Interim condensed consolidated financial statements compliant with the International Financial Reporting Standards approved by the European Union for the 9-month period ended 30 September 2025

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INTERIM CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

	Note	3-month period ended 30 September 2025 (unaudited)	9-month period ended 30 September 2025 (unaudited)	3-month period ended 30 September 2024 (unaudited restated figures)	9-month period ended 30 September 2024 (unaudited restated figures)
Sales revenue	12	7 616	24 259	7 747	23 436
Recompensation	13	203	859	380	2 496
Cost of sales	14	(6 213)	(19 807)	(6 913)	(23 272)
Profit on sale		1 606	5 311	1 214	2 660
Selling and distribution expenses	14	(190)	(583)	(170)	(542)
Administrative expenses	14	(183)	(550)	(169)	(538)
Other operating income and expenses		16	43	2	46
Share in profit/(loss) of joint ventures	22	17	39	70	85
Operating profit		1 266	4 260	947	1 711
Interest expense on debt	15	(152)	(493)	(155)	(497)
Gain/loss on derivative instruments	15	(32)	(234)	(108)	(275)
Other finance income and costs	15	(5)	41	67	198
Profit before tax		1 077	3 574	751	1 137
Income tax expense	16	(233)	(675)	(114)	(1 015)
Net profit		844	2 899	637	122
Measurement of hedging instruments Foreign exchange differences from translation of foreign entity	32.4	(26) 1	(95) 1	(58) (68)	(91) (65)
Income tax	16	5	18	11	17
Other comprehensive income to be reclassified in the financial result		(20)	(76)	(115)	(139)
Actuarial gains (loss)	35	3	20	(20)	17
Income tax	16	(1)	(4)	4	(3)
Other comprehensive income not to be reclassified in the financial result		2	16	(16)	14
Other comprehensive income, net of tax		(18)	(60)	(131)	(125)
Total comprehensive income		826	2 839	506	(3)
Net profit:					
Attributable to equity holders of the Parent		844	2 897	636	119
Attributable to non-controlling interests		-	2	1	3
Total comprehensive income:					
Attributable to equity holders of the Parent		826	2 837	505	(6)
Attributable to non-controlling interests		-	2	1	3
Profit per share basic and diluted (in PLN)		0.48	1.65	0.36	0.07

INTERIM CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

	Note	As at 30 September 2025 (unaudited)	As at 31 December 2024
ASSETS			
Non-current assets			
Property, plant and equipment	17	35 131	33 247
Right-of-use assets	18	2 541	2 495
Goodwill	19	26	26
Energy certificates and CO ₂ emission allowances for surrender	20.1	28	38
Other intangible assets	21	759	768
Investments in joint ventures	22	230	190
Loans granted to joint ventures	23	523	479
Derivative instruments	24	74	90
Other financial assets	25	246	259
Other non-financial assets	26.1	920	333
Deferred tax assets	27	157	144
		40 635	38 069
Current assets			
Energy certificates and CO ₂ emission allowances for surrender	20.2	219	360
Inventories	28	678	937
Receivables from buyers	29	3 455	4 089
Income tax receivables	42	62	130
Receivables arising from other taxes and charges	30	609	459
Derivative instruments	24	132	159
Other financial assets	25	317	743
Other non-financial assets	26.2	128	167
Cash and cash equivalents	31	516	596
Assets classified as held for sale		6	5
		6 122	7 645
TOTAL ASSETS		46 757	45 714

INTERIM CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION - CONTINUED

	Note	As at 30 September 2025 (unaudited)	As at 31 December 2024
EQUITY AND LIABILITIES			
Equity attributable to equity holders of the Parent			
Issued capital	32.1	8 763	8 763
Reserve capital	32.3	2 948	2 438
Revaluation reserve from valuation of hedging instruments	32.4	62	139
Foreign exchange differences from translation of foreign entity		(2)	(3)
Retained earnings/(Accumulated losses)	32.5	8 782	6 376
		20 553	17 713
Non-controlling interests	32.6	3	41
Total equity		20 556	17 754
Non-current liabilities			
Debt	34	12 305	12 475
Provisions for employee benefits	35	709	701
Provisions for the costs of dismantling fixed assets and reclaiming	00	000	010
land	36	226	216
Accruals, deferred income and government grants	39	1 250	612
Deferred tax liabilities	27	1 555	1 592
Derivative instruments	24	46	64
Capital commitments	41	76	106
Other financial liabilities	44	35	40
Other non-financial liabilities	45	1	1
Current liabilities		16 203	15 807
Debt Debt	34	1 993	2 140
Liabilities to suppliers	40	1 628	1 955
Capital commitments	41	716	592
Provisions for employee benefits	35	81	110
Provisions for liabilities due to energy certificates and CO ₂ emission allowances	37	2 212	3 386
Other provisions	38	222	236
Accruals, deferred income and government grants	39	360	398
Income tax liabilities	42	435	23
Liabilities arising from other taxes and charges	43	644	977
Derivative instruments	24	241	375
Other financial liabilities	44	276	740
Other non-financial liabilities	45	1 189	1 221
Liabilities directly related to assets classified as held for sale		1	
		9 998	12 153
Total liabilities		26 201	27 960
TOTAL EQUITY AND LIABILITIES		46 757	45 714

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

9-MONTH PERIOD ENDED 30 SEPTEMBER 2025 (unaudited)

		Equity attributable to the equity holders of the Parent						
	Issued capital	Reserve capital	Revaluation reserve on valuation of hedging instruments	Foreign exchange differences from translation of foreign entity	Retained earnings/ (Accumulated losses)	Total	Non- controlling interests	Total equity
As at 1 January 2025	8 763	2 438	139	(3)	6 376	17 713	41	17 754
Distribution of prior years profits 32.3	-	510	-	-	(510)	-	-	-
Acquisition of non-controlling shares	_	_	-	-	3	3	(40)	(37)
Transactions with shareholders	_	510	-	-	(507)	3	(40)	(37)
Net profit	-	-	-	-	2 897	2 897	2	2 899
Other comprehensive income	-	-	(77)	1	16	(60)	-	(60)
Total comprehensive income	-	-	(77)	1	2 913	2 837	2	2 839
As at 30 September 2025 (unaudited)	8 763	2 948	62	(2)	8 782	20 553	3	20 556

PERIOD OF 9 MONTHS ENDED 30 SEPTEMBER 2024 (unaudited restated figures)

		Equity attributable to the equity holders of the Parent						
	Issued capital	Reserve capital	Revaluation reserve on valuation of hedging instruments	Foreign exchange differences from translation of foreign entity	Retained earnings/ (Accumulated losses)	Total	Non- controlling interests	Total equity
As at 1 January 2024	8 763	3 076	218	62	5 201	17 320	38	17 358
Distribution of prior years losses	-	(638)	-	-	638	-	-	_
Dividends and others		_	-	-	-	-	(2)	(2)
Transactions with shareholders	-	(638)	-	-	638	_	(2)	(2)
Net profit	-	-	-	-	119	119	3	122
Other comprehensive income		_	(74)	(65)	14	(125)	-	(125)
Total comprehensive income	-	-	(74)	(65)	133	(6)	3	(3)
As at 30 September 2024 (unaudited restated figures)	8 763	2 438	144	(3)	5 972	17 314	39	17 353

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

	Note	9-month period ended 30 September 2025 (unaudited)	9-month period ended 30 September 2024 (unaudited restated figures)
Cash flows from operating activities			
Profit before tax		3 574	1 137
Share in (profit)/loss of joint ventures		(39)	(85)
Depreciation and amortization		1 919	1 782
Impairment losses on non-financial non-current assets		(2)	1 640
Revaluation of loans granted		(45)	(102)
Exchange differences		(1)	(61)
Interest and commissions		495	503
Valuation of derivatives		(182)	(320)
Other adjustments of profit before tax		9	11
Change in working capital	46.1	(1 222)	-
Income tax paid	46.1	(231)	(121)
Net cash from operating activities		4 275	4 384
Cash flows from investing activities			
Purchase of property, plant and equipment and intangible assets	46.2	(4 142)	(3 490)
Purchase of financial assets		(3)	(5)
Total payments		(4 145)	(3 495)
Grants received		94	58
Dividends received		20	2
Proceeds from sale of property, plant and equipment and intangible assets		11	21
Other proceeds		-	1
Total proceeds		125	82
Net cash used in investing activities		(4 020)	(3 413)
Cash flows from financing activities			
Repayment of loans and borrowings	46.3	(3 220)	(5 359)
Interest paid	46.3	(363)	(367)
Repayment of lease liabilities		(118)	(110)
Acquisition of non-controlling shares		(37)	-
Other payments		(16)	(17)
Total payments		(3 754)	(5 853)
Proceeds from contracted loans and borrowings	46.3	3 188	4 382
Bond interest refund proceeds		65	-
Other proceeds		-	2
Total proceeds		3 253	4 384
Net cash from financing activities		(501)	(1 469)
Net increase/(decrease) in cash and cash equivalents		(246)	(498)
Net foreign exchange difference		-	-
Cash and cash equivalents at the beginning of the period	31	557	1 048
Cash and cash equivalents at the end of the period, of which:	31	311	550
restricted cash	31	218	217

Interim condensed consolidated financial statements for the 9-month period ended 30 September 2025 compliant with the IFRS approved by the EU (in PLN million)

INFORMATION ON THE CAPITAL GROUP AND THE BASIS FOR THE PREPARATION OF THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

1. General information about the TAURON Polska Energia S.A. Capital Group and its parent company

TAURON Polska Energia S.A. Capital Group (the "Group", the "Capital Group", "TAURON Group") consists of TAURON Polska Energia S.A. (the "parent entity", the "Company", the "Parent Company") and its subsidiaries. TAURON Polska Energia S.A., with its registered office in Katowice at ul. ks. Piotra Ściegiennego 3 in Poland, operates as a joint-stock company, incorporated by notarial deed on 6 December 2006. Until 16 November 2007, the Company operated under the name Energetyka Południe S.A.

The Parent Company is entered in the register of entrepreneurs of the National Court Register maintained by the District Court for Katowice-Wschód, Commercial Department of the National Court Register under KRS number: 0000271562.

The duration of the Parent Company and entities included in the Capital Group is unlimited. The activity is carried out based on the relevant licences granted to individual entities belonging to the Group.

The TAURON Group's core business is reflected in the breakdown into segments: Generation, Heat, Renewable Energy Sources, Distribution, Sales and Wholesale and other operations, including customer service, as discussed in more detail in Note 11 to these condensed interim consolidated financial statements.

The condensed interim consolidated financial statements of the Group cover a 9-month period ended 30 September 2025 and contain comparative figures for the 9-month period ended 30 September 2024 and as at 31 December 2024. The data included in these interim condensed consolidated financial statements for the period of 9 months ended 30 September 2025 and the comparative data for the period of 9 months ended 30 September 2024 have not been audited or reviewed by the statutory auditor. The comparative figures as at 31 December 2024 were subject to the audit by the statutory auditor. The interim condensed consolidated statement of comprehensive income comprising the data for the 3-month period ended 30 September 2025 and the comparative figures for the 3-month period ended 30 September 2024 have not been audited or reviewed by the statutory auditor.

These interim condensed consolidated financial statements were approved for publication by the Management Board on 18 November 2025.

Composition of the Management Board

As at 1 January 2025 and as at the date of approval of these interim condensed consolidated financial statements for publication, the Management Board consisted of:

- Grzegorz Lot President of the Management Board,
- Piotr Gołębiowski Vice President of the Management Board,
- Michał Orłowski Vice-President of the Management Board,
- Krzysztof Surma Vice President of the Management Board.

Composition of TAURON Group and joint ventures 2.

