris Columbr		(1,550)	(1,515)	(00-1)	(000)
Elimination of results of financial and investing activities: - Dividends (8) (8) (274 270 270 1 2 270 1		741	742	375	416
Dividends					
Finance costs 1,209 1,180 4,206 4,194 Finance income (979) (925) (400) (355) Finance income (979) (925) (400) (355) Finance costs (gain) from other financial activities (25) 35 91 95 Finance in working capital (100,000) (25) (25) (25) (25) (25) Finance in working capital (25) (-		-	
Finance income					
Loss from derivatives					
Class (gain) from other financial activities Changes in working capital (Increase) decrease in Inventories S854 (343) 755 525		(979)	(925)	(400)	(355)
(Increase) decrease in inventories (Increase) decrease in prepayments (Increase) decrease in the prepayments (Increase) decrease in the prepayments (Increase) decrease in the prepayments (Increase) decrease) (Increase) decrease) in other current assets (Increase) decrease) in other current trade payables and advances received advances received Increase (decrease) in payroli related liabilities (Increase) decrease) in payroli related liabilities (Increase) decrease) in payroli related liabilities (Increase) decrease) in payroli related liabilities (Increase in other accounts payable (Increase in other accounts payable (Increase in other accounts payable (Increase) (I		(25)	25	01	0.5
(Increase) decrease in inventories 854 (343) 755 52 (Increase) decrease in prepayments 589 909 939 1,090 (Increase) decrease in brade receivables (97,374) (102,290) (80,755) (74,896) Decrease in other receivables (15,255) (15,385) 212 203 Decrease (increase) in other current trade payables and advances received 8,559 103,599 79,611 81,559 Increase (decrease) in payroll related liabilities 2,011 2,477 2,607 1,784 Increase (decrease) in payroll related liabilities 2,011 2,477 2,607 1,784 Increase (decrease) in payroll related liabilities 2,011 2,477 2,607 1,784 Increase (decrease) in payroll related liabilities 2,011 2,477 2,607 1,784 Increase (decrease) in payroll related liabilities 2,011 2,477 2,607 1,784 Increase (alcrease) in payroll related liabilities 3,011 1,577 1,5842 1,528 1,528 1,528 1,528 1,528 1,528		(25)	35	91	95
Increase decrease in prepayments 589 909 939 1,000 Increase decrease in trade receivables 97,374 (102,290) (80,755) (74,896) Decrease Increase Increase (15,255) (15,385) 212 203 Decrease Increase Increas		854	(343)	755	52
Increase decrease in trade receivables (97,374) (102,290) (80,755) (74,896) (15,255) (15,385) (21, 203) (20, 203) (2					
Decrease in other receivables C15,255 C15,385 C12 C20 Decrease (increase) in other current assets C15,255 C15,385 C113 C84 Increase (decrease) in current trade payables and advances received P8,425 C13,599 T9,611 R1,569 Increase (decrease) in payroll related liabilities C2,011 C2,477 C,607 C1,784 Increase in other accounts payable R559 I1,300 I1,753 C4,99 Interest paid C1,601 C1,572 C3,437 C3,425 Increase flows from operating activities C2,011 C1,6035 C15,842 C15,053 C14,847 Net cash flows from operating activities C2,011 C16,035 C15,842 C15,053 C14,847 Net cash flows from / (to) investing activities C2,011 C16,035 C15,842 C15,053 C14,847 Net cash flows from / (to) investing activities C3,000 C1,020 C1,020 C1,08,651 Proceeds on disposal of property, plant and equipment and intangible assets C1,020 C1,020 C1,020 C1,020 C1,020 C1,020 C1,020 C1,02					
Decrease (increase) in other current assets 2,392 2,402 (113) (84) Increase (decrease) in current trade payables and advances received 98,425 103,599 79,611 81,569 Increase (decrease) in payroli related liabilities 2,011 2,477 2,607 1,784 Increase (accrease) in payroli related liabilities 2,011 2,477 2,607 1,784 Increase (accrease) in payroli related liabilities 8,559 11,300 11,753 6,499 Interest paid (16,01) (1,572) (3,437) (3,425) Income tax paid (16,035) (15,847) (15,053) (14,847) Net cash flows from operating activities (16,035) (15,847) (15,053) (14,847) Net cash flows from / (to) investing activities (93,203) (92,781) (108,761) (108,755) Proceeds on disposal of property, plant and equipment and intangible assets (93,203) (92,781) (108,761) (108,555) Proceeds on disposal of property, plant and equipment and intangible assets (1,020) (1,020) - (802) Loan repayments received 1,524 1,524 6,037 6,037 Term deposits (1,020) (1,020) - (802) Loans granted (1,005) (1,020) - (802) Proceeds on disposal of investments (1,005) (1,020) - (802) Loans granted (1,005) (1,005) (1,006) (1,006) Proceeds from berowings (1,005) (1,006) (1,006) (1,006) Net cash flows to investing activities (91,649) (90,678) (100,663) (100,876) Cash flows from / (to) financing activities (91,649) (90,678) (100,663) (100,876) Proceeds from borrowings (74,180) (74,180) (277,667) (277,667) Repayments of obligations under finance leases (176) (199) Dividends paid (45) (45) (8,080) (8,080) Realized derivative financial instruments (53) (35) (32) (32) Other gain (1,005)					
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Increase (decrease) in payroll related liabilities 2,011 2,477 2,607 1,784 Increase in other accounts payable 8,559 11,300 11,753 6,499 Interest paid (1,6035) (15,722 (3,437) (3,425) Income tax paid (16,035) (15,842) (15,053) (14,847) Net cash flows from operating activities 167,112 168,374 158,691 157,636 Cash flows from / (to) investing activities (93,203) (92,781) (108,761) (108,555) Proceeds on disposal of property, plant and equipment and intangible assets (93,203) (92,781) (108,761) (108,555) Proceeds on disposal of property, plant and equipment and intangible assets (93,203) (92,781) (108,761) (108,555) Proceeds on disposal of property, plant and equipment and intangible assets (93,203) (92,781) (108,761) (108,555) Proceeds on disposal of investments (1,020) (1,020) (1,020) (802) Loan repayments received (1,020) (1,020) (802) Proceeds on disposal of investments (1,005) (1,020) (
Increase in other accounts payable 8,559 11,300 11,753 6,499 Interest paid (1,601) (1,572) (3,437) (3,425) Income tax paid (16,035) (15,842) (15,035) (14,847) Net cash flows from operating activities 167,112 168,374 158,691 157,636 Cash flows from / (to) investing activities 167,112 168,374 158,691 157,636 Purchases of property, plant and equipment and intangible assets (93,203) (92,781) (108,761) (108,555) Proceeds on disposal of property, plant and equipment and Intangible assets 45					
Interest paid					
Income tax paid (16,035) (15,842) (15,053) (14,847) (16,035) (16,035) (16,035) (15,036) (15,036) (15,036) (15,036) (15,036) (15,036) (15,036) (15,036) (15,036) (15,036) (15,036) (15,036) (15,036) (15,036) (15,036) (15,036) (15,036) (15,036) (108,761) (108,755)					
Net cash flows from operating activities 167,112 168,374 158,691 157,636 Cash flows from / (to) investing activities (93,203) (92,781) (108,761) (108,555) Proceeds on disposal of property, plant and equipment and Intangible assets 45 - 796 810 Loan repayments received 1,524 1,524 6,037 6,037 Term deposits (1,020) (1,020) - (802) Loans granted (1,020) (1,020) - (802) Loans granted 633 - 413 Proceeds on disposal of investments (1,020) (1,020) - (802) Loans granted 633 - 413 Interest received 1,005 966 379 335 Net cash flows to investing activities (91,649) (90,678) (100,663) (100,876) Cash flows from borrowings 24,066 24,066 245,460 245,460 245,460 Proceeds from borrowings (74,180) (74,180) (277,667) (277,667)					
Cash flows from / (to) investing activities (93,203) (92,781) (108,761) (108,555) Proceeds on disposal of property, plant and equipment and Intangible assets 45 - 796 810 Loan repayments received 1,524 1,524 6,037 6,037 Term deposits (1,020) (1,020) - (802) Acquisition of investments (1,020) (1,020) - (802) Loans granted - 886 886 Proceeds on disposal of investments 886 886 Dividends received 533 - 413 Interest received 1,005 966 379 335 Net cash flows to investing activities (91,649) (90,678) (100,663) (100,876) Cash flows from / (to) financing activities (91,649) (90,678) (100,663) (100,876) Proceeds from borrowings 24,066 24,066 245,460 245,460 Repayments of borrowings (74,180) (74,180) (277,667) (277,667) Repayments of obliga					
Purchases of property, plant and equipment and intangible assets (93,203) (92,781) (108,761) (108,555) Proceeds on disposal of property, plant and equipment and intangible assets 45 - 796 810 Loan repayments received 1,524 1,524 6,037 6,037 Term deposits (1,020) (1,020) - (802) Loans granted 886	Cash flows from / (to) investing activities	107,112	100,574	250,052	257,050
Intangible assets 45 - 796 810 Loan repayments received 1,524 1,524 6,037 6,037 Term deposits	Purchases of property, plant and equipment and intangible	(93,203)	(92,781)	(108,761)	(108,555)
Loan repayments received Term deposits 1,524 1,524 6,037 6,037 Term deposits (1,020) (1,020) - (802) Acquisition of investments (1,020) - (802) Loans granted 886 886 886 Dividends received 633 - 413 Interest received 1,005 966 379 335 Net cash flows to investing activities (91,649) (90,678) (100,663) (100,876) Cash flows from / (to) financing activities (91,649) 24,066 245,460 245,460 Proceeds from borrowings 24,066 24,066 245,460 245,460 Proceeds from borrowings (74,180) (74,180) (277,667) (277,667) Repayments of borrowings (74,180) (74,180) (74,180) (74,180) (8,080) Realized derivative financial instruments (45) (45) (8,080) (8,080) Net cash flows to financing activities (50,370) (50,194) (40,581) (40,382)					
Term deposits Acquisition of investments (1,020) (1,020) - (802) Loans granted Proceeds on disposal of investments 886 886 Dividends received 633 - 413 Interest received 1,005 966 379 335 Net cash flows to investing activities (91,649) (90,678) (100,663) (100,876) Cash flows from / (to) financing activities 24,066 24,066 245,460 245,460 Proceeds from borrowings 24,066 24,066 245,460 245,460 Proceeds from Issuance of bonds 886 24,066 245,460 245,460 Bonds redeemed 886 24,066 245,460 245,460 245,460 Repayments of borrowings (74,180) (74,180) (277,667) (277,667) Repayments of obligations under finance leases (176) (45) (8,080) (8,080) Realized derivative financial instruments (50,360) (45) (45) (8,080) (63) (63) Other gain					
Loans granted Residence of the proceeds on disposal of investments 886 886 Dividends received 1,005 966 379 335 Net cash flows to investing activities (91,649) (90,678) (100,663) (100,876) Net cash flows from / (to) financing activities 24,066 24,066 245,460 245,460 Proceeds from borrowings 24,066 24,066 245,460 245,460 Proceeds from issuance of bonds 886 379 335 Bonds redeemed 74,180 (74,180) (277,667) (277,667) Repayments of borrowings (74,180) (74,180) (277,667) (277,667) Repayments of obligations under finance leases (176) (199) (199) Dividends paid (45) (45) (8,080) (8,080) Realized derivative financial instruments (35) (35) (32) (32) Other gain (50,370) (50,194) (40,581) (40,382) Net cash increase (decrease) 25,093 27,502 17,447 16,378	Term deposits		•	6,037	•
Proceeds on disposal of investments 886 886 Dividends received 633 - 413 Interest received 1,005 966 379 335 Net cash flows to investing activities (91,649) (90,678) (100,663) (100,876) Cash flows from / (to) financing activities 24,066 24,066 245,460 245,460 Proceeds from borrowings 24,066 24,066 245,460 245,460 Proceeds from issuance of bonds 800 (74,180) (74,180) (277,667) (277,667) Repayments of borrowings (74,180) (74,180) (277,667) (277,667) Repayments of obligations under finance leases (176) (199)		(1,020)	(1,020)	-	(802)
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Cash and cash equivalents at the beginning of the period 18,318 14,566 4,938 1,357					
period <u>18,318 14,566 4,938 1,357</u>		25,093	27,502	17,447	16,378
	period				1 <u>,</u> 357
	Cash and cash equivalents at the end of the period	43,411	42,068	22,385	

The accompanying explanatory notes are an integral part of these financial statements.

EXPLANATORY NOTES
For the period ended 30 September 2008
All amounts in LTL thousand, unless stated otherwise

1. General information

Lietuvos Energija AB is a public limited liability company registered in the Republic of Lithuania. Its head office is located in Žvejų g. 14, LT-09310, Vilnius, Lithuania. Lietuvos Energija AB ("the Company") is a limited liability profit-seeking entity, registered at the Register of Legal Persons managed by Registrų Centras VĮ on 04 December 1995. Company registration No. BĮ 99-74, Company code 220551550, VAT payer's code LT205515515. The Company is established for an unlimited period.

On 4 March 1995 the Company took over the rights of the former Production Energy and Electrification Board established originally in 1940 and reorganized Into the Lithuanian State Energy System on March 27, 1991, after the restoration of Independence of the Republic of Lithuania. The Company was re-registered on 13 April 1999 at the Ministry of Economy.

The share capital of the Company did not change in 2008 and 2007 and as of 30 September 2008 amounted to LTL 689,515,435 and was divided into 689,515,435 ordinary registered shares with the nominal value of one Litas each. All the shares are fully paid. The shares of the Company are traded on Vilnius Stock Exchange in the current trading list. In 2008 and 2007 the Company did not purchase its own shares.