As at 30 September 2025, TAURON Polska Energia S.A. held, directly and indirectly, shares in the following key subsidiaries:

upsiui	ancs.			
No.	Company name	Registered office	Share of TAURON Polska Energia S.A. in the company share capital	Company holding direct shareholding in the share capital/ General partner
GENE	ERATION		Silale Capital	
1	TAURON Wytwarzanie S.A.	Jaworzno	100.00%	TAURON Polska Energia S.A.
2	Bioeko Grupa TAURON Sp. z o.o.	Jaworzno	100.00%	TAURON Wytwarzanie S.A.
3	TAURON Serwis Sp. z o.o.	Jaworzno	95.61%	TAURON Wytwarzanie S.A.
4	Łagisza Grupa TAURON Sp. z o.o.	Jaworzno	100.00%	TAURON Wytwarzanie S.A.
HEAT		-		,
5	TAURON Ciepło Sp. z o.o.	Katowice	100.00%	TAURON Polska Energia S.A.
RENE	WABLE ENERGY SOURCES			5
6	TAURON Ekoenergia sp. z o.o.	Jelenia Góra	100.00%	TAURON Polska Energia S.A.
7	TEC1 Sp. z o.o.	Katowice	100.00%	TAURON Polska Energia S.A.
8	TAURON Zielona Energia Sp. z o.o.	Katowice	100.00%	TAURON Polska Energia S.A.
9	TEC1 spółka z ograniczoną odpowiedzialnością	Katowice	100.00%	TEC1 Sp. 700
9	Mogilno I sp.k.	Ratowice	100.00%	TEC1 Sp. z o.o.
10	TEC1 spółka z ograniczoną odpowiedzialnością Mogilno II sp.k.	Katowice	100.00%	TEC1 Sp. z o.o.
11	TEC1 spółka z ograniczoną odpowiedzialnością Mogilno III sp.k.	Katowice	100.00%	TEC1 Sp. z o.o.
12	TEC1 spółka z ograniczoną odpowiedzialnością Mogilno IV sp.k. TEC1 spółka z ograniczoną odpowiedzialnością	Katowice	100.00%	TEC1 Sp. z o.o.
13	Mogilno V sp.k. TEC1 spółka z ograniczoną odpowiedzialnością	Katowice	100.00%	TEC1 Sp. z o.o.
14	Mogilno VI sp.k. TEC1 spółka z ograniczoną odpowiedzialnością EW	Katowice	100.00%	TEC1 Sp. z o.o.
15 16	Śniatowo sp.k. TEC1 spółka z ograniczoną odpowiedzialnością EW	Katowice Katowice	100.00%	TEC1 Sp. z o.o. TEC1 Sp. z o.o.
17	Dobrzyń sp.k. TEC1 spółka z ograniczoną odpowiedzialnością EW	Katowice	100.00%	TEC1 Sp. z o.o.
18	Gołdap sp.k. TEC1 spółka z ograniczoną odpowiedzialnością Ino	Katowice	100.00%	TEC1 Sp. z o.o.
	1 sp.k.			•
19	WIND T2 Sp. z o.o.	Katowice	100.00%	TAURON Zielona Energia Sp. z o.o.
20	"MEGAWATT S.C." Sp. z o.o.	Katowice	100.00%	TAURON Zielona Energia Sp. z o.o.
21	WIND T4 Sp. z o.o.	Katowice	100.00%	TAURON Zielona Energia Sp. z o.o.
22	WIND T30MW Sp. z o.o.	Katowice	100.00%	TAURON Zielona Energia Sp. z o.o.
23	FF Park PV 1 Sp. z o.o.	Katowice	100.00%	TAURON Zielona Energia Sp. z o.o.
24	Windpower Gamów Sp. z o.o.	Katowice	100.00%	TAURON Zielona Energia Sp. z o.o.
25	AE ENERGY 7 Sp. z o.o.	Katowice	100.00%	TAURON Zielona Energia Sp. z o.o.
26	TAURON Elektrownia Szczytowo - Pompowa Sp. z o.o.	Katowice	100.00%	TAURON Polska Energia S.A.
27	Finadvice Polska 1 Sp. z o.o.	Katowice	100.00%	TAURON Zielona Energia Sp. z o.o.
28	TAURON BME1 Sp. z o.o.	Katowice	100.00%	TAURON Zielona Energia Sp. z o.o.
29	TAURON BME4 Sp. z o.o.	Katowice	100.00%	TAURON Zielona Energia Sp. z o.o.
30	TAURON BME7 Sp. z o.o.	Katowice	100.00%	TAURON Zielona Energia Sp. z o.o.
31	TAURON BME8 Sp. z o.o.	Katowice	100.00%	TAURON Zielona Energia Sp. z o.o.
32	TAURON BME9 Sp. z o.o.	Katowice	100.00%	TAURON Zielona Energia Sp. z o.o.
	RIBUTION	,, ,,	400.0001	TAUDONS
33	TAURON Dystrybucja S.A.	Kraków	100.00%	TAURON Polska Energia S.A.
34	TAURON Dystrybucja Pomiary Sp. z o.o.	Tarnów	100.00%	TAURON Dystrybucja S.A.
35 SALE	Usługi Grupa TAURON Sp. z o.o.	Tarnów	100.00%	TAURON Dystrybucja S.A.
36	TAURON Sprzedaż Sp. z o.o.	Kraków	100.00%	TAURON Polska Energia S.A.
37	TAURON Sprzedaż GZE Sp. z o.o.	Gliwice	100.00%	TAURON Polska Energia S.A.
38	TAURON Czech Energy s.r.o.	Ostrava, Czech Republic	100.00%	TAURON Polska Energia S.A.
39	Polska Energia-Pierwsza Kompania Handlowa Sp. z o.o.	Warsaw	100.00%	TAURON Polska Energia S.A.
OTHE	R OPERATIONS			
40	TAURON Obsługa Klienta Sp. z o.o.	Wrocław	100.00%	TAURON Polska Energia S.A.
41	Kopalnia Wapienia Czatkowice Sp. z o.o.	Krzeszowice	100.00%	TAURON Polska Energia S.A.
42	Finanse Grupa TAURON Sp. z o.o.	Katowice	100.00%	TAURON Polska Energia S.A.
	TAURON Inwestycje Sp. z o.o.	Będzin	100.00%	TAURON Polska Energia S.A.
43	Thorton inwestyoje op. 2 6.6.			
43 44	TAURON Ubezpieczenia Sp. z o.o.	Katowice	100.00%	TAURON Polska Energia S.A.
		Katowice Wrocław	100.00% 100.00%	TAURON Polska Energia S.A. TAURON Polska Energia S.A.

Interim condensed consolidated financial statements for the 9-month period ended 30 September 2025 compliant with the IFRS approved by the EU (in PLN million)

Cancellation of the merger of TAURON Zielona Energia Sp. z o.o. with limited partnerships

On 1 July 2024, the merger of TAURON Zielona Energia sp. z o.o. (the acquiring company) with 10 limited partnerships (the acquired companies) was registered in the National Court Register. On 4 February 2025, the Regional Court in Katowice, in a verdict issued, declared invalidity of the resolution of the Extraordinary Meeting of Shareholders of TAURON Zielona Energia Sp. z o.o. on the merger of the acquiring company, TAURON Zielona Energia Sp. z o.o. with the acquired companies, registered on 1 July 2024 in the National Court Register, and burdened, in the opinion of the Company and the entities participating in the merger, with an error in the share exchange ratio.

The above judgment was the basis for the deletion by the District Court Katowice Wschód, 8th Commercial Division of the National Court Register, on 21 March 2025, of the entry of 1 July 2024 in the National Court Register concerning the merger of TAURON Zielona Energia Sp. z o.o. with the acquired companies with retroactive effect (ex tunc), as performed on the basis of an invalid legal action.

Demerger of TAURON Inwestycje Sp. z o.o.

On 1 April 2025, the demerger of TAURON Inwestycje Sp. z o.o. was registered, through the separation of an organised part of the enterprise related to activities in conventional sources to TAURON Ciepło Sp. z o.o. On 1 July 2025, the demerger of TAURON Inwestycje Sp. z o.o. was registered, through the separation of an organised part of the enterprise related to energy generation in renewable sources to TAURON Zielona Energia Sp. z o.o. After demerger, TAURON Inwestycje Sp. z o.o. is engaged in activities related to the production of green hydrogen.

Repurchase of shares in TAURON Dystrybucja S.A.

On 16 April 2025 the Extraordinary General Meeting of TAURON Dystrybucja S.A. adopted the resolution concerning the mandatory repurchase of shares of TAURON Dystrybucja S.A. held by shareholders representing no more than 5% of the share capital by the majority shareholder, i.e. TAURON Polska Energia S.A. On 15 May 2025, TAURON Polska Energia S.A. made a payment to the account of TAURON Dystrybucja S.A. of the entire amount for the repurchase of TAURON Dystrybucja S.A. shares from minority shareholders in the amount of PLN 37 million, accordingly, as of 15 May 2025 the Company exercises 100% of the rights from TAURON Dystrybucja S.A. shares.

As at 30 September 2025, TAURON Polska Energia S.A. held direct and indirect interest in the following key jointly-controlled companies in the Heat segment:

No.	Company name	Registered office	Share of TAURON Polska Energia S.A. in the company capital and governing body	Company holding direct shareholding in equity
1	Elektrociepłownia Stalowa Wola S.A.	Stalowa Wola	50.00%	TAURON Ciepło Sp. z o.o.
2	TAMEH HOLDING Sp. z o.o.	Dąbrowa Górnicza	50.00%	TAURON Polska Energia S.A.
3	TAMEH POLSKA Sp. z o.o.	Dąbrowa Górnicza	50.00%	TAMEH HOLDING Sp. z o.o.
4	TAMEH Czech s.r.o. ¹	Ostrava, Czech Republic	50.00%	TAMEH HOLDING Sp. z o.o.

¹ On 9 August 2024, TAMEH Czech s.r.o. was declared bankrupt by liquidation which, in the Group's opinion, translated into the loss of joint control over the above company on that date within the meaning of IFRS.

3. Statement of compliance

These interim condensed consolidated financial statements were prepared in accordance with the International Accounting Standard no. 34 *Interim Financial Reporting* ("IAS 34") according to the model approved by the European Union (the "EU").

The interim condensed consolidated financial statements do not comprise all the information and disclosures required in the annual consolidated financial statements and should be read in conjunction with the consolidated financial statements of the Group prepared in accordance with the International Financial Reporting Standards ("IFRS") for the year ended 31 December 2024.

4. Going concern

These interim condensed consolidated financial statements have been prepared with the assumption of continuation of activities by the Group companies as a going concern in the foreseeable future, i.e. in the period not shorter than one year following the balance sheet day. As at the date of approval of these interim condensed consolidated financial statements for publication, no circumstances are identified which would indicate a risk to the capacity of the Company to continue as a going concern.

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The Group identifies and actively manages liquidity risk, understood as the possibility of losing or limiting the capacity to settle current expenses. Despite the existence of an excess of current liabilities over current assets (the so-called negative working capital), the Group has full capacity to settle its liabilities when they fall due. The Group has available guaranteed financial agreements of PLN 6 388 million, which are described in more detail in note 34.1 of these interim condensed consolidated financial statements. The Group manages its liquidity in a conscious manner and uses available funding when specific liquidity needs arise, thereby optimising the cost of fund raising.

In the area of liquidity, financing and securing the continuity of operating activities, the Management Board, having analysed the financial position of the Company and the Group, does not identify any risk to the continuity of operations as a going concern in the foreseeable future, i.e. within a period not shorter than 1 year from the balance sheet day.

5. Functional currency and presentation currency

The functional currency of the parent entity and its subsidiaries, except for TAURON Czech Energy s.r.o., covered by these interim condensed consolidated financial and the presentation currency of these interim condensed consolidated financial statements is the Polish zloty. The functional currency of TAURON Czech Energy s.r.o. is the Czech koruna ("CZK"). Items in the financial statements of TAURON Czech Energy s.r.o. are translated into the TAURON Group's presentation currency using the relevant exchange rates.

These interim condensed consolidated financial statements are presented in the Polish zloty ("PLN") while all figures are provided in PLN million ("PLN million"), unless indicated otherwise.

6. Material values based on professional judgement and estimates

In the process of applying the accounting policy, professional judgement of the management, besides accounting estimates, was of key importance, which has an impact on the figures disclosed in these interim condensed consolidated financial statements. The assumptions underlying these estimates are based on the best knowledge of the Management Board related to the current and future actions and events in individual areas. In the period covered by these interim condensed consolidated financial statements, no significant changes occurred in the estimates or estimation methods applied, which could affect the current or future periods, other than those described below and hereinafter in these interim condensed consolidated financial statements.

Items of the interim condensed consolidated financial statements involving a material risk of significant adjustment to the carrying amounts of assets and liabilities are presented below.

Item	Explanatory note	Estimates and assumptions
		TAURON Group makes revenue estimates, in particular with regard to revenue from the sale of electricity, gaseous fuel, thermal energy and distribution services.
Sales revenues	Note 12	The Group companies operating in the Sales segment generate revenue from sales of electricity, gaseous fuel and distribution services to retail and wholesale customers. As at each balance sheet date, subject to the compliance with the prudence principle, an estimate is made of the amount of revenue from the sale of electricity, gaseous fuel and distribution services relating to the reporting period which, due to the settlement cycle established in agreements with customers and the fact that invoicing is performed for a significant number of customers in periods other than the reporting periods, will be invoiced in the consecutive reporting period.
		As at the balance sheet date, the Distribution segment estimates the amount of revenue from the sale of distribution services relating to a particular reporting period, which will be invoiced in the consecutive reporting period due to the settlement cycle longer than one month established in contracts with customers.
		Sales of heat are carried out on the basis of readings of metering and billing systems taken on the indicated working days of each calendar month, therefore, for reporting purposes, an estimation of sales from the date of the reading to the end of the month is made.

		As at each balance sheet date the Group assesses whether objective indication of impairment occurred in relation to tangible fixed assets. Where relevant indications exist, the Group is required to perform impairment tests of tangible fixed assets. Within the impairment tests the Group estimates the recoverable amount of an asset or the cash-generating unit ("CGU") to which the specific asset belongs. The recoverable value of an asset or CGU corresponds to the higher of the fair value less costs of sales or the value in use. Estimation of the value in use of cash generating units is based on their future cash flows discounted to the current value with a discount rate.
Property, plant and equipment	Note 17	As at the balance sheet date, an analysis was performed of the indications of impairment of non-financial fixed assets, in particular the changes that occurred in the third quarter of 2025 in the area of electricity prices, raw materials and CO_2 emission allowances, as well as the current market situation and their impact on the assumptions and long-term forecasts included in the impairment tests. After conducting the analyses to take into account the above market and regulatory developments, it was concluded that they were consistent with the pricing assumptions calculated in first half of 2025 and therefore do not affect the need to change the long-term projections relative to the information available as at 30 June 2025. Therefore, the results of the most recent impairment tests on non-financial non-current assets carried out as at 30 June 2025 are valid.
		The Group reviews, at least at the end of each financial year, the useful lives of property, plant and equipment.
		At the date of commencement of the lease, the Group measures an rights-of-use assets including in the current value of the lease payments remaining to be paid on that date. Lease payments are discounted by the Group using the interest rate of the lease if that rate can be easily determined. Otherwise, the Group applies the marginal interest rate. The lease incremental borrowing rate is estimated as a weighted average cost of TAURON Group's debt adjusted for the individual rating of the companies, taking into account a breakdown by lease term.
Right-of-use assets	Note 18	The Group applies the portfolio approach to similar leases regarding unified assets with similar use. When accounting for leases under the portfolio approach, the Group applies estimates and assumptions corresponding to the size and composition of the portfolio, including estimates of the weighted average lease term. In order to determine the lease period, e.g. for contracts for an indefinite period, the Group makes an estimate.
		The rights to use the assets are subject to impairment test estimates on a similar basis to property, plant and equipment.
		The Group classifies and measures loans granted to joint ventures accordingly.
Loans granted to joint ventures	Note 23	As at the balance sheet date, loans granted to the joint venture, Elektrociepłownia Stalowa Wola S.A., with a total carrying amount of PLN 523 million, were classified as financial assets measured at a fair value through profit or loss. Accordingly, the Group estimated the fair value taking into account the estimated future cash flows to be generated by Elektrociepłownia Stalowa Wola S.A. in the future, discounted at a rate based on the cost of equity expected for the business profile of the company.
Financial derivatives	Note 24	The Group measures financial derivatives at a fair value as at each balance sheet date. The derivatives related to non-financial assets and held to hedge own needs are not subject to measurement as at the balance sheet date.
Deferred tax assets	Note 16 Note 27	The Group assesses the enforceability of deferred tax assets at each balance sheet date. As at 30 September 2025, the Group has not recognised a deferred tax asset of PLN 1 182 million as a result of conducted feasibility assessment.
Inventory	Note 28	The Group's inventories mainly comprise coal stocks for production purposes. Inventory is measured at a lower of two values: purchase price and attainable net sales price. Inventory allocated for use in the production process, including in particular coal stocks, are not written down to the amount lower than the purchase price or manufacturing cost if the finished goods for the production of which they will be used are expected to be sold at at or above the purchase price or manufacturing cost. If a decrease in the price of materials indicates that the purchase price or the cost of finished goods will be higher than the net achievable value, the value of materials is written down to the net realisable value, which is estimated at their replacement cost. As at the balance sheet day, the Group estimated write-down on the value of coal fuel stocks level of PLN 4 million.

Receivables from buyers	Note 29	As at each balance sheet day, the Group estimates impairment losses on receivables from buyers attributable to expected credit losses. An impairment loss is recognised on both overdue and non-overdue receivables based on the probability-weighted expected credit loss that will be incurred in particular if any of the following events occur: payment is overdue by more than 90 days, the debtor goes into liquidation or bankruptcy or is restructured, or the receivables are subject to administrative enforcement, litigation or court enforcement. For the portfolio of strategic counterparties, the risk of insolvency of strategic counterparties is assessed based on ratings assigned to the counterparties using an internal scoring model and appropriately restated to account for the probability of default. The expected credit loss is calculated based on the estimated potential recoveries from security interests. For receivables from other counterparties, historical repayment figures are expected to reflect the credit risk (including the factor relating to the current macroeconomic situation) that will be incurred in future periods. The expected credit losses for this group of counterparties were estimated using the receivables ageing matrix and the percentage ratios assigned to the various ranges and groups (including receivables claimed at court, receivables from counterparties in bankruptcy) allowing to estimate the value of receivables from customers expected credit losses on receivables from buyers in the amount of PLN 282 million.
Debt liabilities	Note 34	When measuring liabilities at amortised cost using the effective interest rate method, the Group estimates future cash flows considering all contractual terms of a given financial instrument, including the early repayment option. At the same time, the classification of the liability is made on the basis of the existence of a right to defer settlement of the liability. If the Group has the right to defer settlement of a liability for at least 12 months after the balance sheet date, the liability is classified as non-current, even if the Group has the intention of repaying it within one year of the balance sheet date. As at 30 September 2025, the Company holds a liability due to hybrid bonds subscribed by the European Investment Bank with a nominal value of PLN 750 million and by Bank Gospodarstwa Krajowego with a nominal value of PLN 400 million, classified as non-current, in respect of which the scheduled redemption date falls within 12 months of the balance sheet date, i.e. December 2025 and March 2026. The Company has available financing under loan agreements with syndicates of banks (no exposure as at 30 September 2025), where the drawdown period of individual loan tranches may be less than 12 months, but the financing is revolving, and where the contract availability date exceeds 12 months from the balance sheet date, the Company classifies tranches according to the possibility of deferring the settlement of the liability, i.e. according to the availability date of the financing under the respective contract. The lease liability is measured at the present value of the outstanding lease payments, discounted using either the contractual interest rate (if determinable) or the incremental borrowing rate. The Company is a party to the loan agreement from the funds of the National Recovery and Resilience Plan in the amount of PLN 15 867 million. The funds made available under the agreement bear interest at a fixed rate of 0.5% per annum and the loan is scheduled to be repaid in semi-annual instalments in the ye
		In the Company's opinion, a loan with the interest rate below market rates is preferential. Accordingly, the Company estimated the fair value of the loan tranches received in the amount of PLN 315 million and, in accordance with IAS 20 <i>Government Grants and Disclosure of Government Assistance</i> recognised the estimated benefit of the interest rate below market rates in the amount of PLN 607 million, representing the difference between the cash received and the initial carrying amount of the loan tranches, as a subsidy to assets, which is presented in deferred income. The valuation of the loan at inception was performed as the present value of future cash flows taking into account the contractual terms discounted using the interest rate that the Company believes reflects market conditions as at the date of raising the financing.
Provisions (including provisions for onerous contracts)	Note 35 Note 36 Note 37 Note 38	The Group estimates the amount of provisions created based on the assumptions, methodology and calculations appropriate for a given type of provisions, evaluating the probability of spending funds that incorporate economic benefits and determining the reliable level of funds necessary to perform the obligation. Provisions are created by the Group if the probability of spending funds that incorporate economic benefits is higher than 50%. As at each balance sheet date, the Group assesses whether it is a party to onerous contracts, i.e. contracts under which the unavoidable costs of fulfilling the obligation outweigh the benefits expected to be received under the contract and, if it is determined that it is a party to such contracts, the present obligation under such contracts is recognised and measured as a provision.
		The discount rate applied to the valuation of long-term provisions, estimated as at the balance sheet date, was 5.8% and was compliant with the rate adopted for measurements as at 31 December 2024.

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Besides the foregoing, the Group makes significant estimates as regards the contingent liabilities recognised, in particular in the scope of legal proceedings where the Group companies are parties (Note 50).

As at the balance sheet date, the main factors and areas where the Group identifies the impact of climate change on the interim condensed consolidated financial statements remain consistent with those indicated as at 31 December 2024 and further described in note 10 of the consolidated financial statements for the year ended 31 December 2024. Significant changes that occurred in the 9-month period ended 30 September 2025 in the areas most significantly affected by climate issues are disclosed in these interim condensed consolidated financial statements. Those changes include, in particular, the verification of assumptions and economic useful lives of the generating units, made as part of the latest impairment tests of non-financial non-current assets conducted as at 30 June 2025. The revision takes into account, among other things, the impact of climate issues, particularly in the Generation and Heat segments, which are exposed to the risks of increased regulatory obligations, curtailment of conventional generation assets and the risk of higher operating costs and Renewable Energy Sources segment, which is affected by the support mechanisms in place and the technologies used. As a result of the revision, the economic useful lives of the cash-generating units in the Heat and Renewable Energy Sources segments were changed. The assumptions adopted in the scope of impairment testing, including those relating to climate issues, are described in detail in Note 17 of these interim condensed consolidated financial statements.

7. Standards published and amendments to standards which have not yet entered into force until the balance sheet date

The Group did not choose earlier application of any standards or amendments to standards which were published but have not entered into force by 30 September 2025.

 Amendments to standards issued by the International Accounting Standards Board which have been endorsed by the European Union but have not yet entered into force

Standard	Date of entry into force in the EU (annual periods commencing on or after that date)
Amendments to IFRS 9 Financial Instruments and IFRS 7 Financial Instruments - Disclosures - changes related to agreements for energy from renewable sources	1 January 2026
Amendments to IFRS 9 Financial Instruments and IFRS 7 Financial Instruments - Disclosures - changes to the classification and measurement of financial instruments	1 January 2026
Amendments to various standards, Amendments to IFRS (IFRS 1 First-time Adoption of International Financial Reporting Standards; IFRS 7 Financial Instruments: Disclosures; IFRS 9 Financial Instruments; IFRS 10 Consolidated Financial Statements; IAS 7 Statement of Cash Flows	1 January 2026

Amendments to IFRS 9 Financial Instruments and IFRS 7 Financial Instruments: Disclosures concerning agreements for energy from renewable sources clarify and simplify the use of the exemption from the fair value measurement for energy purchase agreements dependent on natural factors (agreements of Power Purchase Agreement -"PPA"). At the same time, these amendments extended the disclosure obligations for renewable energy agreements. Taking into account the PPAs concluded by the Group companies, the Company, on the basis of the analyses carried out to date, assesses that the above changes will not have a significant impact on the accounting principles applied so far regarding the recognition of the effects of the agreements concluded and, at the same time, may translate into the need to make additional disclosures in the consolidated financial statements regarding the above agreements. Amendments to IFRS 9 Financial Instruments and IFRS 7 Financial Instruments: Disclosures - Amendments to Classification and Measurement of Financial Instruments, in particular, clarify the recognition and derecognition dates for certain financial assets and liabilities, add guidance for assessing whether a financial asset meets the criteria for the SPPI test, as well as expand and update disclosure obligations for instruments whose contractual terms may change cash flows and equity instruments measured at fair value through other comprehensive income. Based on the analyses carried out to date, the Company, assesses that the foregoing changes will not have a material impact on the accounting policies applied so far.

As at the date of authorisation of these interim condensed consolidated financial statements for publication, the Company has not yet completed its assessment of the impact of introducing the amendments to IFRS 9 Financial Instruments and IFRS 7 Financial Instruments: Disclosures and the Amendments to various standards of the Improvements to IFRS on the Group's accounting policies.

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Standards and amendments to standards issued by the International Accounting Standards Board which have not been endorsed by the European Union and have not entered into force yet

Standard	Date of entry into force by standard, not approved by the EU (annual periods commencing on or after that date)
IFRS 14 Regulatory Deferral Accounts	1 January 2016*
Amendments to IFRS 10 Consolidated Financial Statements and IAS 28 Investments in Associates and Joint Ventures: Transactions of sale or contribution of assets between an investor and its associate or joint venture as amended	the date of entry into force of the amendments has been postponed
IFRS 18 Presentation and disclosure in financial statements	1 January 2027
IFRS 19 Subsidiaries without Public Accountability: Disclosures and Amendments to IFRS 19 Subsidiaries without Public Accountability: Disclosures	1 January 2027

^{*} The European Commission decided to refrain from launching the process of endorsement of this interim standard for use in the territory of the EU until the publication of the final version of IFRS 14 Regulatory Deferral Accounts.

IFRS 14 Regulatory Deferral Accounts

The International Accounting Standards Board is working on a standard on regulated activities. The standard is aimed to determine a model for the accounting treatment of assets and liabilities associated with regulated activities. The new standard, if issued, will replace IFRS 14 *Regulatory Accruals*. According to the draft standard, the standard is intended to apply to entities that are party to a contract specifying regulated rates that the entity charges to its customers for goods and services provided, and when part of the total consideration for goods and services provided in a given period is charged to customers through regulated rates in another period (so-called time differences arise). The Group monitors the work carried out by the International Accounting Standards Board regarding the final version of the standard on regulatory assets and liabilities in terms of determining the impact on TAURON Group, particularly in the Distribution segment. As at the date of authorisation of these interim condensed consolidated financial statements for publication, the final version of the standard has not been issued. The Group will assess the impact of the standard on the Group's financial results and financial position once the International Accounting Standards Board has issued the final version of the standard.

Other standards and amendments to standards

IFRS 18 Presentation and Disclosure in Financial Statements will replace the current IAS 1 Presentation of Financial Statements. The main requirements that IFRS 18 Presentation and Disclosure in Financial Statements introduces relate to the classification of items of income and expenses within the statement of comprehensive income into five categories, in particular the newly introduced categories of operating, investing and financing. In addition, IFRS 18 Presentation and Disclosure in Financial Statements introduces additional disclosure requirements for management-defined performance measures (MPMs) and rules for aggregation and disaggregation of information in financial statements. The Company continues to assess the impact of IFRS 18 Presentation and disclosure in financial statements and the amendments to IFRS 10 Consolidated Financial Statements and IAS 28 Investments in Associates and Joint Ventures on the Group's accounting policies. Based on the analysis performed to date, the Company assesses that IFRS 19 Subsidiaries without Public Accountability: Disclosures will have no impact on the Group's consolidated financial statements.