The Government of the Republic of Lithuania laid down in its Resolution No 364 dated 24 April 2008 that 689,515,435 ordinary registered shares of Lietuvos Energija AB with the nominal value of 1 LTL (one Litas) each, owned by the state by the right of title had to be transferred as the contribution of the state represented by the Ministry of the Economy in Increasing the share capital of LEO LT, AB. The Shareholders Agreement of the national investor company LEO LT, AB was signed on 27 May 2008. Immediately after that, the extraordinary general shareholders meeting of LEO LT, AB was convened where it was decided to increase the share capital of LEO LT, AB by the equity contributions of the shareholders - VTS AB, Rytų Skirstomieji Tinklai AB and Lletuvos Energija AB. The main shareholder of Lietuvos Energija AB is LEO LT, AB (the "Patronizing Company") as of 30 September 2008 having control over 96.4012 percent of the Company's shares and exercising direct control over the Company. The remaining 3.5988 percent of the Company's shares are held by other shareholders.

The core activities of the Company in 2008 were as follows: transmission system operator, market operator, producer of electricity and exporter of electricity. Along with these key activities, the Company is entitled to carry out any other lawful commercial-economic activities indicated in the Articles of Association of the Company.

Licensed activities or activities that require permits can be carried out only after obtaining the appropriate licenses or permits. Since 22 March 2002 the Company has got a license for energy transmission, which is valid for an unlimited period (unless it is suspended or cancelled). The Company has permits of unlimited validity to engage in production, import and export of electricity.

As of 30 September 2008 the Company had 2 branches: Kaunas Hydro Power Plant (HPP) and Kruonis Pumped Storage Plant (PSP). The branches are operating according to the regulations approved by the Board of the Company for every branch individually.

At the date of these interim financial statements the Company directly participated (controlled or had significant influence) in the management of these companies: Nordic Energy Link AS, Energetikos Pajegos UAB, Geoterma UAB, Kruonio Investicijos UAB, Kauno Energetikos Remontas UAB. Indirectly, through Kauno Energetikos Remontas UAB, the Company had majority of votes in Gotlitas UAB and Kaliningradskij Energoremont OOO. By the Resolution No 6-12/1119368 of the Register of Companies of the Republic of Latvia, on 4 October 2007 Rigas Energetikas Remonts SIA was withdrawn from the Commercial Register of Latvia. Before the liquidation date, 100% of Rigas Energetikas Remonts SIA shares were owned by Kauno Energetikos Remontas UAB.

These interim financial statements for the nine-month period of the year 2008 include the consolidated Lietuvos Energija AB and its subsidiaries' interim financial statements and the separate interim financial statements of the patronizing company Lietuvos Energija AB. The Group consists of Lietuvos Energija AB and the following subsidiaries directly and indirectly controlled by the Company:

Company	Registered address	Shares held by the Group	Share capital of subsidiary (LTL)	Profit (loss) for reporting period (LTL)	Equity as of 30 September, 2008 (LTL)	Main activity
Energetikos Pajégos UAB	T.Maslulio g. 16d, Kaunas, Lithuania	100%	430,400	232,779	790,692	Design of energy projects
Kauno Energetikos Remontas UAB	Chemijos g. 17, Kaunas, Lithuania	100%	31,340,763	(55,658)	36,008,215	Repair of energy equipment, manufacture of metal constructions
Kruonio Investicijos UAB	Kruonio II k., Kaišiadorių raj., Lithuania	100%	2,361,000	(56,558)	2,249,244	Development of public, recreational objects
Gotlitas UAB	R.Kalantos g. 119, Kaunas, Lithuania	100%	1,450,000	(601)	1,459,791	Accommodation services, trading activities
Kaliningradskij energoremont 000	Jaltinskaya str. 66, Kaliningrad, Russia	99%	951 (9,900 RUB	(56,592)	64,112	Repair of energy

(Continued on the following page)

EXPLANATORY NOTES For the period ended 30 September 2008 All amounts in LTL thousand, unless stated otherwise

2. Significant accounting policies

The main accounting policies adopted in preparing the Company's interim financial statements and the Group's interim consolidated financial statements for the period ended 30 September 2008 are as follows:

Basis of preparation

The financial statements have been prepared on the historical cost basis, except for property, plant and equipment, acquired before 1 January 2004, which are stated at deemed cost less any subsequent accumulated depreciation and accumulated impairment loss (see item 2.7 below) and revaluation of derivative financial instruments to fair value.

In the reporting period the Company and the Group has adopted all of the new and revised Standards and Interpretations issued by the International Accounting Standards Board (the IASB) and the International Financial Reporting Interpretations Committee (IFRIC) of the IASB that are relevant to the Company and the Group operations and effective for an accounting period beginning at 1 January 2008. Adoption of these new and revised standards and interpretations made no impact on the changes in the accounting policy of the Company and the Group.

a) Standards, amendments and interpretations that became effective in 2008, but made no impact on the accounting policy of the Company and the Group

The applied standards and their interpretations listed hereunder did not change the accounting policy of the Company

- IAS 1, Change regarding capital disclosures (valid for reporting period starting on or after 1 January 2007)
- IFRIC 7, Applying the Restatement Approach under IAS 29 Financial Reporting in Hyperinflatory Economies (effective for annual periods beginning on or after 1 March 2006);
- IFRIC 8, Scope of IFRS 2 (effective for annual periods beginning on or after 1 May 2006);
- IFRIC 9, Reassessment of Embedded Derivatives (effective for annual periods beginning on or after 1 June 2006);
- IFRIC 10, Interim Financial Reporting and Impairment (effective for annual periods beginning on or after 1 November 2006)(not adopted by the EU yet);
- b) Standards, amendments and interpretations that were issued, but not effective in 2008 and have not been early adopted by the Company and the Group

On the date of authorization of these financial statements, the following Standards and Interpretations were issued but not yet effective:

- IFRS 8, Operating Segments (effective for annual periods beginning on or after 1 January 2009);
- IAS 1, Comprehensive Revision (amendment) (effective for annual periods beginning on or after 1 January 2009);
- IAS 23, Borrowing Costs (amendment) regarding capitalization of borrowing costs (effective for annual periods beginning on or after 1 January 2009) - not yet endorsed by the EU;
- IRFIC 13, Customer Loyalty Programmes (effective for annual period beginning on or after 1 July 2008) not yet

The Company and the Group's management is of the opinion that adoption of these standards and interpretations in the future will not significantly impact the financial statements of the Company and the Group.

The financial year of the Company and other companies of the Group coincides with the calendar year.

LIETUVOS ENERGIJA AB Company code 220551550, Žvejų g. 14, LT-09310 Vilnius EXPLANATORY NOTES For the period ended 30 September 2008 All amounts in LTL thousand, unless stated otherwise

2.2 Basis of consolidation

The consolidated financial statements incorporate the financial statements of Lietuvos Energija AB and entities controlled by the Company (its subsidiaries). Control is achieved where the Company has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities.

The results of subsidiaries acquired or disposed of during the year are included in the consolidated income statement from the effective date of acquisition or up to the effective date of disposal, as appropriate.

Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with those used by other members of the Group.

All intra-group transactions, balances, income and expenses are eliminated on consolidation.

Minority interests in the net assets of consolidated subsidiaries are identified separately from the Group's equity therein. Minority interests consist of the amount of those interests at the date of the original business combination (see below) and the minority's share of changes in equity since the date of the combination. Losses applicable to the minority in excess of the minority's interest in the subsidiary's equity are allocated against the Interests of the Group except to the extent that the minority has a binding obligation and is able to make an additional investment to cover the losses.

2.3 Business Combinations

Acquisitions of subsidiaries are accounted for by using the purchase method. The cost of the acquisition is measured at the aggregate of the fair values, at the date of exchange, of assets given, liabilities incurred or assumed, and equity instruments issued by the Group in exchange for control of the acquiree, plus any costs directly attributable to the business combination. The acquiree's identifiable assets, liabilities and contingent liabilities that meet the conditions for recognition under IFRS 3 Business combinations are recognized at their fair values at the acquisition date, except for non-current assets (or disposal groups) that are classified as held for sale in accordance with IFRS 5 Non-Current Assets Held for Sale and Discontinued Operations, which are recognized and measured at fair value less costs to sell.

Goodwill arising on acquisition is recognized as an asset and initially measured at cost, being the excess of the cost of the business combination over the Group's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities recognized. If, after reassessment, the Group's interest in the net fair value of the acquiree's identifiable assets, liabilities and contingent liabilities exceeds the cost of the business combination, the excess is recognized immediately in profit or loss.

The interest of minority shareholders in the acquiree is initially measured at the minority's proportional part of the net fair value of the assets, liabilities and contingent liabilities recognized.

2.4 Investments in subsidiaries

A subsidiary is a company over which the parent has control. Investments in subsidiaries are stated at cost less impairment losses recognized, where the investment's carrying amount in the parent only financial statements exceeds its estimated recoverable amount.

2.5 Investments in associates

An associate is an entity over which the Company and the Group has significant influence and that is neither a subsidiary nor an interest in a joint venture. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies.

Investments in associates in the parent only financial statements are stated at cost less impairment losses recognized, where the investment's carrying amount exceeds its estimated recoverable amount.

The results and assets and liabilities of associates are incorporated in the Group's consolidated financial statements using the equity method of accounting, except when the investment is classified as held for sale, in which case it is accounted for under IFRS 5 Non-current Assets Held for Sale and Discontinued Operations. Under the equity method, investments in associates are carried in the consolidated balance sheet at cost as adjusted for post-acquisition changes in the Group's share of the net assets of the associate, less any impairment in the value of individual investments. Losses of an associate in excess of the Group's interest in that associate (which includes any long-term interests that, in substance, form part of the Group's net investment in the associate) are not recognized, unless the Group has incurred legal or constructive obligations or made payments on behalf of the associate.

Any excess of the cost of acquisition over the Group's share of the net fair value of the identifiable assets, liabilities and contingent liabilities of the associate recognized at the date of acquisition is recognized as goodwill. The goodwill is included within the carrying amount of the investment and is assessed for impairment as part of the investment. Any excess of the Group's share of the net fair value of the identifiable assets, liabilities and contingent liabilities over the cost of acquisition, after reassessment, is recognized immediately in profit or loss.

Where the Group company transacts with an associate of the Group, profits and losses are eliminated to the extent of the Group's interest in the relevant associate.

EXPLANATORY NOTES
For the period ended 30 September 2008
All amounts in LTL thousand, unless stated otherwise

2.6 Property, plant and equipment

Property, plant and equipment, acquired before 1 January 2004, are carried at a deemed cost less any subsequent accumulated depreciation and accumulated impairment losses. The property, plant and equipment at the date of transition to IFRS were stated at their fair value and the fair value was considered to be their deemed cost at the date of transition.

Property, plant and equipment acquired or constructed by the Company and the Group subsequent to the date of transition to IFRS (1 January 2004) are stated at acquisition cost less any subsequent accumulated depreciation and accumulated impairment losses.

Construction-in-progress represents property, plant and equipment under construction. Such assets are carried at acquisition cost, less any recognized impairment losses. Cost includes design, construction works, plant and equipment being mounted and other directly attributable costs.

Intangible assets are stated at historical cost, less any subsequent accumulated amortization and accumulated impairment losses.

All assets, except for real estate, with the acquisition value in excess of LTL 2,000 are capitalized. Real estate is capitalized, with no regards to its acquisition cost.

Depreciation (amortization) of property, plant and equipment and intangible assets, other than construction-in-progress, is charged so as to write off the cost of assets over their estimated useful lives, using the straight-line method. The estimated useful lives, residual values and depreciation method are reviewed at each year end, with the effect of any changes in estimate accounted for on a prospective basis. Estimated useful lives of property, plant and equipment and intangible assets are as follows:

Groups of non-current assets

Useful lives (years)

Buildings and structures	7 - 75
Machinery and equipment	4 - 40
Vehicles	4 - 10
Other equipment, tools and devices	3 - 15
Other Property, plant and equipment	4 - 80
Intangible assets	3 - 4

Average useful lives of the core business property, plant and equipment asset items are as follows:

Average useful lives (years)

Constructions of transformer substations	30
330, 110, 35 kV overhead electricity transmission lines	40-55
330, 110, 35, 6-10 kV electric switchgear equipment	30-35
330, 110, 35, 6-10 kV power transformers	35
Relay protection and automation equipment	15-35
Technological and dispatcher control equipment	8

Assets held under finance leases are depreciated over their expected useful lives on the same basis as owned assets.

The gain or loss arising on the disposal or retirement of an item of property, plant and equipment are determined as the difference between the sales proceeds and the carrying amount of the asset and is recognized in the income statements of a given year.

Subsequent repair costs are included in the asset's carrying amount, only when it is probable that future economic benefits associated with the item will flow to the Company and Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognized. All other repairs and maintenance are recognized in profit or loss in the period in which they are incurred.

2.7 Impairment of property, plant and equipment (PPE) and non-current intangible assets

At each balance sheet date, the Company and the Group reviews the carrying amounts of its PPE and Intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). Where it is not possible to estimate the recoverable amount of an individual asset, the Company and the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. Where a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

Intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment at each balance sheet date, and whenever there is an indication that the asset may be impaired.

(Continued on the following page)

EXPLANATORY NOTES
For the period ended 30 September 2008
All amounts in LTL thousand, unless stated otherwise

2.8 Impairment of plant, property and equipment (PPE) and non-current intangible assets (continued)

Recoverable amount is the higher of the fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognized immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is treated as a revaluation decrease.

Where an impairment loss subsequently reverses, the carrying amount of the asset (cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognized for the asset (cash-generating unit) in prior years. A reversal of an impairment loss is recognized immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the reversal of the impairment loss is treated as a revaluation increase (without exceeding the sum of previous value impairment).

2.9 Financial assets

Investments are recognized and derecognized on a trade date basis where the purchase or sale of an investment is under a contract whose terms require delivery of the investment within the timeframe established by the market concerned, and are initially measured at fair value, by adding direct transaction costs.

Financial assets are classified into the following specified categories: "held to maturity investments" and "loans and receivables". The classification depends on the nature and purpose of the financial assets and is determined at the time of initial recognition.

Effective Interest method

The effective interest method is a method of calculating the amortized cost of a financial asset and of allocating interest income over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset, or, where appropriate, a shorter period.

Held-to-maturity financial assets

Financial assets with fixed or determinable payments and fixed maturity dates that the Company and the Group has the positive intent and ability to hold to maturity are classified as held-to-maturity financial assets. Held-to-maturity financial assets are measured at initial recognition at fair value, and are subsequently measured at amortized cost using the effective interest rate method less impairment loss recognized to reflect irrecoverable amounts.