8. Changes in accounting policies used and restatement of comparable data

Changes in the accounting principles applied

The accounting principles (policy) adopted for the preparation of these interim condensed consolidated financial statements are consistent with those used for the preparation of the annual consolidated financial statements of the Group for the year ended 31 December 2024. Amendments to IAS 21 *The Effects of Changes in Foreign Exchange Rates: Lack of Exchangeability*, which entered into force on 1 January 2025, did not affect the Group's accounting policy.

Conversion of comparable data in connection with the change in the method of performing settlements due to the sale/purchase of electricity to cover the balance difference

In December 2024, as a result of conducted analyses, the Group changed and adjusted the settlement method of the sale and purchase of electricity to cover the balance difference (i.e. the difference between the electricity injected into the grid and released from the grid by Group companies).

The change and the adjustment related to the settlements made between Group companies of the *Sales and Wholesale* and *Distribution* segments, as well as to the re-estimation of revenues from electricity sales to entities outside TAURON

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Group reported in the Sales and Wholesale segment, consequently affecting the Group's financial results and the results of the Sales and Wholesale and Distribution segments. The previous re-estimates have been replaced by invoices issued between the companies in the Sales and Wholesale and Distribution segments taking into account the volume of electricity that was accepted by TAURON Group's customers and not invoiced to them.

In the Group's opinion, the revised approach allows for more accurate reflecting of the Group's revenue and profit levels (particularly in the *Distribution* segment) in individual reporting periods, eliminating significant fluctuations between periods resulting mainly from changes in electricity market prices. The change has no impact on the TAURON Group's cash flows related to the purchase and sales of electricity.

In order to present the effects of the implemented change fully and completely, the Group applied a retrospective approach to the presentation of the effects of the revised approach, using the assumption as if the revised approach had been applied in previous years. The Group has restated the comparative data for the 9-month period ended 30 September 2024.

	9-month period ended 30 September 2024 (unaudited approved figures)	Change of energy settlement method to cover the balance difference	9-month period ended 30 September 2024 (unaudited restated figures)	
Sales revenue Profit on sale	23 030 2 254	406 406	23 436 2 660	
Operating profit	1 305	406	1 711	
Profit before tax	731	406	1 137	
Income tax	(938)	(77)	(1 015)	
Net profit (loss)	(207)	329	122	

9. Impact of material changes in legislation

In 2022-2024, regulations came into force to cap electricity prices and protect electricity consumers against price increases, which significantly affected the TAURON Group's operations also in the 9-month period ended 30 September 2025.

Act of law	Key assumptions of the acts of law applicable in 2024	Key assumptions of legislation in force in the 9-month period ended 30 September 2025
Act of 7 October 2022 on special solutions for the protection of electricity consumers in 2023 (the 'Act on Consumer Protection")	 The solutions of the <i>Act on Consumer Protection</i> in the scope of the electricity price freeze for households at a level of 2022 have been extended until 30 June 2024. At the same time, new consumption limits have been introduced for the first half of 2024, for household customers with the consumption of 1500 KWh. The arrangements for the system of recompensating energy companies for the application of frozen electricity prices (in the amount of the product of the electricity covered by the frozen prices and the difference between the energy price resulting from the electricity tariff approved by the ERO President and the frozen electricity prices) have been extended until 30 June 2024. Recompensations for energy companies for frozen prices in the first half of 2024 for households were calculated taking into account the electricity tariff approved by the President of the ERO for 2024. Introduction of an obligation to change the tariff approved by the ERO from the second half of 2024, until the end of 2025 (reduction of the rates to an average level of PLN 623/MWh). 	 Lack of regulations related to the use of a frozer price and obtaining recompensation for its use. Introducing a change of the deadline for submission the tariff application in 2025, originally scheduled for 30 April 2025 and the term of effectiveness of the tariff approved by the ERC President. The amendment to the Act or Customer Protection came into force on 30 April 2025, pursuant to which the obligation to change the tariff was postponed until 1 October 2025.

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Act of 27 October 2022 on emergency measures to cap electricity prices and support certain consumers in 2023 (the "Act on Extraordinary Measures"), as amended by the Act of 12 September 2025 on the heat voucher and the amendment of certain acts to cap electricity prices

- The solutions of the Act on Extraordinary Measures regarding the application of a fixed price at a level of PLN 693/MWh have been extended until 31 December 2024 for small and medium-sized enterprises, local government units and special entities.
- The solutions of the Act on Extraordinary Measures regarding the application of a fixed price at a level of PLN 693/MWh have been extended until 30 June 2024 and at a level of PLN 500/MWh until 31 December 2024 for individual customers.
- Cancellation of consumption limits for individual customers in the second half of 2024.
- The extension of a system of recompensations (calculated depending on the type of customer and the time of conclusion of the agreement) paid on a monthly basis, the payment of which is the responsibility of the Settlement Administrator [Zarządca Rozliczeń S.A.] until 31 December 2024.
- The obligations for electricity generators and trading companies to make deductions to the Price Difference Payment Fund have not been extended by successive periods after 2023.

- The solutions of the Act on Extraordinary Measures regarding the application of a fixed price of PLN 693/MWh have been extended until 31 March 2025 only for local government units and special entities.
- The solutions of the Act on Extraordinary Measures regarding the application of a fixed price at a level of PLN 500/MWh have been extended until 31 December 2025 for individual customers.
- Maintaining the cancellation of consumption limits for individual customers.
- The extension of a system of recompensations (calculated depending on the type of customer) paid on a monthly basis, the payment of which is the responsibility of the Settlement Administrator [Zarządca Rozliczeń S.A.] until 31 March 2025 (for local government units and special entities) and until 31 December 2025 (for individual customers).

Impact of selected acts of law on the interim condensed consolidated financial statements for the 9-month period ended 30 September 2025 <i>(unaudited)</i>	Note			
Revenue from contracts with customers				
In accordance with the regulations of the <i>Act on Extraordinary Measures</i> , in the 9-month period ended 30 September 2025 the companies of the Sales and Wholesale segment applied prices for the sale of electricity and distribution services that do not exceed the maximum prices set out in the aforementioned Act to the groups of customers indicated in the aforementioned Act.	12			
Revenue due to recompensations				
The companies of the <i>Sales and Wholesale</i> segment recognised recompensations related to electricity supply in the amount of PLN 814 million in the 9-month period ended 30 September 2025 on the basis of the <i>Act on Extraordinary Measures</i> . As part of the above recompensations, the companies received the amount of PLN 610 million by the balance sheet date.	13			
Recompensation receivables				
As at 30 September 2025, the companies of the <i>Sales and Wholesale</i> segment had recompensation receivables resulting from the <i>Act on Extraordinary Measures</i> concerning the sale of electricity in the total amount of PLN 234 million, presented in the statement of financial position under <i>Other financial assets</i> considering that they recompensate for the reduction in revenue under agreements with customers.	25			
Advance payments for recompensations				
In the 9-month period ended 30 September 2025, the companies of the <i>Sales and Wholesale</i> segment settled recompensation advances in the amount of PLN 215 million received in the previous years and partially refunded recompensation advances received in the amount of PLN 311 million to the Settlement Administrator [Zarządca Rozliczeń S.A.].	39.1 44			
Costs of contributions to the Price Difference Payment Fund				
In the 9-month period ended 30 September 2025 and in the comparable period, the Group companies were not subject to the obligation to apply write-downs for the Price Difference Payment Fund.	45 26.2			
n the 9-month period ended 30 September 2025, the Group received the amount of PLN 35 million due for the adjustment of the Allowance for Price Difference Payment Fund.				

10. Seasonality of activities

The Group's business is characterised by seasonality.

Sales of heat depends on the atmospheric conditions, in particular, on air temperature, and it is higher in the autumn and winter season for individual customers. The level of electricity sales to individual consumers depends on the length of a day, which usually makes electricity sales in this group of consumers lower in the spring and summer season and higher in the autumn and winter season. The level of production and sales of electricity generated in renewable energy sources is affected by meteorological conditions.

The seasonality of the remaining areas of the Group operations is limited.

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BUSINESS SEGMENTS

11. Information on operating segments

The Group presents information concerning segments for the current and comparable reporting periods in accordance with IFRS 8 *Operating Segments*.

The organisation and management of the Group is carried out on a segment basis, taking into account the type of products and services offered. Each segment constitutes a strategic business entity offering different products and operating on different markets.

The Group applies the same accounting principles (policy) to all operating segments. The Group accounts for transactions between segments as if they referred to unrelated parties, i.e. using current market prices. Revenue from transactions between segments is eliminated in the consolidation process.

After the elimination of costs arising from intercompany transactions, general and administrative expenses of the Parent Company are presented under unallocated expenses. General and administrative expenses of the Parent Company are incurred for the benefit of the entire Group and cannot be directly attributed to the specific operating segment.

Segment assets do not include deferred tax, income tax assets, income tax receivables and financial assets, except for receivables from customers and other financial receivables (including, on account of recompensations), assets relating to gain on measurement of commodity financial derivative instruments as well as cash and cash equivalents, which represent segment assets.

Segment liabilities do not include current and deferred income tax liabilities and financial liabilities, except for liabilities to suppliers, capital commitments, payroll liabilities as well as liabilities relating to loss on measurement of commodity derivative instruments, which represent liabilities of the segment.

The Group's financing (including financial revenue and costs) and income tax are monitored at the Group level and they are not allocated to segments.

None of the Group's operating segments has been combined with another segment to create reporting segments.

The Management Board separately monitors operating results of the segments in order to take decisions concerning allocation of the resources, to assess the effects of the allocation and to evaluate performance. The evaluation of performance is based on EBITDA and operating profit or loss. The Group defines EBITDA as EBIT increased by depreciation, amortisation and write-offs for non-financial assets. TAURON Group recognises write-downs on non-financial assets of entities consolidated using the full method and share in write-downs on non-financial assets of entities measured using the equity method as write-downs on non-financial assets. EBIT is defined by the Group as the profit/(loss) on continuing operations before tax, financial income and costs, i.e. operating profit/(loss).

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Operating segments

Core business

Subsidiaries/ Companies accounted for using the equity method

Generation



Electricity generation in conventional sources, including cogeneration.

TAURON Wytwarzanie S.A. TAURON Serwis Sp. z o.o. Łagisza Grupa TAURON Sp. z o.o. Bioeko Grupa TAURON Sp. z o.o.

Heat



Production, distribution and sales of heat

TAURON Ciepło Sp. z o.o.

TAMEH HOLDING Sp. z o.o.¹ TAMEH POLSKA Sp. z o.o.¹ TAMEH Czech s.r.o.¹ Elektrociepłownia Stalowa Wola S.A.¹

Renewable Energy Sources



Generation of electricity in renewable sources

TAURON Ekoenergia Sp. z o.o. TEC1 Sp. z o.o. TAURON Zielona Energia Sp. z o.o.

TEC1 spółka z ograniczoną odpowiedzialnością Mogilno I sp.k.²
TEC1 spółka z ograniczoną odpowiedzialnością Mogilno II sp.k.²
TEC1 spółka z ograniczoną odpowiedzialnością Mogilno III sp.k.²
TEC1 spółka z ograniczoną odpowiedzialnością Mogilno IV sp.k.²
TEC1 spółka z ograniczoną odpowiedzialnością Mogilno IV sp.k.²
TEC1 spółka z ograniczoną odpowiedzialnością Mogilno V sp.k.²
TEC1 spółka z ograniczoną odpowiedzialnością EW Śniatowo sp.k.²
TEC1 spółka z ograniczoną odpowiedzialnością EW Gołdap sp.k.²

TEC1 spółka z ograniczoną odpowiedzialnością Ino 1 sp.k.
WIND T2 Sp. z o.o.
"MEGAWATT S.C." Sp. z o.o.
WIND T4 Sp. z o.o.
WIND T30MW Sp. z o.o.
FF Park PV 1 Sp. z o.o.
Windpower Gamów Sp. z o.o.
AE Energy 7 Sp. z o.o.
TAURON Elektrownia Szczytowo - Pompowa Sp. z o.o.
Finadvice Polska 1 Sp. z o.o.
TAURON BME1 Sp. z o.o
TAURON BME4 Sp. z o. o
TAURON BME7 Sp. z o. o

Distribution



Electricity distribution

TAURON Dystrybucja S.A. TAURON Dystrybucja Pomiary Sp. z o.o. Usługi Grupa TAURON Sp. z o.o.

TAURON BME9 Sp. z o. o

Sales and Wholesale



Wholesale of electricity as well as trading in CO₂ emission allowances and certificates of origin and sales of electricity to domestic end consumers or entities re-selling electricity

TAURON Polska Energia S.A.
TAURON Sprzedaż Sp. z o.o.
TAURON Sprzedaż GZE Sp. z o.o.
TAURON Czech Energy s.r.o.
Polska Energia Pierwsza Kompania Handlowa Sp. z o.o.

¹ Companies accounted for using the equity method.