Income on held-to-maturity financial assets is recognized in profit or loss on an effective interest rate basis.

Loans and receivables

Trade receivables, loans and other receivables that have fixed or determinable payments that are not quoted in an active market are classified as "loans and receivables". Loans and receivables are measured at initial recognition at fair value, and are subsequently measured at amortized cost using the effective interest rate method less impairment loss recognized to reflect irrecoverable amounts.

Interest income is recognized in profit or loss by applying the effective interest rate, except for short-term receivables when the recognition of interest would be insignificant.

Impairment of financial assets

Financial assets are assessed for indicators of impairment at each balance sheet date. Financial assets are impaired where there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the investment have been effected. For financial assets carried at amortized cost, the amount of the impairment is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the effective interest rate.

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade receivables where the carrying amount is reduced through the use of an allowance account. When a trade receivable is uncollectible, it is transferred to the account of doubtful receivables. Subsequent recoveries of amounts previously written off are credited against the allowance account. Changes in the carrying amount of the allowance account are recognized in profit or loss.

If, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized, the previously recognized impairment loss is reversed through profit or loss to the extent that the carrying amount of the investment at the date the impairment is reversed does not exceed what the amortized cost would have been had the impairment not been recognized.

EXPLANATORY NOTES

For the period ended 30 September 2008

All amounts in LTL thousand, unless stated otherwise

2.10 Inventories

Inventories are initially measured at cost and are subsequently measured at the acquisition cost and net realizable value, depending on which of them is lower. Costs comprise direct materials and, where applicable, those overheads that have been incurred in bringing the inventories to their present location and condition. Cost is determined by the first-in, first-out (FIFO) method. Net realizable value represents the estimated selling price less all estimated costs of completion and costs to be incurred in marketing, selling and distribution.

2.11 Cash and cash equivalents

Cash and cash equivalents comprise cash on hand and cash in banks, demand deposits and other short-term highly liquid investments with original maturities of three months or less that are readily convertible to a known amount of cash and is subject to an insignificant risk of changes in value, and bank overdrafts. Bank overdrafts are shown within borrowings in current liabilities on the balance sheet.

2.12 Financial liabilities and equity instruments issued by the Company and the Group

Classification as debt or equity

Debt and equity instruments are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangement.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of the Company or Group after deducting all of its liabilities. Equity instruments are recorded at the proceeds received, net of direct issue costs.

Financial liabilities

Financial liabilities are classified as either financial liabilities at fair value through profit or loss or other financial liabilities.

Other financial liabilities

Other financial liabilities, including borrowings, are initially measured at fair value, net of transaction costs.

Other financial liabilities are subsequently measured at amortized cost using the effective interest method, with interest expense recognized on an effective interest rate basis (see item 2.9 in above)

2.13 Foreign currency translation

Transactions denominated in a foreign currency other than Litas (LTL) are translated into LTL at the official Bank of Lithuania exchange rate on the date of the transaction, which approximates the prevailing market rates. At each balance sheet date, monetary items denominated in foreign currencies are retranslated at the rates prevailing on the balance sheet date. Gains and losses arising on exchange are included in net profit or loss for the period.

The applicable rates used for principal currencles were as follows:

30 September 2008			er 2008	31 Decei	mber 2007	
	1 EUR	=	3.4528 LTL	1 EUR =	= 3.4528 LT	.F
	1 LVL	=	4.8742 LTL	1 LVL =	= 4.9567 LT	L
	100 RUB	=	9.4956 LTL	100 RUR =	9.6085 LT	Ľ
	10 SEK	=	3.5586 LTL	10 SEK =	= 3.6437 LT	L
	1 USD	=	2.3974 LTL	1 USD =	= 2.3572 LT	Ľ
	10 EEK	=	2,2067 LTL	10 EEK =	 2.2067 LT 	Ί.

The individual financial statements of each Group entity are presented in the currency of the primary economic environment in which the entity operates (its functional currency). For the purpose of the consolidated financial statements, the results and financial position of each Group entity are expressed in Litas (LTL), which is the functional currency of the Company, and the presentation currency for the consolidated financial statements.

In preparing the financial statements of the individual entities, transactions in currencies other than the entity's functional currency (foreign currencies) are recorded at the rates of exchange prevailing on the dates of the transactions. At each balance sheet date, monetary items denominated in foreign currencies are retranslated at the rates prevailing on the balance sheet date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

For the purpose of presenting consolidated financial statements, the assets and liabilities of the Group's foreign operations (including comparatives) are expressed in Litas using exchange rates prevailing on the balance sheet date. Income and expense items (including comparatives) are translated at the average exchange rates for the period, unless exchange rates fluctuated significantly during that period, in which case the exchange rates at the dates of the transactions are used. Exchange differences arising, if any, are classified as equity and transferred to the Group's translation reserve. Such translation differences are recognized in the income statement in the period in which the foreign operation is disposed of.

EXPLANATORY NOTES
For the period ended 30 September 2008
All amounts in LTL thousand, unless stated otherwise

2.14 Grants

Grants are accounted for on an accrual basis of accounting, i.e. grants are credited to income statement in the periods when related expenses, which they are intended to compensate, incur.

Grants related to assets

Grants related to assets include asset acquisition financing and non-monetary grants. Initially such grants are recorded at the fair value of the corresponding assets and subsequently credited to income statement over the useful lives of related non-current assets offset with depreciation expenses of the corresponding assets.

2.15 Lease

Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.

The Company and the Group as the lessor

Rental income from operating leases is recognized on a straight-line basis over the term of the relevant lease.

The Company and the Group as the Jessee

Assets held under finance leases are recognized as assets at their fair value at the inception of the lease or, if lower, at the present value of the minimum lease payments under the leasing agreement. The corresponding liability to the lessor is included in the balance sheet as a finance lease obligation. Lease payments are apportioned between finance charges and reduction of the lease obligation so as to achieve a constant rate of interest on the remaining balance of the liability. Finance charges are charged directly to profit or loss.

Rentals payable under operating leases are recognized in profit or loss on a straight-line basis over the term of the relevant lease.

2.16 Business and geographical segments

A business segment means a constituent part of the business participating in production of an individual product or provision of a service or a group of related products or services, the risk and returns whereof are different from other business segments.

Expenses of the Company and the Group's structural units, which may be directly allocated to a specific segment, are allocated to this segment. Expenses of the structural units of the Company and the Group, which take part in more than one segment, are allocated pro rata to the established distribution of expenses.

A geographical segment means a constituent part of the business participating in production of individual products or provision of services within certain economic environment, and the risk and returns whereof are different from other constituent parts operating in other economic environments.

2.17 Revenues and expenses recognition

Revenue is measured at the fair value of the consideration received or receivable for the sale of goods and services. Revenue is shown net of value-added tax, estimated rebates, discounts and other similar allowances.

The Company and the Group recognizes revenue on an accrual basis. Revenues are recognized in the financial statements when they are earned, i.e. irrespective of cash inflows.

Revenue from the electricity-related services and sales is recognized when substantially all risks and rewards related to the object of sale have been passed to the buyer.

Interest income is recognized on a time proportion basis, by reference to the principal outstanding and at the effective interest rate applicable. Received interest is recorded in the cash flow statement as cash flows from investing activities.

Dividend income is recognized when the right to receive payment is established. Received dividends are recorded in the cash flow statement as cash flows from investing activities. Dividends of the subsidiaries allocated to the patronizing company, are eliminated in the consolidated financial statements.

Expenses are recognized in profit or loss when incurred.

Income and expenses related to the IT services provided by the Company and the Group, rent of summer houses owned by the Company and the Group and sale and lease of the non-current assets are accounted under other activities.

2.18 Finance costs

All finance costs are recognized in profit or loss when incurred.

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For the period ended 30 September 2008
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2.19 Income tax

Income tax expense represents the sum of the tax currently payable and deferred income tax.

Current income tax

The tax currently payable is based on taxable pre-tax profit for the year. Taxable profit differs from net profit as reported in the income statement because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible. The Company's and the Group's liability for current income tax is calculated using tax rates that have been enacted or substantively enacted by the balance sheet date. In 2008 the income tax rate in Lithuania was 15%. In 2006 the Provisional Social Tax Law came into effect in the Republic of Lithuania. According to the Law, the companies together with the income tax had to pay a 4% social tax for the year started 1 January and a 3% social tax for the year started 1 January 2007. During the mentioned taxing periods, the basis for social tax calculation was the same as for income tax.

Deferred income tax

Deferred income tax is recognized on differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit, and is accounted for using the balance sheet liability method. Deferred tax liabilities are generally recognized for all taxable temporary differences and deferred tax assets are recognized to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilized. Such assets and liabilities are not recognized if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

The carrying amount of deferred income tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred income tax is calculated at the tax rates that are expected to apply in the period when the liability is settled or asset realized.

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Company and the Group intends to settle its current tax assets and liabilities on a net basis.

Current and deferred income tax for the period

Current and deferred income tax is charged or credited to profit or loss, except when they relate to items charged or credited directly to equity, in which case the deferred income tax is also dealt with in equity.

2.20 Earnings per share

The weighted average number of shares, based on which earnings per share are calculated, in 2007 and the nine-month period of 2008 were 689,515,435. As of 30 September 2008 and 31 December 2007 and in the nine-month period of 2007, the Company had no dilutive options outstanding.

2.21 Contingencies

Contingent liabilities are not recognized in the financial statements, except for contingent liabilities in business combinations. Contingent liabilities are disclosed unless the possibility of an outflow of resources embodying economic benefits is remote.

A contingent asset is not recognized in the financial statements but it is disclosed when an inflow or economic benefits is probable.

2.22 Subsequent events

Post balance sheet events that provide additional information about the Company's and the Group's financial position at the balance sheet date (adjusting events) are reflected in the financial statements. Post balance sheet events that are not adjusting events are disclosed in the notes when material.

2.23 Related parties

Related parties are defined as shareholders, employees, members of the management board, their close relatives and companies that directly, or indirectly (through the intermediary) control, or are controlled by, or are under common control with, the Group and the Company, provided the listed relationship empowers one of the parties to exercise the control or significant influence over the other party in making financial and operating decisions.

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3 Critical judgments and uncertainty

3.1 Critical judgments in applying the entity's accounting policies

Depreciation rates of property, plant and equipment

In making its judgment for the remaining useful life of property, plant and equipment, management considers the conclusions from the employees responsible for technical maintenance of assets.

In the year 2004 the Company and the Group has changed the estimated useful lives of property, plant and equipment. The effect of a change in an accounting estimate was recognized prospectively in the period of change, as it is required by IAS 8 Accounting policies, Change in Accounting Estimates and Errors.

3.2 Key sources of estimation uncertainty

The key assumptions concerning the future, and other key sources of estimation uncertainty at the balance sheet date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are as follows.

Impairment of property, plant and equipment

The Company and the Group makes an assessment, at least annually, whether there are any indications that property, plant and equipment have suffered any impairment. If that is the case, the Company and the Group makes an impairment test in accordance with the accounting policy set out in Note 2. The recoverable amount of cash-generating units is determined based on value-in-use calculations. As of 30 September 2008 and 31 December 2007 there were no indications that property, plant and equipment were impaired.

For the period ended 30 September 2008

All amounts in LTL thousand, unless stated otherwise

4. Intangible assets

As of 30 September 2008 and 31 December 2007, the Group's non-current intangible assets consisted of the following:

Group	Patents and licenses	Software	Other intangible assets	Total
Acquisition cost				***************************************
as of 31 December 2006	2,329	16,698	43	19,070
- additions	5	530	5	540
- disposals (-)		(12)	-	(12)
As of 30 September 2007	2,334	17,216	48	19,598
As of 31 December 2007	2,337	17,634	36	20,007
- additions	-	322	 _	322
- disposals (-)	-	(20)	_	(20)
As of 30 September 2008	2,337	17,936	36	20,309
Amortization				
as of 31 December 2006	1,051	11,183	14	12,248
- amortization	505	1,573	6	2,084
- disposals (-)	-	(12)	-	(12)
As of 30 September 2007	1,556	12,744	20	14,320
As of 31 December 2007	1,714	13,173	15	14,902
- amortization	383	1,475		1,864
- disposals (-)	-	(20)		(20)
As of 30 September 2008	2,097	14,628	21	16,746
Carrying amount				20/7-10
As of 31 December 2007	623	4,461	21	5,105
As of 30 September 2008	240	3,308	15	3,563

As of 30 September 2008 and 31 December 2007, the Company's non-current intangible assets consisted of the following:

Company	Patents and licenses	Software	Other intangible assets	Total
Acquisition cost				
as of 31 December 2006	2,277	16,625	7	18,909
- additions	· -	529	<u>-</u>	529
- disposais (-)		(12)	-	(12)
as of 30 September 2007	2,277	17,142	7	19,426
as of 31 December 2007	2,277	17,501	-	19,778
- additions	· -	303	_	303
- disposals (-)		(20)	-	(20)
as of 30 September 2008	2,277	17,784		20,061
Amortization				
as of 31 December 2006	1,019	11,132	7	12,158
- amortization	494	1,561	<u>.</u>	2,055
- disposals (-)	-	(12)	-	(12)
as of 30 September 2007	1,513	12,681	7	14,201
as of 31 December 2007	1,667	13,108	_	14,775
- amortization	370	1,452	-	1,822
- disposals (-)		(20)	_	(20)
as of 30 September 2008	2,037	14,540		16,577
Carrying amount				
as of 31 December 2007	610	4,393	_	5,003
as of 30 September 2008	240	3,244		3,484

As of 30 September 2008 and 31 December 2007 the acquisition cost of Group and Company's fully amortized non-current intangible assets that are still in use consisted of the following:

Group 30 September 2008	Company 30 September 2008	Group 31 December 2007	Company 31 December 2007
809	809	555	555
11,847	11,801	9,521	9,478
12,656	12 610	10.076	10,033
	30 September 2008 809	30 September 2008 30 September 2008 809 11,847 11,801	30 September 2008 30 September 2008 31 December 2007 809 809 11,847 11,801 9,521 12,656 12,610 10,076

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For the period ended 30 September 2008
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5. Property, plant and equipment

As of 30 September 2008 and 31 December 2007 the Group's property, plant and equipment was as follows:

					Other			
Group		Buildings	Machinery		equipment,	,		
Group		and	and		tools and	Construction		
	Land	structures	equipment	Vehicles	devices	in progress	Other PPE	Total
h								
Acquisition (deemed) cost								
as of 31 December 2006	-	2,432,760	297,432	22,749	123,615	95,598	37,101	3,009,255
- additions	84	4,760	2,002	1,843	1,879	95,338	11,525	117,431
- disposals (-)	-	(1,923)	(1,876)	(152)	(750)	(9)	<u> </u>	(4,710)
- reclassifications +/(-)		42,403	7,700	-	4,283	(26,978)	(27,408)	
as of 30 September 2007	84	2,478,000	305,258	24,440	129,027	163,949	21,218	3,121,976
as of 31 December 2007	84	2,490,169	311,148	24,893	135,006	198,475	11,586	3,171,361
- additions	35	389	3,077	1,417	2,453	96,754	1,725	105,850
- disposals (-)	-	(2,181)	(287)	(171)	(223)	-	-	(2,862)
- reclassifications +/(-)		34,331	4,515	_	13,598	(46,185)	(6,259)	-
as of 30 September 2008	119	2,522,708	318,453	26,139	150,834	249,044	7,052	3,274,349
Depreciation								
as of 31 December 2006	_	332,444	59,456	12,161	55,384		254	459,699
- depreciation	-	75,636	15,157	2,386	15,133	_	61	108,373
- disposals (-)	-	(573)	(1,784)	(146)	(644)	_	-	(3,147)
as of 30 September 2007		407,507	72,829	14,401	69,873		315	564,925
as of 31 December, 2007	-	432,292	77,846	14,796	74,560	•	336	599,830
depreciation	_	71,797	14,841	2,360	13,594	_	65	102,657
disposals (-)	_	(1,278)	(261)	(122)	(220)	_	-	(1,881)
30 September 2008		502,811	92,426	17,034	87,934		401	700,606
•		•	,	,	,			24-7000
Impairment								
as of 31 December 2006	-	1,218	-	-	-	-	-	1,218
- Impairment	-	-	-		-	-	-	-
- disposals (-)	-	(30)	-	-	_	-	_	(30)
as of 30 September 2007	-	1,188	-	-	-	-	_	1,188
as of 31 December 2007		1,381	369		727	_		2,477
Impairment for the year	-	· -	_	-	-	-	_	,
disposals (-)	-	_	-	_	-	<u></u>	_	_
as of 30 September 2008	-	1,381	369	-	727		_	2,477
Carrying amount								
as of 31 December 2007	84	2,056,496	232,933	10,097	59,719	198,475	11,250	2,569,054
as of 30 September 2008	119	2,018,516	225,658	9,105	62,173	249,044	6,651	2,571,266
							<u> </u>	_,0,2,200

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For the period ended 30 September 2008

All amounts in LTL thousand, unless stated otherwise

5. Property, plant and equipment (continued)

As of 30 September 2008 and 31 December 2007, the Company's property, plant and equipment consisted of the following:

Company	Land	Buildings and structures	Machinery and equipment	Vehicles	Other equipment, tools and devices	Construction in progress	Other PPE	Total
Acquisition (deemed) cost								<u> </u>
as of 31 December 2006 - additions	-	2,414,303	287,709	20,482	123,316	96,148	36,234	2,978,192
	84	4,255	1,705	1,729	1,868	95,620	11,520	116,781
disposals (-)reclassifications +/(-)	-	(1,590)	(1,754)	(138)	(751)	(9)		(4,242)
		42,405	7,699		4,283	(26,978)	(27,409)	-
as of 30 September 2007	84	<u>2,459,373</u>	295,359	22,073	128,716	164,781	20,345	3,090,731
as of 31 December 2007	84	2,471,233	300,671	22,509	134,695	200,070	10,690	3,139,952
- additions	35	11	1,916	1,356	2,435	96,329	1,692	103,774
- disposals (-)	-	(2,174)	(50)	(85)	(223)	-	-	(2,532)
reclassifications +/(-)		34,405	4,515	_	13,598	(46,259)	(6,259)	_
as of 30 September 2008	119	2,503,475	307,052	23,780	150,505	250,140	6,123	3,241,194
Depreciation						•	•	-,- :-, :
as of 31 December 2006	_	331,229	56,930	11 470	FF 200			
- depreciation	-	75,278	14,352	11,479	55,208	-	106	454,952
		75,270	14,332	2,160	15,084	-	26	106,900
- disposals (-)	н	(566)	(1,672)	(133)	(644)	_	-	(3,015)
as of 30 September 2007	**	405,941	69,610	13,506	69,648		132	558,837
as of 31 December, 2007	-	430,684	74,380	13,918	74,321	_	141	593,444
- depreciation	-	71,494	13,973	2,125	13,560	-	26	101,178
- disposais (-)		(1,278)	(47)	(50)	(220)			
30 September 2008	_	500,900	88,306	15,993	(220) 87,661		167	(1,595)
Impairment			•	,	,		107	693,027
as of 31 December 2006	_							
- Impairment	_	1,207	-	-	=	-	-	1,207
•	_	-	-	-	-	-	-	-
- disposals (-)		(30)	<u> </u>		-	_	_	(30)
as of 30 September 2007		1,177		-	_			1,177
as of 31 December 2007	-	1,369	369	_	728	-		2,466
- Impairment for the year	-	-	-	-	-	-	_	2,400
- disposals (-)			-					_
as of 30 September 2008 Carrying amount		1,369	369		728			2,466
con ying amount								
as of 31 December 2007	84	2,039,180	225,922	8,591	59,646	200,070	10,549	2,544,042
as of 30 September 2008	119	2,001,206	218,377	7,787	62,116	250,140	5,956	2,545,701
							3,330	2/343/10T

During nine months of 2008 the Company completed the following major investment projects:

Project	Value, LTL '000
Construction of the 110/10 kV Nemunas substation Reconstruction of the 110/35/10 kV Ukmergė substation National DC and backup DC database's shifting to ORACLE Reconstruction of the 110/10 kV Gedminai substation Reconstruction of the 110kV overhead line Vidiškiai - Skiemonys Installation of video monitoring and security systems at the 110 kV switchgears Installation of Commercial metering at 110/35/10 kV Kėdainiai substation Construction of warehouse at Jonava transformer substation Installation of Commercial metering at 110/10 kV Marvelė substation	17,908 8,012 8,011 3,916 1,471 1,308 895,1 539,2 478,9

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For the period ended 30 September 2008
All amounts in LTL thousand, unless stated otherwise

5. Property, plant and equipment (continued)

As of 30 September 2008 and 31 December 2007 the carrying amount of the Group's property, plant and equipment, acquired under finance leases, consisted of the following:

Group of property, plant and equipment	30 September 2008	31 December 2007
Machinery and equipment	1,938	1,196
Vehicles	128	102
Total	2,067	1,298

As of 30 September 2008 and 31 December 2007 the acquisition cost of Group and Company's fully depreciated property, plant and equipment that are still in use consisted of the following:

Group of property, plant and equipment	Group 30 September 2008	Company 30 September 2008	Group 31 December 2007	Company 31 December 2007
Buildings and structures	68,619	68,603	51,432	51,415
Machinery and equipment	12,436	12,280	11,388	11,223
Vehicles	9,430	9,355	8,246	8,137
Other equipment, tools and devices	33,183	33,022	19,712	19,634
Total	123,668	123,260	90,778	90,409

The Group has significant contractual capital commitments to acquire property, plant and equipment, which will have to be met in subsequent years. The Company has started the implementation of Kaunas HPP rehabilitation investment project, amounting to LTL'000 48,504 and EUR'000 23,703 (total amount LTL'000 130,346) of which MLTL 30 will be financed from European regional development fund and the Company's budget. The contractor of the project – Alstom Power Sweden AS. The project is scheduled to be finished in 2009.

6.Investments

As of 30 September 2008 the Company had direct control over three subsidiaries: Energetikos Pajėgos UAB (acquisition cost LTL'000 414), Kauno Energetikos Remontas UAB (acquisition cost LTL'000 31,341) and Kruonio Investicijos UAB (acquisition cost LTL'000 2,361). The Company owns 100% of shares in each of these companies. The remaining two subsidiaries (Note 1) the Company controls indirectly, i.e. through Kauno Energetikos Remontas UAB,

On 20 December 2007 the extraordinary general shareholders meeting of Geoterma UAB was convened where it was decided to reduce the share capital of Geoterma UAB from LTL 18,652,350 to LTL to 8,405,910 by withdrawing 1,024,644 ordinary registered shares of LTL 10 (ten) nominal value and thus to eliminate losses on the balance sheet. At the same time it was decided to increase the share capital of this company from LTL 8,405,910 to LTL 21,305,910 by additional contributions, i.e. by issuing 1,290,000 ordinary shares of LTL 10 (ten) nominal value. Lietuvos Energija AB acquired 302,423 shares by paying the monetary contribution of LTL 3,024,230. On 7 January 2008 this amount was offset according to the Payment Claims Settlement Agreement No G-08 as contribution made by Lietuvos Energija AB for the acquired shares, and for Geoterma UAB- as repayment of the loan which had been given by Lietuvos Energija AB. On 24 January 2008 amendments in the Articles of Association of Geoterma UAB related to the mentioned changes in the share capital were registered in the Register of Legal Persons.

On 19 May 2008 the Chief Executive Officers of electricity transmission system operators Lietuvos Energija and PSE Operator (Poland) signed the Articles of Association of a joint venture LitPol Link, which will implement the interconnection project of Lithuanian and Polish power systems. Lietuvos Energija and PSE Operator each own 50 per cent of the joint venture shares. The joint venture was registered on 08 August 2008.

As of 30 September 2008 the Group and the Company took part in the management of the following associates: Nordic Energy Link AS (acquisition cost LTL'000 18,978) and Geoterma UAB (acquisition cost LTL'000 4,994) and the joint Polish – Lithuanian venture Lit Pol Link Sp.z.o.o. (acquisition costs LTL' 000 1,020). Indirectly, through Kauno Energetikos Remonts UAB, the Company participated in the management of Enmasas UAB (acquisition cost LTL' 000 20 for 33 percent of shares).

As of 30 September 2008 and 31 December 2007 investments of the Company and the Group in associates consisted of the following:

Company 30 September 2008	Acquisition cost	Ownership percentage	Impairment	Carrying amount
Geoterma UAB	4,994	23.44	1,361	3,633
Nordic Energy Link AS	18,978	25.00	· -	18,978
Lit Pol link Sp.z.o.o.	1,020	50.00		1,020
Total	24,992		1,361	23,631

For the period ended 30 September 2008

All amounts in LTL thousand, unless stated otherwise

(Continued)

6. Investments (continued)

Company 31 December 2007	Acquisition cost	Ownership percentage	Impairment	Carrying amount
Geoterma UAB Nordic Energy Link AS Total	4,373 18,978	23.44 25.00	(2,726)	1,647 18,978
10(8)	23,351	_	(2,726)	20,625

Group 30 September 2008	Acquisition cost	Ownership percentage	Impairment	Carrying amount
Geoterma UAB Nordic Energy Link AS Enmašas UAB	4,994 18,978 20	23.44 25.00 33.33	(1,361) 416 79	3,633 19,394 99
LitPoi Link Sp.z.o.o Total	1,020 25,012	50.00 _	(866)	1,020 24,146

Group 31 December 2007	Acquisition cost	Ownership percentage	Impairment	Carrying amount
Geoterma UAB Nordic Energy Link AS Total	4,373 18,978 23,351	23.44 25.00	(2,727) 416 (2,311)	1,646 19,394 21,040

Financial position as of 30 September 2008 and net profit (loss) for the nine-month period of 2008 of the associates were the following:

Company 30 September 2008	Assets	Liabilities	Revenues	Net profit (loss)
Geoterma UAB Nordic Energy Link AS* LitPol Link Sp.z.o.o	56,374	40,875	-	(4,435)

^{*}On the date of signing the Financial Statements, the financial statements of this company were not available

Financial position as of 30 September 2008 and net profit (loss) for the period ended 30 September 2008 of the associates were the following:

Group 30 September 2008	Assets	Liabilities	Revenue	Net profit (loss)
Geoterma UAB* Nordic Energy Link AS* LitPol Link Sp.z.o.o*	56,374	40,875	-	(4,435)
Enmašas UAB * On the date of signing the Financial Statement	295 ts, the financial state	7 ments of this compa	53 ov were not available	(30)

Company 31 December 2007	Assets	Liabilities	Revenue	Net loss
Geoterma UAB	55,472	48,445	2,202	(3,503)
Nordic Energy Link AS	339,678	262,105	60,599	2,756

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For the period ended 30 September 2008

All amounts in LTL thousand, unless stated otherwise

For the periods ended 30 September 2008 and 31 December 2007, the movement of investments in associates was as follows:

	Group 30 September 2008	Company 30 September 2008	Group 31 December 2007	Company 31 December 2007
Carrying amount as of 1 January	21,041	20,625	21,741	21,741
Increase of share capital in associates	3,024	3,024		
Decrease of share capital in associates	(2,402)	(2,402)		_
Reversal of impairment of investment in	(-,,,	(2, .02)		
associates (increase of impairment)	1,364	1,364	(59)	(606)
Increase of investments in associates	1,040	1,020	(02)	(000)
Share of financial result (loss) of associates	79	-/	(132)	
Liquidation of Baltijas Energosistemu Dispečeru			(132)	
Centrs BO SIA (DC Baltija)	-	_	(510)	(510)
Carrying amount at the end of the period	24,146	23,631	21,040	20,625

7. Non-current accounts receivable

The Group and Company's non-current accounts receivable consisted of the following:

	Group 30 September 2008	Company 30 September 2008	Group 31 December 2007	Company 31 December 2007
Accounts receivable from VST AB Other receivables Total		693 693	1,500 777	1,500 777
Less: current receivables (note 10)	(23)	(23)	2,277	2,277
Carrying amount	670		(299)	(299)
I G missaule	870	670	1,978	1,978

The fair value of the non-current accounts receivable approximates to their carrying amount.