In addition to the key operating segments listed above, TAURON Group also conducts operations in the scope of quarrying limestone for the power industry, metallurgy, construction and road building as well as in the area of production of sorbents for use in wet desulphurisation installations and fluidised bed boilers (Kopalnia Wapienia Czatkowice Sp. z o.o.). The activities of TAURON Obsługa Klienta Sp. z o.o., Finanse Grupa TAURON Sp. z o.o., TAURON Ubezpieczenia Sp. z o.o.,

² On 1 July 2024, the merger of TAURON Zielona Energia sp. z o.o. (the acquiring company) with 10 limited partnerships (the acquired companies) was registered in the National Court Register. On 4 February 2025, the Regional Court in Katowice, in a verdict issued, declared the resolution of the Extraordinary Meeting of Shareholders of TAURON Zielona Energia Sp. z o.o. on the merger of the acquiring company with the acquired companies null and void. On 21 March 2025, the District Court for Katowice Wschód, 8th Commercial Division of the National Court Register, deleted the entry of 1 July 2024 concerning the merger of TAURON Zielona Energia Sp. z o.o. with the acquired companies with ex tunc legal effect from the National Court Register.

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TAURON Nowe Technologie Sp. z o.o., TAURON Inwestycje Sp. z o.o. and TAURON Nowa Energia Sp. z o.o. are also treated as other Group's activities.

Change in the breakdown of the Group's activity into operating segments

Beginning with the interim condensed consolidated financial statements for the 3-month period ended 31 March 2025, the allocation of the activities of TAURON Nowe Technologie S.A. in terms of operating segments has changed. Prior to the change, the company's activities were presented within the *Sales* operating segment. Following the change, the company's activities are reported under other activities. The above change is related to the changes implemented in the Group to review and evaluate the Group's performance for management purposes. In addition, in order to emphasise that the *Sales* segment also presents wholesale electricity trading activities, the name of the segment has been changed to: *Sales and Wholesale*.

The comparable data for the 3-month period ended 30 September 2024, for the 9-month period ended 30 September 2024 and as at 31 December 2024, were restated accordingly. The restatement of the figures for the 9-month period ended 30 September 2024 also comprises changes in the scope of the Group's operating segments implemented in 2024, as further described in note 12 to the consolidated financial statements of TAURON Polska Energia S.A. Group for the year ended 31 December 2024.

9-month period ended 30 September 2025 or as at 30 September 2025 (unaudited)

			Operating segments				Unallocated items / Eliminations	Total
	Generation	Heat	Renewable Energy Sources	Distribution	Sales and Wholesale	Other		
Revenue								
Sales to external customers	3 068	1 175	22	5 014	14 650	330	-	24 25
Inter-segment sales	2 652	316	662	4 313	4 576	776	(13 295)	
Total segment revenue	5 720	1 491	684	9 327	19 226	1 106	(13 295)	24 2
Recompensation	-	46	-	-	813	-	-	85
EBIT, of which:	492	38	243	2 699	769	133	(114)	4 26
Share in profit/(loss) of joint ventures	-	39	-	-	_	-	· _	:
Depreciation/amortization	(307)	(143)	(176)	(1 123)	(4)	(199)	9	(1 94
Impairment	60	-	-	1	-	-	-	6
EBITDA	739	181	419	3 821	773	332	(123)	6 14
EBIT								4 20
Finance income (costs)							(686)	(68
Profit/(loss) before income tax							(000)	3 57
Income tax expense							(675)	(67
Net profit/(loss) for the period							(=- = /	2 89
Assets and liabilities								
Segment assets, of which:	4 101	2 569	6 123	27 589	3 373	1 936	_	45 69
Investments in joint ventures	-	230	-	-	_	-	_	2:
Unallocated assets							1 066	1 0
Total assets								46 75
Segment liabilities	2 700	514	338	3 632	1 657	738	_	9 5
Unallocated liabilities							16 622	16 62
Total liabilities								26 20
Other segment information								
Capital expenditure *	278	80	517	2 545	2	245	_	3 66

^{*} Capital expenditure includes expenditure on property, plant and equipment, intangible assets and rights to use assets excluding the acquisition of CO₂ emission allowances and property rights of energy origin.

9-month period ended 30 September 2024 (restated unaudited data) or as at 31 December 2024 (restated data)

			Operating segments				Unallocated items /	Total
	Generation	Heat	Renewable Energy Sources	Distribution	Sales and Wholesale	Other	Eliminations	
Revenue								
Sales to external customers	2 479	1 040	29	4 562	15 003	323	_	23 436
Inter-segment sales	3 174	354	679	4 027	5 383	773	(14 390)	_
Total segment revenue	5 653	1 394	708	8 589	20 386	1 096	(14 390)	23 436
Recompensation	-	74	-	479	1 943	-		2 496
EBIT, of which:	(1 374)	(4)	351	2 053	657	154	(126)	1 711
Share in profit/(loss) of joint ventures	-	85	-	-	-	-	-	85
Depreciation/amortization	(308)	(87)	(143)	(1 048)	(5)	(204)	5	(1 790)
Impairment	(1 375)	(140)	-	1	(1)	1	3	(1 511)
EBITDA	309	223	494	3 100	663	357	(134)	5 012
EBIT								1 711
Finance income (costs)							(574)	(574)
Profit/(loss) before income tax							(01.1)	1 137
Income tax expense							(1 015)	(1 015)
Net profit/(loss) for the period							(1.2.2)	122
Assets and liabilities as at 31 December 2024								
Segment assets, of which:	4 305	2 768	5 192	25 961	4 445	1 897	-	44 568
Investments in joint ventures	-	190	_	_	-	_	-	190
Unallocated assets							1 146	1 146
Total assets								45 714
Segment liabilities	4 066	806	359	2 948	1 977	752	-	10 908
Unallocated liabilities							17 052	17 052
Total liabilities								27 960
Other segment information								
Capital expenditure *	70	92	1 141	2 164	4	178	_	3 649

^{*} Capital expenditure includes expenditure on property, plant and equipment, intangible assets and rights to use assets excluding the acquisition of CO₂ emission allowances and property rights of energy origin.

3-month period ended 30 September 2025 (unaudited)

		Operating segments					Unallocated items /	
	Generation	Heat	Renewable Energy Sources	Distribution	Sales and Wholesale	Other	Eliminations	Total
Revenue								
Sales to external customers	1 059	235	7	1 671	4 533	111	-	7 616
Inter-segment sales	749	44	171	1 431	1 663	256	(4 314)	-
Total segment revenue	1 808	279	178	3 102	6 196	367	(4 314)	7 616
Recompensation	-	-	-	_	203	-	-	203
EBIT, of which:	133	(56)	42	946	195	39	(33)	1 266
Share in profit/(loss) of joint ventures	-	17	-	-	-	-	-	17
Depreciation/amortization	(105)	(48)	(59)	(379)	(1)	(69)	4	(657)
Impairment	5	-	-	1	-	(1)	-	5
EBITDA	233	(8)	101	1 324	196	109	(37)	1 918
EBIT								1 266
Finance income (costs)							(189)	(189)
Profit/(loss) before income tax								1 077
Income tax expense							(233)	(233)
Net profit/(loss) for the period								844
Other segment information								
Capital expenditure *	175	32	119	955	1	102	-	1 384

^{*} Capital expenditure includes expenditure on property, plant and equipment, intangible assets and rights to use assets excluding the acquisition of CO2 emission allowances and property rights of energy origin.

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3-month period ended 30 September 2024 (restated unaudited data)

	Operating segments						Unallocated items /	
	Generation	Heat	Renewable Energy Sources	Distribution	Sales and Wholesale	Other	Eliminations	Total
Revenue								
Sales to external customers	1 030	210	8	1 507	4 882	110	_	7 747
Inter-segment sales	840	37	188	1 368	3 492	248	(6 173)	_
Total segment revenue	1 870	247	196	2 875	8 374	358	(6 173)	7 747
Recompensation		6	-	(1)	375	-		380
EBIT, of which:	120	31	77	664	45	48	(38)	947
Share in profit/(loss) of joint ventures	-	70	-	-	-	-	_	70
Depreciation/amortization	(80)	(27)	(48)	(357)	(3)	(68)	2	(581)
Impairment	47	1	-	-	(1)	-	3	50
EBITDA	153	57	125	1 021	49	116	(43)	1 478
EBIT								947
Finance income (costs)							(196)	(196)
Profit/(loss) before income tax								751
Income tax expense							(114)	(114)
Net profit/(loss) for the period								637
Other segment information								
Capital expenditure *	30	39	909	764	2	46	-	1 790

^{*} Capital expenditure includes expenditure on property, plant and equipment, intangible assets and rights to use assets excluding the acquisition of CO₂ emission allowances and property rights of energy origin.

EXPLANATORY NOTES TO THE INTERIM CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

12. Sales revenue

	9-month period ended 30 September 2025 (unaudited)	9-month period ended 30 September 2024 (unaudited restated figures)
Sale of goods for resale, finished goods and materials without elimination of excise, of which:	14 387	14 743
Excise	(69)	(76)
Sale of goods for resale, finished goods and materials	14 318	14 667
Electricity	12 384	12 648
Heat energy	946	848
Gas	571	781
CO ₂ emission allowances	151	117
Energy certificates and similar	28	39
Other goods for resale, finished goods and materials	238	234
Rendering of services	9 877	8 709
Distribution and trade services	8 710	7 642
Capacity Market	702	624
Maintenance of road lighting	131	126
Connection fees	88	99
Other services	246	218
Other revenue	64	60
Total revenue	24 259	23 436

In the 9-month period ended 30 September 2025, compared to the corresponding period of the previous year, TAURON Group recorded an increase in sales revenue, which is mainly due to higher revenues from the sale of distribution and trading services, resulting from the increase in rates for distribution and transmission services, and from higher revenues from the sale of heat energy, which was related to the higher sales volume during the heating season.

At the same time, revenues from electricity and gas sales declined, partially limiting the Group's total revenue growth. In the case of electricity, the main factor contributing to the decline was the lower average sales price achieved, coupled with a slightly higher total volume of energy sold. In the case of gas, the decline in revenues resulted from both lower sales prices and a lower volume of gas supplied compared to the same period of the previous year.

Sales revenue by operating segment is shown in the tables below.

9-month period ended 30 September 2025 (unaudited)

	Generation	Heat	Renewable Energy Sources	Distribution	Sales and Wholesales	Other	Total
Sale of goods for resale, finished goods and materials	2 498	872	11	4	10 825	108	14 318
Electricity	2 361	1	-	-	10 022	-	12 384
Heat energy	81	864	-	-	-	1	946
Gas	-	_	-	-	571	-	571
CO ₂ emission allowances	-	_	-	-	151	-	151
Energy certificates and similar	-	7	11	-	10	-	28
Other goods for resale, finished goods and	56	-	-	4	71	107	238
Rendering of services	562	295	10	4 981	3 825	204	9 877
Distribution and trade services	-	277	-	4 788	3 645	-	8 710
Capacity Market	506	16	8	-	172	-	702
Maintenance of road lighting	-	-	-	-	-	131	131
Connection fees	-	-	-	88	-	-	88
Other services	56	2	2	105	8	73	246
Other revenue	8	8	1	29	-	18	64
Total sales revenue	3 068	1 175	22	5 014	14 650	330	24 259

9-month period ended 30 September 2024 (restated unaudited data)

	Generation	Heat	Renewable Energy Sources	Distribution	Sales and Wholesales	Other	Total
Sale of goods for resale, finished goods and materials	1 965	772	25	3	11 789	113	14 667
Electricity	1 836	1	-	-	10 811	-	12 648
Heat energy	78	770	-	-	-	_	848
Gas	_	-	-	-	781	_	781
CO ₂ emission allowances	_	-	-	-	117	_	117
Energy certificates and similar	_	1	25	-	13	_	39
Other goods for resale, finished goods and materials	51	-	-	3	67	113	234
Rendering of services	506	261	3	4 532	3 214	193	8 709
Distribution and trade services	_	243	-	4 343	3 056	_	7 642
Capacity Market	458	15	2	-	149	_	624
Maintenance of road lighting	_	-	-	-	-	126	126
Connection fees	-	-	-	99	-	-	99
Other services	48	3	1	90	9	67	218
Other revenue	8	7	1	27	-	17	60
Total sales revenue	2 479	1 040	29	4 562	15 003	323	23 436

Revenue from sales of electricity broken down by customer groups is presented in the table below.

	9-month period ended 30 September 2025 (unaudited)	9-month period ended 30 September 2024 (unaudited restated figures)
Revenue from sales of electricity	12 384	12 648
Retail sale	8 881	9 842
Business clients	4 112	5 070
Mass clients - Group G	3 787	3 830
Mass clients - SME	980	931
Other	68	85
Excise duty	(66)	(74)
Wholesale	3 280	2 622
Other	223	184

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13. Recompensations

	9-month period ended 30 September 2025 (unaudited)	9-month period ended 30 September 2024 (unaudited)
Recompensation electricity	814	1 879
Recompensation electricity distribution services	-	519
Recompensation gas	(1)	24
Recompensation heat energy and heat distribution services	46	74
Total	859	2 496

The main reason for the reduction in recompensations in the 9-month period ended 30 September 2025 in relation to the comparable period was a change in the rules for billing customers and obtaining recompensation. In 2025, all individual customers are billed at a maximum price of PLN 500/MWh. The lower price level in the tariffs approved by the ERO President for 2025, compared to those in force in H1 2024, has translated into a decrease in the difference between the energy price resulting from the tariff and the frozen and maximum electricity prices included in the calculation of household recompensation.

Moreover, in addition to individual customers, the entities eligible for the maximum price in the first quarter of 2025 included only local government units and special entities. In 2024, small and medium-sized enterprises were additionally eligible for maximum price billing. The restriction of the scope of eligible customers resulted in a significant decline in recompensations related to these customers.

The recompensations concerning electricity are described in detail in Note 9 to these interim condensed consolidated financial statements.

14. Costs by type

	9-month period ended 30 September 2025 (unaudited)	9-month period ended 30 September 2024 (unaudited)
Depreciation and amortization	(1 943)	(1 790)
Write-downs on non-financial fixed assets	2	(1 640)
Materials and energy	(1 840)	(2 535)
Maintenance and repair services	(232)	(210)
Distribution services	(2 554)	(2 415)
Other external services	(738)	(704)
Cost of obligation to remit the CO ₂ emission allowances	(2 052)	(2 178)
Other taxes and charges	(690)	(634)
Employee benefits expense	(2 604)	(2 432)
Allowance for trade receivables expected credit losses	(69)	(27)
Allowance for inventories	59	129
Other	(120)	(114)
Total costs by type	(12 781)	(14 550)
Change in inventories, prepayments, accruals and deferred income	1	(2)
Cost of goods produced for internal purposes	679	592
Selling expenses	583	542
Administrative expenses	550	538
Cost of goods for resale and materials sold	(8 839)	(10 392)
Cost of sales	(19 807)	(23 272)

In the 9-month period ended 30 September 2025, relative to the comparable period, a decline in the cost of sales was recorded, which was mainly due to below events:

- decreased electricity and gas prices and lower volumes of gas purchased;
- decreased costs of coal fuel used in the production process and CO₂ emission allowances, resulting from a reduction in the unit cost of their consumption, which was influenced by the decline in market prices of energy resources and CO₂ emission allowances on a period-over-period basis;
- the recognition of the cost of impairment losses on non-financial non-current assets in the comparable period mainly as a result of the impairment tests carried out as at 30 June 2024.

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At the same time, in the 9-month period ended 30 September 2025, the following costs increased compared to the corresponding period:

- depreciation and amortization, mainly due to increase of TAURON Group's assets;
- employee benefits, which is the result of recognising the effects of signed wage agreements and the increase in the minimum wage in 2025,
- distribution services, resulting mainly from rate increases.

15. Financial revenues and costs

	9-month period ended 30 September 2025	9-month period ended 30 September 2024
	(unaudited)	(unaudited)
Income and costs from financial instruments	(648)	(540)
Interest costs	(493)	(497)
Gain (loss) on derivative instruments	(234)	(275)
Exchange differences	4	84
Commission relating to borrowings and debt securities	(17)	(17)
Remeasurement of loans granted	45	102
Interest income	53	69
Other	(6)	(6)
Other finance income and costs	(38)	(34)
Interest on employee benefits	(32)	(27)
Interest on discount of other provisions	(10)	(9)
Other finance income	15	18
Other finance costs	(11)	(16)
Total, including recognized in the statement of comprehensive income:	(686)	(574)
Interest expense on debt	(493)	(497)
Gain (loss) on derivative instruments	(234)	(275)
Other finance income and costs	41	198

The loss on derivatives relates to currency derivatives, mainly hedging the foreign exchange risk associated with the purchase of CO₂ emission allowances.

16. Tax expense in the statement of comprehensive income

	9-month period ended 30 September 2025 (unaudited)	9-month period ended 30 September 2024 (unaudited restated figures)
Current income tax	(711)	(27)
Current income tax expense	(715)	(44)
Adjustments to current income tax from previous years	4	17
Deferred income tax	36	(988)
Income tax expense in profit/(loss)	(675)	(1 015)
Income tax expense relating to other comprehensive income, including:	14	14
reclassified to profit or loss	18	17
not reclassified to profit or loss	(4)	(3)

The increase in current income tax charge is mainly related to the achievement of a higher tax result in the companies of the *Sales and Wholesale* segment in the 9-month period ended 30 September 2025 in relation to the comparable period.

The amount of deferred income tax expense in the comparable period was mainly related to a reduction in the level of the recognised deferred income tax asset in the company of the Generation segment by PLN 761 million, due to the expected lack of possibility of its recovery due to the fact that the projected tax revenues of this company are not sufficient to fully utilize the deferred tax asset.

In the 9-month period ended 30 September 2025, TAURON Polska Energia S.A. and selected subsidiaries accounted for income tax for 2023 within the Tax Capital Group ("PGK") registered on 28 December 2022 for 2023-2025 by the Head of

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the First Tax Office for the Mazowieckie Province in Warsaw. Main companies forming the PGK as of 1 January 2023 include: TAURON Polska Energia S.A., TAURON Dystrybucja S.A., TAURON Sprzedaż Sp. z o.o., TAURON Sprzedaż GZE Sp. z o.o., TAURON Obsługa Klienta Sp. z o.o., TAURON Ekoenergia Sp. z o.o., TAURON Ciepło Sp. z o.o., TAURON Zielona Energia Sp. z o.o., TAURON Nowe Technologie S.A. and Kopalnia Wapienia Czatkowice Sp. z o.o. Company TAURON Wytwarzanie S.A. is not part of the PGK.

On 27 December 2024, the Company, as the parent company of the PGK, received a decision of the Head of the First Tax Office for the Mazowieckie Province in Warsaw stating that the decision to register the agreement on the establishment of the PGK had expired as of 1 July 2024 as a result of the tax authority's acknowledgement that the condition of the Company holding at least 75% of shares in the share capital of TAURON Zielona Energia Sp. z o.o. had been breached. On 11 February 2025, as a result of effective appeal, the Company received a decision from the Director of the Regional Revenue Administration in Warsaw to revoke in its entirety the decision of the Head of the First Tax Office for the Mazowieckie Province in Warsaw concerning the expiry of the decision on the registration of the agreement on the establishment of the PGK on 1 July 2024 and referring the case for reconsideration by this authority. On 24 March 2025, the Head of the First Tax Office for the Mazowieckie Province in Warsaw issued the decision to discontinue the tax proceedings regarding the expiry of the decision to register the agreement on the establishment of the TAURON Tax Capital Group. The receipt of the decision confirmed the maintenance of PGK status.

In the 9-month period ended 30 September 2025, the Company and the other PGK companies made tax settlements calculating advance payments in a manner adequate for the PGK.

EXPLANATORY NOTE TO THE INTERIM CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

17. Property, plant and equipment

9-month period ended 30 September 2025 (unaudited)

	Land	Buildings, premises and civil engineering structures	Plant and machinery	Other	Assets under construction	Property, plant and equipment, total
COST						
Opening balance	160	36 120	27 800	1 025	2 517	67 622
Direct purchase	-	-	-	2	3 233	3 235
Borrowing costs	-	-	-	-	59	59
Transfer of assets under construction	2	1 607	1 039	65	(2 713)	-
Sale	-	-	(157)	(12)	-	(169)
Liquidation	-	(71)	(228)	(6)	-	(305)
Received free of charge	-	44	-	-	-	44
Overhaul expenses	-	-	-	-	191	191
Items generated internally	-	-	-	-	33	33
Cost of disassembly of wind farms	_	-	-	-	9	9
Other movements	-	(2)	17	(2)	(15)	(2)
Closing balance	162	37 698	28 471	1 072	3 314	70 717
ACCUMULATED DEPRECIATION						
Opening balance	-	(16 200)	(17 369)	(756)	(50)	(34 375)
Depreciation for the period	-	(818)	(829)	(46)	-	(1 693)
Impairment	-	1	1	-	-	2
Sale	-	-	156	11	-	167
Liquidation	_	65	226	5	_	296
Other movements	-	_	2	_	15	17
Closing balance	-	(16 952)	(17 813)	(786)	(35)	(35 586)
NET CARRYING AMOUNT AT THE BEGINNING OF THE PERIOD	160	19 920	10 431	269	2 467	33 247
NET CARRYING AMOUNT AT THE END OF THE PERIOD	162	20 746	10 658	286	3 279	35 131
of which operating segments:						
Generation	38	893	1 761	18	210	2 920
Heat	6	940	640	20	122	1 728
Renewable Energy Sources	10	1 392	1 828	5	1 099	4 334
Distribution	92	16 604	6 232	205	1 766	24 899
Other segments and other operations	16	917	197	38	82	1 250

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9-month period ended 30 September 2024 (restated unaudited data)

	Land	Buildings, premises and civil engineering structures	Plant and machinery	Other	Assets under construction	Property, plant and equipment, total
COST						
Opening balance	153	33 430	26 007	971	2 466	63 027
Direct purchase	-	-	_	2	3 143	3 145
Borrowing costs	-	-	-	-	62	62
Transfer of assets under construction	1	1 712	1 119	39	(2 871)	-
Sale	-	(2)	(80)	(13)	(1)	(96)
Liquidation	-	(33)	(74)	(9)	-	(116)
Received free of charge	-	41	1	-	-	42
Overhaul expenses	-	-	-	-	51	51
Items generated internally	-	-	-	-	32	32
Cost of disassembly of wind farms	-	(1)	(2)	-	14	11
Acquisition of subsidiary	6	-	_	-	127	133
Other movements	-	2	17	(1)	4	22
Closing balance	160	35 149	26 988	989	3 027	66 313
ACCUMULATED DEPRECIATION						
Opening balance	-	(14 717)	(15 665)	(724)	(49)	(31 155)
Depreciation for the period	-	(773)	(735)	(42)	-	(1 550)
Impairment	-	(522)	(1 061)	(2)	(4)	(1 589)
Sale	-	1	79	12	-	92
Liquidation	-	30	72	7	-	109
Other movements	-	(4)	-	2	6	4
Closing balance	-	(15 985)	(17 310)	(747)	(47)	(34 089)
NET CARRYING AMOUNT AT THE BEGINNING OF THE PERIOD	153	18 713	10 342	247	2 417	31 872
NET CARRYING AMOUNT AT THE END OF THE PERIOD	160	19 164	9 678	242	2 980	32 224
of which operating segments:						
Generation	38	966	1 845	18	80	2 947
Heat	6	831	528	19	274	1 658
Renewable Energy Sources	9	1 126	1 411	2	1 086	3 634
Distribution	91	15 366	5 660	162	1 510	22 789
Other segments and other operations	16	875	234	41	30	1 196

In the 9-month period ended 30 September 2025, the Group purchased property, plant and equipment (including capitalised borrowing costs) in the amount of PLN 3 294 million. The major purchases were performed in connection with investment in the following operating segments:

Operating segment	9-month period ended 30 September 2025	9-month period ended 30 September 2024		
	(unaudited)	(unaudited restated data)		
Distribution	2 499	2 139		
Renewable Energy Sources	494	863		
Generation	101	41		
Heat	53	56		

Impairment tests

As at the balance sheet date, an analysis was carried out of the changes that occurred in Q3 2025 relative to H1 2025 in the scope of prices of electricity, raw materials and CO₂ emission allowances, as well as the current market situation and their impact on the assumptions and long-term forecasts included in the impairment tests as at 30 June 2025.

The analysis conducted indicated a continued stable situation in the market for fuel (including gas), electricity and CO_2 emission allowances in Q3 2025, with simultaneous slight fluctuations in electricity prices compared to changes in commodity prices in the 3-month period ended 30 September 2025 in relation to average prices for the aforementioned products in H1 2025, in particular:

- the volume-weighted average price of the reference annual gas contract GAS_BASE_Y-26 listed on TGE S.A. was slightly higher (down 5.5%). The main factors sustaining the price declines were stable gas supplies from the Norwegian Continental Shelf and significant LNG (*liquefied natural gas*) imports to Europe. Gas market quotations were also affected by the stabilisation of the geopolitical situation, especially information of peace talks between the Russian and US presidents over the war in Ukraine;
- the average price of coal in ARA ports for the annual rollover contract was slightly higher (up 0.3%). The stable level
 of coal prices in the periods analysed resulted mainly from adequate to current demand stock levels at ARA ports,
 which fully met the declining demand for this raw material. The absence of a significant escalation of armed conflicts
 and significant fluctuations in the associated energy markets have also contributed to the stability;

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- the price of CO₂ emission allowances was slightly higher (up 0.6%), among other things, due to limited volatility in the market, no changes in legal provisions regarding CO₂ emission allowances and the continued stable level of industrial activity in the sectors covered by the EU ETS;
- the average electricity price on the Day-Ahead Market product was lower (down 0.5%). This change was in line with the decrease in the price of thermal coal in Poland, despite the increase in the price of CO₂ emission allowances as the main component of variable costs in coal-fired power plants, as well as the increase in the share of renewable sources in the generation mix, which contributed to lower SPOT prices by increasing the supply of cheaper energy;
- the volume-weighted average price of the BASE_Y-26 reference annual electricity contract listed on TGE S.A. was 0.8% lower than in the first half of 2025.

After conducting the analyses taking into account the above market and regulatory developments, it was concluded that they were consistent with the pricing assumptions calculated in H1 2025 and therefore do not materially affect the need to change the long-term projections relative to the information available as at 30 June 2025.

Therefore, the results of the most recent impairment tests on non-financial non-current assets carried out as at 30 June 2025 are valid.

Key assumptions adopted in tests performed as at 30 June 2025

The assumptions for the capacity balance and the level of electricity demand and the price assumptions in terms of projected prices for electricity, CO₂ emission allowances, coal, natural gas have been made on the basis of the best market knowledge and take into account current market conditions.