8. Inventories

The Group and the Company's inventories consisted of the following:

	Group	Company	Group	Company
	30 September	30 September	31 December	31 December
	2008	2008	2007	2007
Materials and spare parts, production in progress and finished goods at acquisition (production) cost Goods for resale at acquisition cost Less: write-down to net realizable value	11,940	6,482	12,760	6,053
	179	141	560	487
	(90)	(90)	(482)	(396)
Carrying amount	12,029	6,533	12,838	6,144

By compiling these Financial Statements , the Group and the Company assessed the impairment of value of the inventories and accounted them at their net realizable value.

For the period ended 30 September 2008

All amounts in LTL thousand, unless stated otherwise

For the periods ended 30 September 2008 and 31 December 2007, the movement of allowances for inventories consisted of the following:

	Group 30 September 2008	Company 30 September 2008	Group 31 December 2007	Company 31 December 2007
Carrying amount as of 1 January Increase of provisions for inventory for the	482	396	378	351
reporting period	-	-	264	205
Reversal of provision for inventory	(392)	(306)	(160)	(160)
Carrying amount at the end of the period	90	90	482	396

9.Trade receivables

The Group and the Company's trade receivables consisted of the following:

	Group 30 September 2008	Company 30 September 2008	Group 31 December 2007	Company 31 December 2007
Receivables for electricity in Lithuania Receivables for exported electricity Receivables for electricity transit	222,273 9,630 7	210,556 9,630 7	119,294 11,866 157	102,656 11,866 157
Total	231,910	220,193	131,317	114,679
Less: allowance for doubtful receivables	(9,937)	(9,612)	(9,947)	(9,612)
Carrying amount	221,973	210,581	121,370	105,067

The fair value of trade receivables approximates to their carrying amount.

The movement of allowances for doubtful receivables for the periods ended 30 September 2008 and 31 December 2007 consisted of the following:

	Group 30 September 2008	Company 30 September 2008	Group 31 December 2007	Company 31 December 2007
Carrying amount as of 1 January Recognized as doubtful receivables per	9,947	9,612	9,954	9,612
reporting period	-	-	-	-
Reversal of provisions for doubtful receivables	(10)	-	(7)	-
Write-off of provisions for doubtful receivables		_	-	_
Carrying amount at the end of the period	9,937	9,612	9,947	9,612

10.Other current receivables

The Group and the Company's other current receivables consisted of the following:

	Group 30 September 2008	Company 30 September 2008	Group 31 December 2007	Company 31 December 2007
Deferred VAT receivable Receivables for IT and telecommunication	15,195	15,195	2,961	2,961
services	3,030	3,046	3,283	3,287
Loan to Geoterma UAB Current portion of non-current receivables	-	-	3,222	3,222
(note 7)	120	-	1,774	1,513
VAT receivable	23	23	299	299
Other receivables	1,677	1,583	266	203
Carrying amount at the end of the period	20,045	19,847	11,805	11,485

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The ageing analysis of the Group and the Company's other receivables that were not recognized as doubtful, was as follows:

	Group 30 September 2008	Company 30 September 2008	Group 31 December 2007	Company 31 December 2007
Not overdue	19,858	19,660	10,944	10,624
Overdue up to 30 days	146	146	609	609
Overdue from 30 to 60 days	41	41	252	252
Carrying amount	20,045	19,847	11,805	11,485

The fair value of the non-current accounts receivable approximates to their carrying amount.

11.Term deposits

The Group and the Company's term deposits consisted of:

_	Group 30 September 2008	Company 30 September 2008	Group 31 December 2007	Company 31 December 2007
Term deposit at Bank Snoras AB (LTL), maturity – July 2008	-	-	150_	
Carrying amount			150	-

The carrying amounts of term deposits approximates to their fair values.

12.Cash and cash equivalents

The Group and the Company's cash and cash equivalents consisted of the following:

	Group 30 September 2008	Company 30 September 2008	Group 31 December 2007	Company 31 December 2007
Cash at banks and on hand Term deposit at bank Nordea Bank Finland Pic Lithuania's branch (LTL), maturity –	1,938	1,155	12,307	9,915
January 2008. Term deposit at bank Nordea Bank Finland Plc Lithuania's branch (LTL), maturity –	-		1,000	-
December 2008. Term deposit at bank Nordea Bank Finland Plc Lithuania's branch (LTL), maturity – October	360	-	360	-
2008. Term deposit at bank Snoras (LTL), maturity –	36,083	36,083		
December 2008. Overnight deposit at bank Hansabankas AB	200	-		
(LTL) Overnight deposit at bank AS Uni Credit Bank,	-	-	3,739	3,739
branch in Lithuania (LTL) Overnight deposit at bank Hansabankas AB	4,830	4,830		
(EUR)	-		912	912
Carrying amount	43,411	42,068	18,318	14,566

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13.Share capital

As of 30 September 2008 and 31 December 2007 the share capital of the Company amounted to LTL 689,515,435 and it was divided into ordinary 689,515,435 registered shares with the par value of one Litas each. All shares are fully paid. During nine months of 2008 the highest share price at the Stock Exchange session was LTL 4.83 per share, lowest – LTL 2.70 per share. The number of shareholders as of 30 September 2008 was 5,759.

Company shareholders were:

	30 Septembei Share capi		31 December 2007 Share capital	
Shareholders Lithuanian State, represented by Ministry of	(Lt)	Proc.	(Lt)	Proc.
Economy of the Republic of Lithuania Other Total: Lithuanian State, represented by Ministry of	664,700,833 324,520 <u>24,490,082</u>	96.40 0.05 3.55	665,400,833 24,114,602	96.50 3.50
Economy of the Republic of Lithuania	689,515,435	100.00	689,515,435	100.00

14.Legal reserve

The legal reserve is a compulsory reserve under Lithuanian legislation. Annual contributions of minimum 5% of the net distributable profit are required until the legal reserve reaches 10% of the registered share capital.

As of 30 September 2008, two companies of the Group, Lietuvos Energija AB and Energetikos Pajėgos UAB had fully formed a legal reserve, which accounted for 10% of the share capital and amounted to LTL'000 68,952 and LTL'000 43, respectively.

15.0ther reserves

The Group and Company's other reserves consisted of the following:

Group	Capital reduction reserve (related to transfer of heavy fuel storage reservoirs)	Reserve for property, plant and equipment acquisiti- ons	Revalua- tion reserve	Reserve for manage- ment and employee bonuses and sponsor- ship	Restricted Reserve related to non- current assets	Other reserves	Total
Balance as of 31 December 2006 Transfers to reserve Reserves used	(63,777)	162,744 - -		2,024 1,855 (2,024)	1,293,569	10,531	1,394,560 12,386 (2,024)
Balance as of 30 September 2007 Reserves used	<u>(63,777)</u>	162,744	-	1,855	1,293,569	10,531	1,404,922
Balance as of 31 December 2007	(63,777)	162,744		1,719	1,293,569	10,531	(136) 1,404,786
Transfers to reserve Reserves used	-	-	-	3,053	-,,	48,443	51,496
Balance as of 30 September 2008	(63,777)	162,744		<u>(1,700)</u> 3,072	1,293,569	58,974	(1,700) 1,454,582
Company	Capital reduction reserve (related to transfer of heavy fuel storage reservoirs)	Reserve for property, plant and equipment acquisition	Revalua- tion reserve	Reserve for manage- ment and employee bonuses and sponsor- ship	Restricted Reserve related to non-current assets	Other reserves	Total
Balance as of 31 December 2006 Transfers to reserve Reserves used Result of revaluation of property, plant and equipment Disposal of property, plant and equipment	_	160,637 - - -	1,560	2,000 1,700 (2,000)	1,293,569 - - -	10,531	1,392,429 12,231 (2,000) 1,560
Balance as of 30 September 2007	(63,777)	160,637	(1,560)	1,700	1 202 550		(1,560)
Balance as of 31 December 2007 Transfers to reserve Reserves used	(63,777)	160,637		1,700 1,700 2,780 (1,700)	1,293,569 1,293,569	10,531 10,531 47,831	1,402,660 1,402,660 50,611
Balance as of 30 September 2008	(63,777)	160,637	_	2,780	1,293,569	58,362	(1,700) 1,451,571

The reserve for reducing the share capital due to the transfer of heavy fuel storage reservoirs is the negative reserve of reducing the share capital that resulted from the transfer of fuel oil storage reservoirs to Vilniaus Mazuto Saugykla VĮ (although expected, the share capital has not yet been reduced by this amount).

For the period ended 30 September 2008

All amounts in LTL thousand, unless stated otherwise

After the first time adoption of IFRS at 1 January 2004 the retained earnings of the Company increased by LTL'000 1,369,457. For the purpose of restricting the distribution of such profit, during the shareholders' meeting held at 20 April 2006 it was agreed to form a reserve related with non-current assets from retained earnings.

16. Borrowings

The Group and the Company's borrowings according to the repayment schedules are as follows:

	Group 30 September 2008	Company 30 September 2008	Group 31 December 2007	Company 31 December 2007
Within first year Within second year Within third year			2,022 19,286	2,022 19,286
Within fourth year			19,286 2,022	19,286 2,022
Within fifth year	13,811	13,811	19,287	19,287
After five years			2,022	2,022
Total	13,811	13,811	63,925	63,925

The Group and the Company's long-term borrowings consisted of the following:

Credit institution	Contractual amount (EUR'000)	Carrying amount (as of 30 September 2008) (EUR'000)	Maturity	Current portion (as of 30 September 2008)	Carrying amount as of 30 September 2008	Current portion (as of 31 December 2007)	Carrying amount as of 31 December 2007
Zurcher Kantonalbank SEB Vilniaus Bankas AB	8,013 15,000	-	2009	-	-	2,022 -	12,133
UniCredit Bank AS Lithuanian Branch	15,000	4,000	2012	-	13,811	-	51,792
Nordea Bank Finland Plc Lithuanian Branch	15,000	-	2007	-	-	-	-
Bank Hansabankas AB	11,585		2009	-	_	-	_
Total long-term borrowings:	64,598	4,000		in the second se	13,811	2,022	63,925

The fair value of the borrowings approximates their carrying amount.

As of 30 September 2008 the Company had borrowings amounting to LTL'000 13,811 with a fixed interest rate (weighted average – 4.8%).

As of 31 December 2007 the Company had borrowings amounting to LTL'000 50,114 with a floating interest rate (weighted average – 5.3%) and borrowings amounting to LTL'000 13,811 with a fixed interest rate (weighted average – 4.8%).

The Group companies do not have any borrowings secured by the State guarantee or their own assets.

The Group and the Company are subject to meeting certain covenants under credit agreements:

- Under 24 January 2003 agreement with Zurcher Kantonal bank (contractual amount EUR'000 8,013) the Company was prohibited to pledge any assets or revenues to any third parties; The loan was repaid on 18 August 2008.
- Under 17 May 2002 agreement with bank Hansabankas AB (contractual amounts LTL'000 9,000, EUR'000 3,185 and EUR'000 11,585) the Company is obligated to maintain monthly turnover of over MLTL 15 through the Company's accounts at this bank, not to close accounts without advance notice, shall not establish joint ventures, shall not assume liabilities under credit, loan or guarantee agreements, lease, financial lease or factoring agreements concluded with credit institutions or other entities, shall not assume liabilities with regard to third parties under guarantee, surety, pledge agreements if the liabilities under any of such agreements would exceed MLTL 10. Without written approval the Company shall not: dispose non-current assets (exceeding MLTL 10), rent part of business, pledge current and future funds in bank, and take decisions related to reorganization.
- Under 28 August 2002 agreement with SEB Vilniaus Bankas AB (contractual amounts EUR'000 15,000 and LTL'000 10,358) the Company is obligated to carry monthly turnover of over MLTL 15 through the Company's accounts at this bank, to comply with credit coverage ratio of above 1.1 and liabilities to assets ratio of less than 40%. Without prior bank approval the Company shall not: take decisions on reorganization and closing the accounts

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For the period ended 30 September 2008
All amounts in LTL thousand, unless stated otherwise

at this bank, transfer rights and obligations under this agreement to third parties, allow subsidiaries to borrow from other credit institutions (over MLTL 1), secure present and future liabilities under credit agreements by pledging assets or guarantees of third parties.

- Under 3 March 2002 agreement with Nordea Bank Finland Plc Lithuania branch (contractual amount -EUR'000 15,000) the Company is obligated to carry monthly turnover of over MLTL 10 through the Company's accounts at this bank, to comply with debt service ratio of above 1.05; financial liabilities and EBITDA ratio of less than 5. Without prior written bank approval the Company shall not: pledge assets for liabilities under other loan agreements, rent and dispose assets (exceeding MLTL 60), grant loans and guarantees (over MLTL 20), reorganize the Company.
- Under 22 May 2002 agreement with Bayerishe Hypo-und Wereinsbank AG Vilnius branch (contractual amount EUR'000 15,000) the Company is obligated to carry monthly turnover of over MLTL 10 through the Company's accounts at this bank. Without prior written bank approval the Company shall not: guarantee the obligations to its future creditors or expand guarantee implements to present creditors. In case of substantial breach of the agreement, the Company is obliged without written agreement shall not declare and pay dividends, perform the distribution of share capital, and purchase shares. On 1 September 2007 under a contract UniCredit Bank from HVB-Bank overtook all rights and obligations acquired through Bayerische Hypo und Vereinsbank AB Vilnius Branch.

During 9-month period of 2008 and in 2007, the Group and the Company complied with all covenants under the loan agreements.

17.Issued bonds

In September 2006 the Company issued bonds with a three-year maturity. The nominal value of the emission was EUR'000 7,500 (LTL'000 25,896). Annual interest rate – 4.06%. The maturity date – 29 September 2009.

The fair value of the issued bonds as of 30 September 2008 was EUR'000 7,431 (LTL'000 25,658) (as of 31 December 2007 – EUR'000 7,409 (LTL'000 25,538).

18. Obligations under finance leases

The Group's future minimum lease payments consisted of the following:

	30 Septer	nber 2008	31 December 2007		
Group	Minimum lease payments	Present value of minimum lease payments	Minimum lease payments	Present value of minimum lease payments	
Amounts payable under finance					
leases: Within one year	326 658	287 600	120	118	
Within the second to fifth year inclusive Minimum lease payments	984 (97)	887	120 (2)	118	
Less: future finance charges	887	887	118	118	

The Company's obligations under finance leases are secured by the lessor's right to the leased assets (note 5).