Category	Description
Coal	For 2025, the forecast assumes a 6.8% decline in coal prices compared to the average PSCMI1 index price calculated for 2024. It results from the stable demand-supply situation in global coal markets, particularly at ARA ports supported by falling natural gas and LNG prices. An average decline in coal prices by 2.6% was assumed in the years 2026-2045. For this period, an assumption was made about declining demand, due to decreasing electricity generation from conventional sources and the need to take into account global trends in domestic coal price paths.
Electricity	The BASE electricity price forecast assumes a decline of 5% for 2025 compared to the average volume-weighted price of the reference BASE contract (Y+1) achieved in 2024. In the period 2026-2045, the average price of BASE will decrease at an average annual rate of 0.6%. The projected BASE price levels take into account the costs of generation from high-efficiency conventional sources, while the price decline is mainly affected by the change in the generation structure and the systematic increase in the share of RES sources in the energy mix.
CO ₂	The growth path for prices of CO ₂ emission allowances has been adopted in the entire forecast horizon. In the first three years, the forecast takes into account current market levels and price growth expectations in line with cyclical surveys of leading think tanks in the scope of their CO ₂ price forecasts. The forecast for 2025 assumes a 14.5% increase in the price of CO ₂ emission allowances compared to the average reference contract prices obtained in 2024.
	In the period of 2026-2045, CO ₂ prices will increase by an average of 3.6% per year due to the maintenance of plans to meet ambitious climate goals of the European Union. CO ₂ emission limits for heat generation have been adopted in line with the regulation of the Council of Ministers and adjusted by the level of free allowances.
Natural gas	Due to the observed increase in demand for natural gas, the forecast assumes a 21.9% increase in the price in 2025 compared to the volume-weighted average of the BASE (Y+1) reference contract price obtained in 2024. On the other hand, an average annual decrease in gas prices of 1.4% is assumed for the period from 2026 to 2045. Predicted gas prices in Europe will be mostly affected by filling the demand gap through stable gas flows from the Norwegian Continental Shelf and LNG supplies. Poland will import via gas through the Baltic Pipe and two LNG terminals (the FSRU terminal in Gdańsk is scheduled for commissioning in the 2027/2028 timeframe), resulting in a high correlation of gas prices in Poland with the European indices.

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It is assumed that payments for capacity will be maintained until 2028 for existing coal-fired units which do not meet the EPS 550 criterion (for which the unit emission performance exceeds 550 kg/MWh). For units which concluded long-term contracts by 31 December 2019 and do not meet the EPS 550 criterion, maintaining of payments until the end of the contract effectiveness period has been assumed.

Capacity market

In line with the agreement reached by the European Council of 17 October 2023 regarding the reform of the energy market model, it was assumed that a derogation would be introduced regarding the validity of CO_2 emission limits for units seeking support from the Capacity Market and consequently that the period of possible support for such units would be extended from June 2025 to the end of 2028. The projections assume revenues from the Capacity Market after 2025 as a consequence of extension of the support until the end of 2028. The revenue on this account relates to four 200 MW class units at the Jaworzno III Branches and Łaziska and a unit at the Łagisza Branche in the years 2026-2028. In addition, revenues from the Capacity Market have been assumed for unit 2 at Jaworzno II Branch in 2026-2027 and for unit 1 at Jaworzno II Branch till 2028. Moreover, four 200 class units, for which no capacity contract was assumed, were assigned to the role of reserve units, which entails these units receiving revenue for reserving, the amount of which depends on the availability of the Company's other units. The assumed average price over the extended period amounts to 422.51 PLN/kW. For the extended operating period, it was assumed that the operation of the units would be determined by demand in the KSE (National Power System).

In the Generation-Coal CGU and the Generation-Biomass CGU, there was no change in the planned operating periods of the generating units in relation to the CGU tests developed as at 31 December 2024.

A list of the assumptions in the scope of the economic lives adopted for tests for the following generation units is presented below:

- Nowe Jaworzno Power Plant unit 7 by 2040;
- Łagisza Power Plant unit 10 by 2030;
- Jaworzno II Power Plant unit 1 (Biomass) by 2028, unit 2 by 2027, unit 3 by 2025;
- Jaworzno III Power Plant units 1, 2, 3, 4, 5 and 6 until 2028, assuming the support from the Derogation Capacity Market;
- Laziska Power Plant units 9, 10, 11 and 12 until 2028, assuming the support from the Derogation Capacity Market:

Economic lifetime of generating units

 Siersza Power Plant - units 1 and 2 until 2025 with the outlook of extension until 2028, assuming the support from the Derogation Capacity Market.

The following operating period has been adopted for the generating units in the RES segment:

- Hydroelectric power plants CGU: due to the postponement of the commencing the operation of the Small Hydroelectric Power Plant in Rożnów, the useful life has been extended to 2080 in relation to the tests as at 31 December 2024.
- Wind and photovoltaic power plants CGU until 2057 (the change compared to the tests as at 31 December 2024 results from the postponement of commissioning the entire FW Miejska Górka investment).

For all generating plants in the Heat segment, a period of operation until 2054 has been assumed, with operation of the units on coal fuel ending:

- in CGU ZW Katowice, CGU ZW Tychy, CGU ZW Bielsko-Biała EC1, CGU ECI Generation and CGU ZW Local Heat Plant Area until 2029,
- in CGU ZW Bielsko-Biała EC2 until 2026.

The projections assume a reform of the balancing market introduced by Polskie Sieci Elektroenergetyczne S.A. on 14 June 2024.

Polskie Sieci Elektroenergetyczne S.A. purchase balancing capacity separately to increase and decrease the capacity in the system. There are two modes of acquiring balancing capacity:

- Basic (non-mandatory) mode auction for balancing capacity on a daily basis in advance, participation by bidding for balancing capacity in aggregate form;
- Supplementary mode (mandatory) bidding for balancing capacity for each generating unit on day d-1; purchase of balancing capacity by PSE on day d as a supplement to the basic mode.

The Balancing Capacity volume was calculated based on the regulatory capacity of the generating units, assigned by the Transmission System Operator, taking into account their planned operating time (Balancing Capacity can only be provided by units in operation), with the assumed bidding efficiency of 60% for frequency regulation and 5% for regulation within the replacement reserve service.

The price adopted for the calculation in real terms is assumed at the level observed in 2024 and 2025.

Certificates of energy origin

Regulatory system

services

The price path for certificates of energy origin and the obligatory redemption in the subsequent years have been adopted based on the provisions of the RES Act and the system balance forecast. Taking into account the percentage obligations contained in the RES regulations and the current quotation of certificates of origin, the forecast assumes a 7.9% decrease in the price of green certificates in 2025 compared to 2024. In the period of 2026-2030, the forecast of green certificate prices is upward (by 12% per year, on average) due to the reduction in supply and the assumption of an increase in the obligation to consume systemic surplus of property rights. For blue certificates, a slight price increase of 0.3% was assumed for 2025 relative to the TGEozebio average volume-weighted index price created in 2024. Over the period 2026-2030, the price of blue certificates is forecast to decline by an average of 2.7% per year. The price of white certificates assumes a slight decrease by 5.8% in 2025 compared to the volume-weighted average price achieved in 2024. Over the period 2026-2030, the price of green certificates is forecast to grow at an average annual rate of 1.4%.

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OZE support	With regard to the RES area, existing support systems (certificate of origin scheme, auction scheme, FIT/FIP feed-in tariff system, guarantee of origin scheme) are taken into account, of which the certificate of origin scheme is the most significant. Within this scheme, limited support periods for green energy have been taken into account in accordance with the assumptions of the Act on RES defining new mechanisms of granting the support for electricity generated in sources of this type. The support period has been limited to 15 years from the date of the first injection of electricity eligible to receive the energy origin certificate to the grid.
Support for	The projections assume a cogeneration bonus (in accordance with the Act of 14 December 2018 on the promotion of electricity from high-efficiency cogeneration), which is a surcharge on the electricity generated, fed into the grid and sold from high-efficiency cogeneration, for generators planning to operate new or significantly modernised installations.
cogeneration	For ZW Bielsko-Biała EC2 CGU, support was assumed in accordance with the decision of the President of the Energy Regulatory Office of 3 January 2024, on winning the auction for the co-generation bonus.
	For the remaining CGUs producing heat and electricity in co-generation, it was assumed that support would be obtained in future periods at a level not exceeding the prices currently obtained in the auctions won.
Wages	An increase in wages was assumed, based on an increase in the minimum wage with effect for the following years of the financial forecast.
WACC	The weighted average cost of capital (WACC) during the projection period for individual companies has been adopted in the range of 7.10%-9.19% in nominal terms after tax, taking into account the risk-free rate corresponding to the six-month yield on 10-year IRS (at a level of 4.87%) and the risk premium for operations relevant for the power industry (5%). The growth rate used for extrapolation of projected cash flows going beyond the detailed planning period has been adopted at a level of 2.5% and corresponds to the estimated long-term inflation rate.

In addition to tangible fixed assets, the CGUs tested comprised intangible assets and right-of-use assets.

Results of impairment tests

The tests carried out as at 30 June 2025 showed no need to recognise impairment losses on non-financial assets.

18. Right-of-use assets

9-month period ended 30 September 2025 (unaudited)

	Land	Perpetual usufruct right	Buildings, premises and civil engineering structures	Plant and machinery	Motor vehicles	Transmission easements	Right-of- use assets in progress	Right-of-use assets total
COST								
Opening balance	1 433	1 142	316	22	13	227	8	3 161
Direct purchase	-	-	-	-	-	-	14	14
Transfer of right-of-use assets in progress	-	2	-	1	-	11	(14)	-
Increase due to a new lease contract	89	_	6	26	-	-	· <u>-</u>	121
Increase(decrease) due to lease changes	2	3	15	1	1	-	-	22
Liquidation	(14)	-	(6)	-	-	-	-	(20)
Other movements	-	-	-	-	-	4	1	5
Closing balance	1 510	1 147	331	50	14	242	9	3 303
ACCUMULATED DEPRECIATION								
Opening balance	(195)	(281)	(113)	(8)	(6)	(63)	-	(666)
Depreciation for the period	(47)	(24)	(18)	(3)	(4)	(8)	-	(104)
Liquidation	3	-	4	-	-	-	-	7
Other movements	-	1	-	-	-	-	-	1
Closing balance	(239)	(304)	(127)	(11)	(10)	(71)	-	(762)
NET CARRYING AMOUNT AT THE BEGINNING OF THE	1 238	861	203	14	7	164	8	2 495
NET CARRYING AMOUNT AT THE END OF THE PERIOD	1 271	843	204	39	4	171	9	2 541

9-month period ended 30 September 2024 (unaudited)

	Land	Perpetual usufruct right	Buildings, premises and civil engineering structures	Plant and machinery	Motor vehicles	Transmissio n easements	Right-of- use assets in progress	Right-of-use assets, total
COST								
Opening balance	993	1 129	279	19	14	220	8	2 662
Direct purchase	-	-	-	-	-	-	10	10
Transfer of right-of-use assets in progress	-	_	_	-	_	9	(9)	-
Increase due to a new lease contract	231	_	8	1	1	-	-	241
Increase/(decrease) due to lease changes	44	5	28	1	_	-	-	78
Liquidation	(36)	(1)	(2)	-	(2)	-	-	(41)
Acquisition of subsidiary	169	_	_	-	_	2	-	171
Other movements	-	1	_	-	_	5	(1)	5
Closing balance	1 401	1 134	313	21	13	236	8	3 126
ACCUMULATED DEPRECIATION								
Opening balance	(143)	(202)	(91)	(6)	(4)	(52)	-	(498)
Depreciation for the period	(39)	(23)	(17)	(2)	(4)	(8)	-	(93)
Impairment	(3)	(31)	_	_	_	(1)	_	(35)
Liquidation	2	_	1	_	2	-	_	5
Other movements	-	1	-	-	-	-	-	1
Closing balance	(183)	(255)	(107)	(8)	(6)	(61)	-	(620)
NET CARRYING AMOUNT AT THE BEGINNING OF THE	850	927	188	13	10	168	8	2 164
NET CARRYING AMOUNT AT THE END OF THE PERIOD	1 218	879	206	13	7	175	8	2 506

19. Goodwill

	Operating segment	As at 30 September 2025 (unaudited)	As at 31 December 2024
Distribution		26	26
Total		26	26

20. Energy certificates and CO₂ emission allowances

20.1. Long-term energy certificates and CO₂ emission allowances

	9-month perio 30 Septemb <i>(unaudi</i>	er 2025	9-month period ended 30 September 2024 (unaudited)			
	Energy certificates	Total	Energy certificates	CO ₂ emission allowances	Total	
Opening balance	38	38	16	8	24	
Direct purchase	28	28	28	-	28	
Reclassification	(38)	(38)	(13)	(8)	(21)	
Closing balance	28	28	31	-	31	

20.2. Short-term energy certificates and CO2 emission allowances

	9-month peri	9-month period ended 30 September 2025 (unaudited)			9-month period ended 30 September 2024 (unaudited)		
	Energy certificates	CO ₂ emission allowances	Total	Energy certificates	CO ₂ emission allowances	Total	
Opening balance	35	325	360	107	595	702	
Direct purchase	84	2 988	3 072	133	2 998	3 131	
Generated internally	16	-	16	29	-	29	
Surrendered	(102)	(3 165)	(3 267)	(241)	(3 423)	(3 664)	
Reclassification	38	-	38	13	8	21	
Closing balance	71	148	219	41	178	219	