The fair value of the obligations under finance leases approximates their carrying amount.

For the period ended 30 September 2008

All amounts in LTL thousand, unless stated otherwise

19.Grants

For periods, ended 30 September 2008 and 31 December 2007, the movement of grants consisted of the following:

Group	Grants related to financing of assets acquisition	Total
Balance as of 31 December, 2006 - grants received	20,415	24,340
- grants used	4,383	8,756
Balance as of 30 September 2007	(684)	(949)
Balance as of 31 December 2007	24,114	32,147
- grants received	36,669	50,871
- grants used	11,191	11,294
Balance as of 30 September	(1,337)	(1,775)
2008.	46,523	60,390
Company	Grants related to financing of assets acquisition	Total
Balance as of 31 December, 2006 - grants received - grants used Balance as of 30 September 2007 Balance as of 31 December 2007 - grants received - grants used Balance as of 30 September 2008	20,340 4,383 (667) 24,056 36,617 11,191 (1,320) 46,488	24,265 8,756 (932) 32,089 50,819 11,294 (1,758) 60,355

20.Other non-current payables and liabilities

Group Balance as of 31 December 2007 - payables received - payables used Balance as of 30 September 2008	Sums received in advance from new consumers 1,450	Iš viso 1,450 - 1,450
Company Balance as of 31 December 2007 - payables received - payables used Balance as of 30 September 2008	Sums received in advance from new consumers 1,450	Iš viso 1,450 - 1,450

The current received advance payments, which will be recognized as income, received from new consumers are accounted in the Balance article "Received advance payments". As of 30 September 2008 these advance payments amounted to LTL'000 29,017 (as of 31 December, 2007 – LTL'000 17,433).

21.Trade and other payables

The Group and Company's trade and other payables consisted of the following:

	Group	Company	Group	Company
	30 September	30 September	31 December	31 December
	2008	2008	2007	2007
Debts for electricity and related services	182,397	182,397	83,409	83,409
Debts for contract works, services	60,283	56,338	57,122	49,647
Debts for material welfare	2,383	1,161	15,647	12,248
Carrying amount for end of period	245,063	239,896	156,178	145,304

22. Other payables and liabilities

For the period ended 30 September 2008

All amounts in LTL thousand, unless stated otherwise

The Group and Company's other payables consisted of the following:

	Group 30 September 2008	Company 30 September 2008	Group 31 December 2007	Company 31 December 2007
Deferred VAT payable	20,949	20,949	7,658	7,658
Payroll related liabilities	5,019	3,699	2,872	1,222
Vacation reserve	1,366	1,175	3,355	3,025
Property tax payable	220	220	2,145	2,145
Tax for natural resources	174	174	310	310
Other taxes payable	58	27	27	11
Dividends payable	587	587	633	633
Share of deferred income from new consumers for				
the current year	587	587	582	582
Other sums payable and current liabilities	2,143	2,011	688	493
Carrying amount	31,103	29,429	18,270	16,079

Fair value of trade and other payables approximates their carrying amount.

23.Income tax expense

For the periods ended 30 September 2008 and 30 September 2007, the income tax expense consisted of the following:

	Group 30 September 2008	Company 30 September 2008	Group 30 September 2007	Company 30 September 2007
Components of the income tax expense				
Income tax (including social tax)	18,308	18,201	17,142	16,787
Deferred income tax benefit	(5,527)	(5,544)	(8,298)	(8,253)
Income tax expenses for the reporting period	12,781	12,657	8,844	8,534

For the period ended 30 September 2008

All amounts in LTL thousand, unless stated otherwise

The Group and Company's deferred income tax consisted of the following:

The Group and Company's deferred income tax cor	isisted of the follow Group 30 September	ving: Company 30 September	Group 31 December	Company 31 December
	2008	2008	2007	2007
Deferred income tax assets				
Impairment of property, plant and equipment			(100 110)	(400.440)
(deemed cost)	(183,921)	(183,921)	(189,442)	(189,442)
Doubtful receivables (Baltic Shem and Liberty,	(072)	(073)	(3,894)	(3,894)
etc.)	(973)	(973) (1,442)	(1,442)	(1,442)
Doubtful receivables (Ekranas AB)	(1,442) (205)	(1,442)	(503)	(454)
Vacation reserve Impairment of financial assets (will be recognized	(203)	(170)	(303)	(454)
for tax purposes at the moment of disposal)	(204)	(204)	(409)	(409)
Recognition for tax purposes of capitalized finance	(201)	(201)	(,,	(, , , ,
costs previously written-off	(17)	(17)	(68)	(68)
Allowances for inventories to net realizable value	(14)	(14)	(59)	(59)
	` .			
Total deferred income tax assets	(186,776)	(186,747)	(195,817)	(195,768)
Deferred income tax liabilities				
Increase in value of property, plant and				
equipment (deemed cost)	363,584	363,401	376,861	376,696
Carrying amount of assets acquired under	505/55	222,.02	,	
investment exemption for tax purpose				
(excluding construction in progress)	24,609	24,389	25,705	25,464
Impact of application of different depreciation				
rates for property, plant and equipment in				
financial and tax accounting	1,336	1,336	1,326	1,326
Carrying amount of construction in progress				
acquired under investment exemption for tax				
purpose in 1998 - 2001 and not commissioned into operation until 30 September 2008	2	2	2	2
Other (derivative financial instruments)	-	-	-	-
Total deferred income tax liabilities	389,531	389,128	403,894	403,488
Total deletted mediae tax habitates				
Less: valuation allowance	204	204	409	409
		-		
Deferred income tax liabilities, net	202,959	202,585	208,486	208,129

Deferred income tax assets and liabilities were accounted by using 15% tax rate, excluding deferred income tax assets and liabilities which were recovered or settled in 2007. According to the Law on Provisional Social Tax of the Republic of Lithuania, the Group's companies had to pay an additional social tax of 3% calculated on taxable profit, therefore while assessing the deferred income tax assets and liabilities, the increase of deferred income tax assets and liabilities was evaluated for 2007.

The Group and Company's periods of deferred income tax assets recovery and deferred tax liabilities settlement were as follows:

	Group 30 September 2008	Company 30 September 2008	Group 31 December 2007	Company 31 December 2007
Deferred income tax assets:				
Deferred income tax assets to be recovered after more than 12 months Deferred income tax assets to be recovered within	178,043	178,043	184,126	184,126
12 months	8,529	8,500	11,282	11,233
Total deferred income tax assets	186,572	186,543	195,408	195,359
Deferred income tax liabilities: Deferred income tax liabilities to be settled after				
more than 12 months	369,042	368,653	383,399	383,005
Deferred income tax liabilities to be settled within 12 months	20,489	20,475	20,495	20,483
Total deferred income tax liabilities	389,531	389,128	403,894	403,488
Deferred income tax liabilities, net	202,959	202,585	208,486	208,129

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The Group's adjustments for temporary differences were as follows:			
	As of 31 December 2007	Recognized in income (loss) statements	As of 30 September 2008
Impairment of property, plant and equipment (deemed cost)	(1 767 040)		
Doubtful receivables (Baltic Shem and Liberty, etc.)	(1,262,949)	36,808	(1,226,141)
Doubtful receivables (Ekranas AB)	(25,961)	19,471	(6,490)
Vacation reserve	(9,612)		(9,612)
Impairment of financial assets (will be recognized for tax purposes at	(3,357)	1,992	(1,365)
the moment of disposal)	(2.726)		
Recognition for tax purposes of capitalized finance costs previously	(2,726)	1,364	(1,362)
written-off	(450)		
Allowances for inventories to net realizable value	(450)	337	(113)
Increase in value of property, plant and equipment (deemed cost)	(396)	306	(90)
Carrying amount of assets acquired under investment exemption for	2,512,410	(88,514)	2,423,896
tax purpose (excluding construction in progress)	171 271	574 	
Effect of application of different depreciation rates for property, plant	171,371	(7,311)	164,060
and equipment in financial and tax accounting	0.027		
Carrying amount of construction in progress acquired under	8,837	67	8,904
investment exemption for tax purpose in 1998 - 2001 and not			
commissioned into operation until 30 September 2008	16		16
Total temporary differences	1,387,183	(3E 400)	16
Deferred income tax by applying 15% tax rate, net	208,077	(35,480)	1,351,703
Decrease in deferred income tax due to effect of social tax	200,077	(5,322)	202,755
Total deferred income tax, net	208,077	/E 222)	202 755
Less: valuation allowance	409	(5,322)	202,755
Deferred income tax liabilities, after assessment		(205)	204
======================================	208,486	(5,527)	202,755

(Continued on the following page)

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For the period ended 30 September 2008

All amounts in LTL thousand, unless stated otherwise

27. Costs of financial operations

During the respective periods ended 30 September, the Group and the Company's costs of financial operations consisted of the following:

-	Grоuр 2008	Company 2008	Group 2007	Company 2007
Interest expenses	(1,209)	(1,180)	(4,206)	(4,194)
Foreign currency exchange loss	(38)	(36)	(355)	(351)
Costs of debt servicing	(33)	(33)	(32)	(32)
Impairment of investments	-	(1,038)	-	(224)
Other expenses	(17)	(12)	(61)	(60)
Total loss from financial operations	(1,297)	(2,299)	(4,654)	(4,861)

28. Related party transactions

Sales and purchases of the goods and services:

As of 30 September 2008 and during the period ended 30 September 2008, the Group's related party transactions consisted of the following:

Related parties	Accounts payable	Accounts receivable	Purchases	Sales
Parties related to the Ministry of Economy of the Republic of Lithuania	68,920	20,402	454,174	93,866
LEO LT, AB and its subsidiaries	2,218	164,508	17,147	618,811
Associates of the Group	10	127	7,370	163
Total	71,148	185,037	478,691	712,840

As of 30 September 2008 and the period ended 30 September 2008, the Company's related party transactions consisted of the following:

Related parties	Accounts payable	Accounts receivable	Purchases	Sales
Parties related to the Ministry of Economy of the Republic of Lithuania	68,676	20,328	453,301	88,352
LEO LT, AB and its subsidiaries	2,182	164,367	17,016	618,646
Subsidiaries	2,455	18	1,497	96
Associates	10	127	7,370	163
Total	73,323	184,840	479,184	707.257

As of 31 December 2007 and for the year ended 31 December 2007, Group's related party transactions consisted of the following:

Related parties	Accounts payable	Accounts receivable	Purchases	Sales	
Parties related to Ministry of Economy of the					
Republic of Lithuania	48,614	53,993	429,268	499,160	
Associates	786	3,446	11,369	345	
Total	49,400	57,439	440,637	499,505	

As of 31 December 2007 and for the year ended 31 December 2007, the Company's related party transactions consisted of the following:

Related parties	Accounts <u>payable</u>	Accounts payable	Acquisitions	Sales
Parties related to the Ministry of Economy of the Republic of Lithuania	49.601	E1 EC4	420 450	485.040
·	48,601	51,564	429,156	485,949
Subsidiaries	1,489	12	7,472	409
Associates	<u> 786</u>	3,256	11,369	118
Total	50,876	54,832	447,997	486,476

All transactions with related parties were concluded on an arm's length basis.

Compensation to key management personnel

For the periods ended 30 September of a respective year, the Company's compensation to key management personnel consisted of the following:

	2008	2007
Remuneration of the management	1424	1041
Other amounts paid to managers (bonuses for board members)	80	70
Number of managers	12	12

Management consists of Board members, heads of administrations and their deputies, chief accountants.

23. Income tax expense (continued)

The Company's changes of temporary differences consisted of the following:

	as of 31 December,	Recognized in income	as of 30 September
-	2007	<u>statements</u>	2008
Impairment of property, plant and equipment (deemed cost)	(1,262,949)	36,808	(1,226,141)
Allowances for doubtful receivables (Baltic Shem and Liberty)	(25,961)	19,471	(6,490)
Allowances for doubtful receivables (Ekranas AB)	(9,612)	-	(9,612)
Vacation reserve	(3,025)	1,851	(1,174)
Impairment of financial assets (will be recognized for tax purposes at the moment of disposal)	(2,726)	1,364	(1,362)
Recognition for tax purposes of capitalized finance costs previously	` ' '	•	.,,,
written-off	(450)	337	(113)
Allowances for inventories to net realizable value	(396)	306	(90)
Increase in value of property, plant and equipment (deemed cost)	2,511,305	(88,630)	2,422,675
Carrying amount of assets acquired under investment exemption for			
tax purpose (excluding construction in progress)	169,762	(7,169)	162,593
Effect of application of different depreciation rates for property, plant			
and equipment in financial and tax accounting	8,837	67	8,904
Carrying amount of construction in progress acquired under			
investment exemption for tax purpose in 1998 - 2001 and not			
commissioned into operation until 30 September, 2008	16		16
Total temporary differences	1,384,801	(35,595)	1,349,206
Deferred income tax by applying 15% tax rate, net	207,720	(5,339)	202,381
Decrease in deferred income tax due to effect of social tax			
Total deferred income tax, net	207,720	(5,339)	202,381
Less: valuation allowance	409	(205)	204
Deferred income tax liabilities, after assessment	208,129	(5,544)	202,585

Reconciliation of income tax expense and pre-tax profit:

	Group 30 September 2008	Company 30 September 2008	Group 30 September 2007	Company 30 September 2007
Profit before tax	81,832	82,456	47,697	46,978
Tax at the income tax rate of 15 per cent (in 2007				
- 18 per cent)	12,275	12,368	8,586	8,456
Tax effect of items that are not deductible or				
taxable in determining taxable profit	506	289	258_	78
Income tax expense	12,781	12,657	8,844	8,534
Effective income tax rate (%)	15	15	18	18

24. Sales income

Sales income for periods ended 30 September, the Group and Company's sales income accounted for:

Sales income for electricity and related services	Group 2008	Company 2008	Group 2007	Company 2007
Auctioned electricity	367,344	367,344	193,652	193,652
Electricity export	167,154	167,154	111,810	111,810
Electricity transmission service	178,555	178,555	169,321	169,321
Public Service Obligations (VIAP)	286,818	286,818	263,376	263,376
Capacity reserve	97,373	97,373	85,830	85,830
Other sales of electricity and related services	28,038	28,038	11,118	11,118
Total:	1,125,282	1,125,282	835,107	835,107

For the period ended 30 September 2008

All amounts in LTL thousand, unless stated otherwise

24.Business and geographical segments

The Group has separated six business segments (activities). The Nuclear energy segment was separated before 28 August, 2008, until the establishment of LEO LT daughter company "Visagino Atominė Elektrinė". As of 30 September 2008 and for the nine-month period then ended the information about these segments consisted of the following:

9 months of 2008	Business segments						
	Electricity trans- mission	Electricity trade	Electricity generation	Electricity export	Nuclear power	Design and repair services	Total
Income	588,540	423,626	64,120	349,281	-	51,457	1,477,024
Inci. internal turnover among Company segments Income after elimination of internal turnover among Company	22,627	32,260	64,120	181,716	-	-	300,723
segments Incl. internal turnover among Group	565,913	391,366	-	167,565	-	51,457	1,176,301
companies Income after elimination of internal turnover among Group	-	-	-	-	-	9,778	9,778
companies	565,913	391,366	-	167,565	-	41,679	1,166,523
Expenses Incl. Internal turnover among	536,735	424,576	62,600	316,401	3,859	51,317	1,395,488
Company segments Expenses after elimination of internal turnover among Company	27 ,117	211,131	33,350	29,125	-	-	300,723
segments Incl. internal turnover among Group	509,618	213,445	29,250	287,276	3,859	51,317	1,094,765
companies Expenses after elimination of	1,525	-	-	-	-	7,994	9,519
internal turnover among Group companies	508,093	213,445	29,250	287,276	3,859	43,323	1,085,246
Break-down of significant items of expenses: Electricity purchase, purchase of capacity reserve, transmission,							
regulation and balancing expenses Repair and maintenance expenses	383,189	423,620	33,349	315,876	•	_	1,156,034
Depreciation and amortization Wages, salaries, social insurance and	22,459 83,050	33 9	3,728 12,375	24 9	-	767 1,593	27,011 97,036
accrued vacation reserve	32,857	377	6,566	384	600	17,645	58,429
Taxes other than Income tax	2,230	10	4,918	10	18	140	7,326
Communications and IT expenses Utilities	3,579 2,377	392 6	70 64	8 6	23	265 618	4,337
Production materials expenses	-	-	-	-	_	21,527	3,071 21,527
Subcontractors	-	-	-	-	-	6,265	6,265
Research and development Other	S60	80	120	-			760
Profit (loss) from ordinary	6,434	49	1,410	84_	3,218	2,497	13,692
activities (before elimination of internal turnover)	51,805	(950)	1,520	32,880	(3,859)	140	81,536
Elimination of internal turnover Profit (loss) from ordinary activities (after elimination of internal							(260)
turnover)							81,276
Segment's assets Unallocated assets	2,247,092 -	141,296	421,237	9,242	- -	51,854 -	2,870,721 28,758
Segment's liabilities Unallocated liabilities	47,920 -	38,955 -	2,541 -	95,522 -	-	12,244 -	197,182 420,880
Capital additions Unallocated capital additions	91,824	_	11,950 -	_	-	1,678	105,452 720
Depreciation and amortization Unallocated depreciation and	83,050	9	12,375	9	-	1,593	97,036
amortization	-	-	-	-	-	-	7,485

(Continued on the following page)

For the period ended 30 September 2008

All amounts in LTL thousand, unless stated otherwise

24. Business and geographical segments (continued)

As of 30 September 2007 and for the period then ended the information about segments consisted of the following:

2007 9 months	Business segments						
	Electricity trans- mission	Electricity trade	Electricity generation	Electricity export	Nuclear power	Design and repair services	Total
Income	285,505	493,803	65,082	239,433	-	50,184	1,134,007
Incl. internal turnover among Company segments Income after elimination of internal turnover among Company	27,328	29,074	65,082	127,498	-	-	248,982
segments Incl. Internal turnover among Group	258,177	464,729	-	111,935	-	50,184	895,025
companies Income after elimination of internal turnover among Group	-	-	-	-	-	5,363	5,363
companies	258,177	464,729	-	111,935	-	44,821	879,662
Expenses Incl. Internal turnover among	251,111	479,401	60,693	238,996	3,078	48,670	1,081,949
Company segments Expenses after elimination of internal turnover among Company	28,970	152,694	31,868	<i>35,458</i>	-	-	248,990
segments Incl. Internal turnover among Group	222,141	326,707	28,825	203,538	3,078	48,670	832,959
companies Expenses after elimination of	1,254	_	-	-	-	3,881	5,135
internal turnover among Group companies	220,887	326,707	28,825	203,538	3,078	44,789	827,824
Break-down of significant Items of expenses: Electricity purchase, purchase of capacity reserve, transmission,							
regulation and balancing expenses	96,103	478,342	31,867	238,650	_	-	844,962
Repair and maintenance expenses Depreciation and amortization Wages, salaries, social insurance and	24,300 89,319	27 132	4,256 12,227	21 8	-	2,870 1,465	31,474 103,152
accrued vacation reserve	27,749	311	5,892	248	462	16,984	51,646
Taxes other than income tax Communications and IT expenses	2,202 3,194	10 444	4,973 66	10 8	4	154 220	7,349 3,937
Utility expenses	915	2	60	2	-	298	1,277
Subcontractors	-	-	-	-	-	19,043	19,043
Production materials expenses	-	-	-	-	-	5,770	5,770
Research and development Other	809 6,519	70 62	57 1,295	- 51	123 2,489	1,865	1,058 12,281
Profit (loss) from ordinary activities (before elimination of							
internal turnover)	34,394	14,402	4,389	437	(3,078)	1,514	52,058
Elimination of internal turnover Profit (loss) from ordinary activities (before elimination of Internal turnover)							(220) 51,838
Segment's assets	2,149,835	129,958	423,760	129	-	51,623	2,755,305
Unallocated assets	-	•	· -	_	-	-	50,427
Segment's llabilities	14,691	56,473	1,699	95,964	-	15,945	184,772
Unallocated liabilities Capital additions	114,845	-	1 005	-	-	704	418,130
Unallocated capital additions	T + 7,043	-	1,805	-	-	781	117,431 540
Depreciation and amortization Unallocated depreciation and	89,319	132	12,227	8	-	1,465	103,152
amortization	-	-	-	-	-		7,305

The report by business segments for nine months of 2008 has the following revisions, compared to report issued in interim financial statements for nine-months of 2007: there was an increase in income from electricity transmission and export expenses by LTL'000 23,529 due to the amended procedure for issuing the Company's separate businesses income (loss) statements (February 7, 2008. Minutes of the meeting of administration No.9).

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For the period ended 30 September 2008
All amounts in LTL thousand, unless stated otherwise

24. Business and geographical segments (continued)

Secondary reporting format is geographical segments. The Company exports electricity to the EU countries and Russia. During nine months of 2008 the Company earned from electricity export LTL 151.8 million (during 9 months of 2007 – LTL 95.4 million). In addition to that, the Group exported metal structures and repair services.

For periods ended 30 September, the Group and Company's sales by geographical segments consisted of the following:

Country	Group 2008	Company 2008	Group 2007	Company 2007
Lithuania	1,011,647	972,994	782,093	739,587
Russia	432	· -	46,868	46,023
Finland	53.693	52,962	20,350	20,350
Latvia	46.003	45,996	11,152	11,124
Estonia	52,971	52,892	17,889	17,756
Germany	152	, <u>-</u>	1,218	, -
Sweden			92	-
Total:	1,164,898	1,124,844	879,662	834,840

Besides direct exports, the Company also sells peak energy for export. During nine months of 2008 the sales of peak energy amounted to MLTL 4.1 (during 9 months of 2007 – MLTL 6.3). The Company also exported electricity, generated on holidays and weekends. During nine months of 2008, the revenues from exported electricity, generated on holidays and weekends accounted for MLTL 3.4 (during nine months of 2007 – MLTL 10.3).

25. Other operating income

During the respective periods, ended 30 September the Group and the Company's other income consisted of the following:

	Group 2008	Company 2008	Group 2007	Company 2007
Maintenance services	40,315	-	44,679	-
Data transmission	9,622	9,622	8,738	8,738
Internet services	2,593	2,612	2,163	2,168
Rent of facilities	1,910	1,910	1,887	1,887
Rent of property	2455	2,047	1,668	1,661
Health and recreation services	1,010	802	937	719
IT services	468	468	303	303
Voice telephony services	357	386	330	362
Engineering services	289	=	22 5	-
Gain on disposal of property, plant and equipment	=	-	42	283
Other income	1,657	1,150	1,363	469
Other operating income, total	60,676	18,997	62,335	16,590

26. Income from financial operations

During the respective periods ended 30 September, the Group and the Company's other gains consisted of the following:

	Group 2008	Company 2008	Group 2007	Company 2007
Interest revenues	979	925	400	355
Positive impact of currency exchange rate adjustment	43	43	23	19
Dividends received	•	633	-	413
Other gain	39		36	-
Total income from financial operations	1,061	1,601	459	787

LIETUVOS ENERGIJA AB

Company code 220551550, Žvejų g. 14, LT-09310 Vilnius

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For the period ended 30 September 2008

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27. Costs of financial operations

During the respective periods ended 30 September, the Group and the Company's costs of financial operations consisted of the following:

	Group 2008	Company 2008	Group 2007	Company 2007
Interest expenses	(1,209)	(1,180)	(4,206)	(4,194)
Foreign currency exchange loss	(38)	(36)	(355)	(351)
Costs of debt servicing	(33)	(33)	(32)	(32)
Impairment of investments	-	(1,038)	-	(224)
Other expenses	(17)	(12)	(61)	(60)
Total loss from financial operations	(1,297)	(2,299)	(4,654)	(4,861)

28. Related party transactions

Sales and purchases of the goods and services:

As of 30 September 2008 and during the period ended 30 September 2008, the Group's related party transactions consisted of the following:

Related parties	Accounts payable	Accounts receivable	Purchases	Sales
Parties related to the Ministry of Economy of the Republic of Lithuania	68,920	20,402	454,174	93,866
LEO LT, AB and its subsidiaries	2,218	164,508	17,147	618,811
Associates of the Group	10	127	7,370	163
Total	71,148	185,037	478,691	712,840

As of 30 September 2008 and the period ended 30 September 2008, the Company's related party transactions consisted of the following:

Related parties	Accounts payable	Accounts receivable	Purchases	Sales
Parties related to the Ministry of Economy of the Republic of Lithuania	68,676	20,328	453,301	88,352
LEO LT, AB and its subsidiaries	2,182	164,367	17,016	618,646
Subsidiaries	2,455	18	1,497	96
Associates	10	127	7,370	163
Total	73,323	184,840	479,18470	7,257

As of 31 December 2007 and for the year ended 31 December 2007, Group's related party transactions consisted of the following:

Related parties	Accounts payable	Accounts receivable	Purchases	Sales
Parties related to Ministry of Economy of the Republic of Lithuania	48.614	53,993	429,268	499,160
Associates	786	3,446	11,369	345
Total	49,400	57,439	440,637	499,505

As of 31 December 2007 and for the year ended 31 December 2007, the Company's related party transactions consisted of the following:

Related parties	Accounts payable	Accounts payable	Acquisitions	Sales
Parties related to the Ministry of Economy of the				
Republic of Lithuania	48,601	51,564	429,156	485,949
Subsidiaries	1,489	12	7,472	409
Associates	786	3,256	11,369	118
Total	50,876	54,832	447,997	486,476

All transactions with related parties were concluded on an arm's length basis.

Compensation to key management personnel

For the periods ended 30 September of a respective year, the Company's compensation to key management personnel consisted of the following:

	2008	2007
Remuneration of the management	1424	1041
Other amounts paid to managers (bonuses for board members)	80	70
Number of managers	12	12

Management consists of Board members, heads of administrations and their deputies, chief accountants.

EXPLANATORY NOTES For the period ended 30 September 2008 All amounts in LTL thousand, unless stated otherwise

29.Earnings per share

For the periods ended 30 September of a respective year, earnings per share equaled:

	2008	2007
Net profit attributable to equity holders of the Company Weighted average number of shares	69,799 689,515,435	38,445 689,515,435
Basic and diluted earnings per share (LTL)	0.10	0.06

30. Dividends per share

Dividends per share consisted of the following:

	For the financial year ended 31 December 2007	For the financial year ended 31 December 2006
Dividends declared	-	8,154
Weighted average number of shares	689,515,435	689,515,435
Dividends declared per share (LTL)		0.01

31. Financial risk management

The Group's companies are facing financial risks in their operations, i.e. credit risk, liquidity risks and market risk (risks of foreign currency, interest rate in relation to fair value and cash flows, as well as the securities price risk). In managing the aforesaid risks, the Group's companies seek to reduce the effect of factors which could negatively impact financial results of their operations.

Financial risks of the Company are managed by its Finance Department abiding by the principles of Financial Risk Management approved by Company's management board on 3 March 2004.

Credit Risk

As of 30 September 2008 and 31 December 2007, the credit risk was related to:

	Group	Company	Group	Company
	30 September	30 September	31 December	31 December
	2008	2008	2007	2007
Financial assets	286,099	273,166	153,621	133,096

Financial assets consist of trade receivables, other receivables, term deposits, cash and cash equivalents.

The credit risk of the Group and the Company related to the amounts receivable is rather limited because the main buyers are reliable customers.

Neither the Group nor the Company have significant credit risk concentration, because credit risks are shared among several customers.

The credit risk on overdrafts is limited because the Company and the Group conduct transactions with the banks with high credit ratings assigned by international credit rating agencies.

Ratings of the banks issued by international rating agency Fitchratings:

Bank	Long-term credit rating	Short-term credit rating
SEB Vilniaus Bankas AB	A	F1
Hansabank Group	A	F1
AB DnB Nord bank	A	F1
Nordea Bank Finland Plc, Lithuanian branch	AA-	F1

Ratings of the banks issued by International rating agency Moody's:

Bank	Long-term credit rating	Short-term credit rating
Hansabank Group	A1	P-1
Nordea Bank Finland Pic., Lithuanian Branch	Aa1-	P-1

EXPLANATORY NOTES For the period ended 30 September 2008 All amounts in LTL thousand, unless stated otherwise

As of 30 September 2008 and 31 December 2007 the majority of impaired trade receivables of the Group and the Company consisted of trade receivables from Ekranas AB (LTL'000 9,612), that went bankrupt at the date of the financial statements.

The ageing analysis of the Group and the Company's trade receivables that were not recognized doubtful consisted of the following:

	Group 30 September 2008	Company 30 September 2008	Group 31 December, 2007	Company 31 December, 2007
Paid on due date	220,747	210,399	109,360	94,078
Overdue up to 30 days	1,034	182	11,464	10,883
Overdue from 30 to 60 days	20		427	106
Overdue from 60 to 90 days	8	-	22	-
Overdue more than 90 days	164		97	
Carrying amount	221,973	210,581	121,370	105,067_

Liquidity risk

The liquidity risk is managed by planning the cash flows of the Group. In order to minimize the liquidity risk, cash flow forecasts are prepared. Overdraft and credit line agreements are used to manage the difference between the risks of late collection of receivables and the short-term cash flows (revenues and payments).

The following table details the Group's and Company's contractual maturity for their non-derivative financial liabilities. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group and the Company can be required to pay.

Group	Less than 1 year	Between 1 and 2 years	Between 2 and 5 years	Over 5 years
As of 30 September 2008				
Borrowings and bonds	-	25,896	13,811	-
Obligations under finance leases	287	50	<u>.</u>	-
Trade and other payables	307,889	-	-	-
As of 31 December, 2007				
Borrowings and bonds	2,022	45,182	40,595	2,022
Obligations under finance leases	118	-	-	-
Trade and other payables	198,582	-	-	-
Company	Less than 1 year	Between 1 and 2 years	Between 2 and 5 years	Over 5 years
as of 30 September 2008				
Borrowings and bonds Trade and other payables	299,205	25,896 -	13,811	-
as of 31 December, 2007				
Borrowings and bonds	2,022	45,182	40,595	2,022
Trade and other payables	182,264	-	-	-

Market risk

Interest rate risk

The income and cash flows of the Group companies are not significantly exposed to the fluctuations of the market interest rate. The interest rate risk relates mainly to long-term borrowings. The borrowings issued at floating interest rates expose the Group to cash flow interest rate risk. The borrowings issued at fixed interest rates expose the Group to fair value interest rate risk.

According to the principles of financial risk management approved by the Group's companies, the interest expenses must be forecasted with sufficient precision for a period that is not shorter than the period of establishing the price cap of the electricity transmission service (three years). The loan portfolio of the Group is formed on the basis of the following principle: at least 50% of all the borrowings must be at the fixed interest rate, the remaining borrowings – at the floating interest rate.

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The Group's companies have borrowings with fixed and floating interest rates, the latter related to EURIBOR, EUR LIBOR and VILIBOR.

The Company manages the interest rate risk by entering into interest swap agreements, usually by changing a floating interest rate into a fixed interest rate. The Company takes long-term borrowings from banks with the floating interest rate and concludes respective swap agreements for changing the floating interest rate to fixed interest rate by ensuring lower fixed interest rates as compared to those which would have been applicable if the loan agreements with the fixed interest rate were directly concluded with the banks.

An interest rate swap agreement is a bilateral agreement according to which the parties undertake to swap the cash flows of interest calculated for the period agreed when entering into transaction on the agreed amount. Usually, according to this agreement the cash flows of one financial instrument (either with fixed or floating interest rate) are changed over to the cash flows from other financial instrument (either with fixed or floating interest rate). In such transaction both parties can pay the calculated amount of interest or one of the parties can pay the difference between the interest amounts.

Interest swap agreements are concluded when the increase of the interest base-rate is projected in the future and hence the interest payable by the Company at the floating interest rate could increase respectively, or when the decrease of interest base-rate is projected in the future and hence the interest payable by the Company at the fixed interest rate could increase respectively.

With an aim to manage the interest rate fluctuation risk, at the end of 2003 the Company entered into the interest rate swap agreement with Nordea Bank Finland Pic., Lithuanian branch, with maturity on 30 June 2007.

Foreign_exchange_risk

In order to manage the foreign exchange risk, the Group's companies conclude credit contracts only in Euros and Litas. The sales/purchase contracts are also denominated mostly in Euros and Litas.

Starting from 2 February 2002, LTL is pegged to EUR, therefore the Group and the Company's equity is not sensitive to changes in foreign currencies exchange rates.

The Group's companies have no significant concentration of foreign exchange risk; therefore, it did not use any financial instruments facilitating control over the foreign exchange risk in 2008 and in 2007.

As of 30 September 2008 monetary assets and liabilities in various currencles (in thousands) consisted of the following:

_		Group			Company	
_		-	Net on-balance sheet			Net on-balance sheel
_	Asset	Liabilities	financial position	Asset	Liabilities	financial position
LTL	274,194	573,042	(298,848)	263,226	563,302	(300,076)
EUR	14,040	44,752	(30,712)	11,167	44,726	(33,559)
USD	10	1	9	1	1	-
GBP	-	5	(5)	-	5	(5)
RUR	201	262	(61)	-	<u>-</u>	
Total	288,445	618,062	(329,617)	274,394	608,034	(333,640)

As of 31 December, 2007 financial asset and liabilities in various currencles were as follows:

		Group			Company	
	Asset	Liabilities	Net on-balance sheet financial position	Asset	Liabilities	Net on-balance sheel financial position
-	ABBEL	Liabilities	illianciar position	M33CL	rianiiitica	Illiancial posicion
LTL	134,372	457,600	(323,228)	115,930	440,676	(324,746)
EUR	21,633	94,448	(72,815)	19,146	94,447	(75,301)
USD	167	14	153	157	14	143
RUR	221	53	168	-	-	-
Total	156,393	552,115	(395,722)	135,233	535,137	(399,904)

Risk of security prices

The Group's companies have not acquired any securities (shares, bonds, etc.) for trading in securities thus they do no face the risks related to security prices.

The Group's companies have direct control over their subsidiaries and take part in management of associates (Note 6 *Investments*). Investments in these companies are accounted at acquisition cost in the financial statements of the Company which is adjusted by impairment losses, if any. Investments in associates in Group's consolidated financial statements are accounted using the equity method by adjusting their carrying amounts by the share of the profits or losses attributable to the Group. The increase / decrease in the carrying amount of these investments directly impact the financial results of the Group. The Company impacts the results of its subsidiaries or associates by taking part in the formation of the policy of operations management of these companies.

EXPLANATORY NOTES For the period ended 30 September 2008 All amounts in LTL thousand, unless stated otherwise

The Group's companies have borrowings with fixed and floating interest rates, the latter related to EURIBOR, EUR LIBOR and VILIBOR.

The Company manages the interest rate risk by entering into interest swap agreements, usually by changing a floating interest rate into a fixed interest rate. The Company takes long-term borrowings from banks with the floating interest rate and concludes respective swap agreements for changing the floating interest rate to fixed interest rate by ensuring lower fixed interest rates as compared to those which would have been applicable if the loan agreements with the fixed interest rate were directly concluded with the banks.

An interest rate swap agreement is a bilateral agreement according to which the parties undertake to swap the cash flows of interest calculated for the period agreed when entering into transaction on the agreed amount. Usually, according to this agreement the cash flows of one financial instrument (either with fixed or floating interest rate) are changed over to the cash flows from other financial instrument (either with fixed or floating interest rate). In such transaction both parties can pay the calculated amount of interest or one of the parties can pay the difference between the interest amounts.

Interest swap agreements are concluded when the increase of the interest base-rate is projected in the future and hence the interest payable by the Company at the floating interest rate could increase respectively, or when the decrease of interest base-rate is projected in the future and hence the interest payable by the Company at the fixed interest rate could increase respectively.

With an aim to manage the interest rate fluctuation risk, at the end of 2003 the Company entered into the interest rate swap agreement with Nordea Bank Finland Plc., Lithuanian branch, with maturity on 30 June 2007.

Foreign exchange risk

In order to manage the foreign exchange risk, the Group's companies conclude credit contracts only in Euros and Litas. The sales/purchase contracts are also denominated mostly in Euros and Litas.

Starting from 2 February 2002, LTL is pegged to EUR, therefore the Group and the Company's equity is not sensitive to changes in foreign currencies exchange rates.

The Group's companies have no significant concentration of foreign exchange risk; therefore, it did not use any financial instruments facilitating control over the foreign exchange risk in 2008 and in 2007.

As of 30 September 2008 monetary assets and liabilities in various currencies (in thousands) consisted of the following:

-		Group			Company	
_	Asset	Liabilities	Net on-balance sheet financial position	Asset	Liabilities	Net on-balance sheel financial position
LTL EUR USD GBP RUR	274,194 14,040 10 - 201	573,042 44,752 1 5 262	(298,848) (30,712) 9 (5) (61)	263,226 11,167 1 -	563,302 44,726 1 5	(300,076) (33,559) - (5)
Total	288,445	618,062	(329,617)	274,394	608,034	(333,640)

As of 31 December, 2007 financial asset and liabilities in various currencies were as follows:

-	Asset	Group Liabilities	Net on-balance sheet financial position	Asset	Company Liabilities	Net on-balance sheel financial position
LTL EUR USD RUR	134,372 21,633 167 221	457,600 94,448 14 53	(323,228) (72,815) 153 168	115,930 19,146 157	440,676 94,447 14 -	(324,746) (75,301) 143
Total	156,393	552,115	(395,722)	135,233	535,137	(399,904)

Risk of security prices

The Group's companies have not acquired any securities (shares, bonds, etc.) for trading in securities thus they do no face the risks related to security prices.

The Group's companies have direct control over their subsidiaries and take part in management of associates (Note 6 *Investments*). Investments in these companies are accounted at acquisition cost in the financial statements of the Company which is adjusted by impairment losses, if any. Investments in associates in Group's consolidated financial statements are accounted using the equity method by adjusting their carrying amounts by the share of the profits or losses attributable to the Group. The increase / decrease in the carrying amount of these investments directly impact the financial results of the Group. The Company impacts the results of its subsidiaries or associates by taking part in the formation of the policy of operations management of these companies.

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32.Commitments and contingencies

Guarantees issued

In 2005 under the guarantee agreements the Company guaranteed 25% of Nordic Energy Link AS liabilities to Nordic Investment Bank (LTL'000 50,325) and to SEB Eesti Uhispank AB (LTL'000 29,435). The guarantees expire after the full repayment of the borrowings by the associate to respective banks, i.e. 15 March 2014 and 15 September 2014 respectively.

As of 30 September 2008 the following guarantees issued by Hansabankas AB were in effect:

- 1. Beneficiary Vilnius Municipality, amount LTL'000 16, type performance security, maturity 2 December 2009;
- Beneficiary Ministry of Environment of the Republic of Lithuania, Agency of Environmental Project Management, amount - LTL'000 2112, type - advance payment security, maturity - 30 September 2008;
- 3. Beneficiary Ministry of Environment of the Republic of Lithuania, Agency of Environmental Project Management,, amount LTL'000 422, type performance security, maturity 30 September 2008; As of 30 September 2008 the following guarantees issued by Nordea Bank Finland Pic. Lithuanian Branch were in effect:
- Beneficiary Fabryka Kotlow RAFAKO S.A., amount EUR 55,838 (LTL 192,798), type performance security, maturity - 1 October 2008;
- Beneficiary Fabryka Kotlow RAFAKO S.A., amount EUR 56,756 (LTL 195,966), type performance security, maturity – 30 March 2009.
- 3. Beneficiary Fabryka Kotlow RAFAKO S.A., amount EUR 58,168 (LTL 200,842.47), type performance security, maturity 15 October 2009.
- Beneficiary Fabryka Kotlow RAFAKO S.A., amount EUR 59,068 (LTL 203,950), type performance security, maturity - 15 September 2010.

Legal proceedings

At the date of preparation of these financial statements an arbitration dispute has been litigated between the Company and a foreign customer regarding performance of the agreement on the delivery of electricity. The parties disagree about orders, submitted under this agreement and an obligation to supply the ordered electricity volumes. In the opinion of the Company's management, the amount claimed at the arbitration court is unsubstantiated and the estimation of actual losses (and relevant liabilities) is quite complicated at the moment, therefore the Company have not allocated any provisions related with the mentioned claim in the interim financial statements for the nine-month period of 2008.

33.Subsequent events

Lietuvos Energija AB signed a cooperation agreement with European Bank for Reconstruction and Development (EBRD). Under the agreement, the bank assigned a grant of EUR 2 million for the power bridge project with Poland. The grant will be used to finance the preparatory works for the construction of the interconnection line between Lithuania and Poland. Based on preliminary calculations, the construction of the interconnection Alytus-Eik is estimated at EUR 237 million. By the middle of next year the interconnection's route should be clarified. The interconnection project between Lithuanian and Polish energy systems is implemented by a joint venture LitPol Link established by Lietuvos Energija AB and PSE Operator

On 9 October 2008, the Board of Lietuvos Energija AB resolved to convene the extraordinary general shareholders meeting on 4 December 2008. The Agenda of the meeting covers such issues as the unbundling of Lietuvos Energija AB branches - Kaunas Hydro Power Plant and Kruonis Pumped Storage Power Plant, amendment of the Articles of Association of the company (approval of the amended wording), appointment of the auditor of Lietuvos Energija AB and setting of payment terms and conditions for the auditor's services. The unbundling of Kruonis PSPP and Kaunas HPP from Lietuvos Energija AB and the transfer of their control to the Republic of Lithuania is set forth in the Agreement on the establishment of the national investor company.

On 28 October 2008, the International Credit Rating Agency Standard & Poor's, on the grounds of the decreased credit rating of the Republic of Lithuania, respectively downgraded the corporate long-term credit rating of Lietuvos Energija AB for borrowings in foreign currency from A- to BBB+, although the rating outlook was left unchanged, i.e. the on-watch negative. In order to resolve the credit watch placement, the credit rating agency has to analyze the overall financial credit strength of LEO LT, AB group.