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21. Other intangible assets

9-month period ended 30 September 2025 (unaudited)

	Development expenses	Software, concessions, patents, licenses and similar items	Other intangible assets	Intangible assets not made available for use	Intangible assets total
COST					
Opening balance	18	1 484	289	94	1 885
Direct purchase	-	-	-	135	135
Transfer of intangible assets not made available for use	3	68	9	(80)	-
Sale/Liquidation	(2)	(42)	(2)	-	(46)
Other changes	-	-	-	2	2
Closing balance	19	1 510	296	151	1 976
ACCUMULATED AMORTIZATION					
Opening balance	(13)	(932)	(171)	(1)	(1 117)
Amortization for the period	(2)	(135)	(9)	-	(146)
Sale/Liquidation	2	42	2	-	46
Closing balance	(13)	(1 025)	(178)	(1)	(1 217)
NET CARRYING AMOUNT AT THE BEGINNING OF THE	5	552	118	93	768
NET CARRYING AMOUNT AT THE END OF THE PERIOD	6	485	118	150	759

9-month period ended 30 September 2024 (unaudited)

	Development expenses	Software, concessions, patents, licenses and similar items	Other intangible assets	Intangible assets not made available for use	Intangible assets total
COST					
Opening balance	18	1 499	283	75	1 875
Direct purchase	-	-	-	91	91
Transfer of intangible assets not made available for use	-	69	9	(78)	-
Sale/Liquidation	-	(97)	(3)	-	(100)
Closing balance	18	1 471	289	88	1 866
ACCUMULATED AMORTIZATION					
Opening balance	(11)	(873)	(143)	-	(1 027)
Amortization for the period	(2)	(135)	(10)	-	(147)
Impairment	-	(1)	(15)	-	(16)
Sale/Liquidation	-	97	-	-	97
Closing balance	(13)	(912)	(168)	-	(1 093)
NET CARRYING AMOUNT AT THE BEGINNING OF THE	7	626	140	75	848
NET CARRYING AMOUNT AT THE END OF THE PERIOD	5	559	121	88	773

22. Shares in joint ventures

		As at 30 September 2025 or for the 9-month period ended 30 September 2025			As at 31 December 2024 or for the 9-month period endo		
		(unaudited)			(unaudited)		
	Elektrociepłownia Stalowa Wola S.A.	TAMEH HOLDING Sp. z o.o. *	Total	Elektrociepłownia Stalowa Wola S.A.	TAMEH HOLDING Sp. z o.o. *	Total	
Non-current assets	1 650	1 095	2 745	1 627	1 139	2 766	
Current assets, including:	257	560	817	275	587	862	
cash and cash equivalents	8	26	34	7	112	119	
Non-current liabilities (-), including:	(1 943)	(41)	(1 984)	(1 945)	(79)	(2 024)	
debt	(1 935)	(24)	(1 959)	(1 926)	(29)	(1 955)	
Current liabilities (-), including:	(692)	(683)	(1 375)	(634)	(796)	(1 430)	
debt	(116)	(5)	(121)	(108)	(134)	(242)	
Total net assets	(728)	931	203	(677)	851	174	
Share in net assets (50%)	(364)	466	102	(339)	426	87	
Investment in joint ventures	-	230	230	-	190	190	
Sales revenue	943	1 663	2 606	1 196	1 771	2 967	
Net profit (loss), including:	(51)	78	27	(21)	560	539	
Depreciation	(47)	(99)	(146)	(46)	(86)	(132)	
Interest income	1	2	3	1	4	5	
Interest expenses	(105)	(6)	(111)	(106)	(21)	(127)	
Income tax	-	(13)	(13)	-	(24)	(24)	
Share in profit/(loss) of joint ventures	-	39	39	-	85	85	

^{*} The information presented relate to the TAMEH HOLDING Sp. z o.o. Capital Group. The value of the interest held in TAMEH HOLDING Sp. z o.o. differs from the value of net assets attributable to the Group, due to the fact that the purchase price for the shares in TAMEH HOLDING Sp. z o.o. was calculated taking into account the fair value of the shareholding contributed to the joint venture by the ArcelorMittal Group companies and due to the recognition of an impairment loss on the shareholding in TAMEH Holding Sp. z o.o.

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Elektrociepłownia Stalowa Wola S.A.

Elektrociepłownia Stalowa Wola S.A. is a special purpose vehicle established in 2010 at the initiative of TAURON Polska Energia S.A. and PGNiG S.A. (currently ORLEN S.A.), through which the partners implemented an investment consisting in the construction of CCGT unit in Stalowa Wola with the gross electrical capacity of 450 MWe and the net heat capacity of 240 MWt. On 30 September 2020, Elektrociepłownia Stalowa Wola was commissioned.

TAURON Polska Energia S.A. has an indirect shareholding of 50% in the capital of the company and in the governing body, exercised through TAURON Ciepło Sp. z o.o. Due to the fact that the previous accumulated share in losses of the joint venture and the adjustment to the results of transactions between the Group companies and the joint venture exceeded the value of the interest in the joint venture, the Company discontinued to recognise its share of any further losses of the joint venture. The unrecognised share of losses up to the balance sheet date amounted to PLN 364 million.

In addition, the Company has receivables on account of loans granted to Elektrociepłownia Stalowa Wola S.A. in the carrying amount of PLN 523 million, as further discussed in Note 23 to these interim condensed consolidated financial statements.

TAMEH HOLDING Sp. z o.o. and subsidiaries

In 2014, a shareholders' agreement was concluded between TAURON Group and ArcelorMittal Group regarding TAMEH HOLDING Sp. z o.o., which is responsible for investment and operational projects in the area of industrial energy. The Agreement was concluded for a period of 15 years, with a possibility of its extension. Both groups hold a 50% interest in TAMEH HOLDING Sp. z o.o. each.

TAMEH HOLDING Sp. z o.o. is the owner of 100% of the shares in TAMEH POLSKA Sp. z o.o., formed by a contribution in kind by the TAURON Group: Zakład Wytwarzania Nowa and Elektrownia Blachownia as well as Elektrociepłownia in Kraków contributed by the ArcelorMittal Group—. Moreover, TAMEH HOLDING Sp. z o.o. holds 100% of TAMEH Czech s.r.o. shares.

On 9 August 2024, at the request of the management board of TAMEH Czech s.r.o., the Ostrava District Court issued an order transforming the reorganisation of TAMEH Czech s.r.o. into liquidation bankruptcy. According to the Group, as a result of the aforementioned provision, on 9 August 2024 the Group lost joint control over TAMEH Czech s.r.o.

The carrying amount of the shares in TAMEH HOLDING Sp. z o.o. as at the balance sheet date is PLN 230 million. As at the balance sheet date, the Group performed the measurement of its shares in TAMEH HOLDING Sp. z o.o. using the equity method at a level of PLN 425 million and reduced it by the amount of the impairment loss recognised as a result of the impairment tests carried out in the previous financial year in the amount of PLN 195 million. In the Group's opinion, as at the balance sheet date, there were no indications of the need to conduct the impairment tests on the shares in TAMEH Holding Sp. z o.o.

On 1 October 2024, due to the lack of agreement on the effectiveness of submitting declarations regarding the acceptance of offers to purchase shares in TAMEH HOLDING Sp. z o.o., as described in more detail in note 27 to the consolidated financial statements of TAURON Polska Energia S.A. Capital Group for the year ended 31 December 2024, the Company's Management Board decided to issue a tender offer and invited AM Global Holding S.à r.l. with its registered office in the Grand Duchy of Luxembourg, ArcelorMittal Poland S.A. and ArcelorMittal Long Products Europe Holding S.à r.l. to ad hoc arbitration in the dispute concerning the failure of AM Global Holding S.à r.l. to pay the sale price for the shares held by the Company in TAMEH HOLDING Sp. z o.o. in the amount of PLN 598 million. The arbitration was to be conducted in accordance with the rules set out in the United Nations Commission on International Trade Law (UNCITRAL) Arbitration Rules 2021 by an ad hoc arbitration tribunal. On 30 October 2024, the Company received a response to the notice of arbitration from AM Global Holding S.à r.l., ArcelorMittal Poland S.A. and ArcelorMittal Long Products Europe Holding S.à r.l. In response to the summons, AM Global Holding S.à r.l. filed a counterclaim demanding payment by the Company of PLN 598 million plus statutory interest for delay calculated from 14 February 2024 until the date of payment as the price for the shares held by AM Global Holding S.à r.l. and ArcelorMittal Poland S.A. in TAMEH HOLDING Sp. z o.o. In the Company's opinion, the claims of AM Global Holding S.à r.l. are unfounded.

As at the balance sheet date, the Group assesses that the criteria of IFRS 5 *Non-current Assets Held for Sale and Discontinued Operations* have not been met for the classification of the Group's interest in TAMEH HOLDING Sp. z o.o. as assets held for sale classified as held for sale.

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23. Loans granted to joint ventures

As at the balance sheet date, the Group granted loans to Elektrociepłownia Stalowa Wola S.A. joint venture, classified as assets measured at a fair value.

	As at 30 September 2025 (unaudited)		As at 31 Dece	mber 2024		
	Repayable principal amount and interest contractually accrued	Carrying amount	Repayable principal amount and interest contractually accrued	Carrying amount	Maturity date according to agreement	Interest rate
Loans granted to EC Stalowa Wola S.A.	799	523	768	479	30.06.2033	fixed
Total, of which:	799	523	768	479		
Non-current		523		479		

24. Derivatives and hedge accounting

Instrument	Methodology for determining the fair value	Status as at 30 September 2025 (unaudited)						
Derivatives subject to hedge accounting								
IRS	The difference in discounted interest cash flows based on a floating interest rate and a fixed interest rate. The data input is the interest rate curve from the LSEG Workspace platform.	IRS (Interest Rate Swap) instruments are used to hedge a part of the interest rate risk in relation to the cash flows associated with the 6M WIBOR exposure designated under the dynamic risk management strategy, i.e. interest on bonds and a loan with a total nominal value of PLN 2 250 million, for periods expiring consecutively in the years 2025-2029. In accordance with the terms of the transaction, the Company pays interest accrued based on a fixed interest rate in PLN, while receiving payments at a floating interest rate in PLN.						
Derivatives measur	red at a fair value through the profit and loss other	than subject to hedge accounting						
CCIRS	The difference in the discounted interest cash flows of the stream paid and the stream received, in two different currencies, expressed in the valuation currency. The input data are interest rate curves, basis spreads and the NBP fixing for the relevant currencies from the LSEG Workspace platform.	CCIRS (Coupon Only Cross Currency Swap fixed-fixed) derivatives involve an exchange of interest payments on the total notional amount of EUR 500 million. The transaction matures in July 2027. In accordance with the terms of the transaction, the Company pays interest accrued based on a fixed interest rate in PLN, while receiving payments at a fixed interest rate in EUR. CCIRS derivatives aimed at securing the currency flows generated by interest payments on Eurobonds issued.						
Commodity forward/futures	The fair value of forward transactions for the purchase and sale of CO ₂ emission allowances, electricity and other commodities is determined based on prices quoted in an active market or based on cash flows representing the difference between the price reference index (forward curve) and the contract price.	Commodity derivatives (futures, forward) comprise forward transactions for the purchase and sale of CO ₂ emission allowances and other commodities.						
Currency forward	The difference in discounted future cash flows between the forward price as at the valuation date and the transaction price, multiplied by the nominal value of the contract in foreign currency. The input data comprise the NBP fixing and the interest rate curve implied from the FX swap transaction for the relevant currency from the LSEG Workspace platform.	FX forward derivatives comprise forward transactions aimed to hedge currency flows generated from operations, in particular in the field of CO_2 emission allowances.						

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The measurement of derivatives as at the respective balance sheet dates is presented in the table below:

	As at 30 September 2025 (unaudited)				As at 31 December 2024			
	Tot	al		Charged to revaluation	То	tal		Charged to revaluation
	Assets	Liabilities	Charged to profit or loss	reserve from valuation of hedging instruments	Assets	Liabilities	Charged to profit or loss	reserve from valuation of hedging instruments
Derivatives subject to hedge accounting								
IRS	111	-	32	79	185	-	10	175
Derivatives measured at fair value through profit or loss								
CCIRS	-	(9)	(9)	-	-	(10)	(10)	-
Commodity forwards/futures	95	(95)	-	-	64	(64)	-	-
Currency forwards	-	(183)	(183)	-	-	(365)	(365)	-
Total	206	(287)			249	(439)		
Non-current	74	(46)			90	(64)		
Current	132	(241)			159	(375)		

The derivatives shown in the table above relate to futures contracts covered within the scope of IFRS 9 *Financial Instruments*. The derivatives acquired and held to hedge own needs as excluded from the scope of IFRS 9 *Financial Instruments* are not subject to measurement as at the balance sheet date.

25. Other financial assets

	As at 30 September 2025 <i>(unaudited)</i>	As at 31 December 2024
Receivables due to recompensation	234	598
Shares	207	205
Deposits and term deposits for Mining Decommissioning Fund	4	4
Other financial receivables, including:	118	195
Bid bonds, deposits and collateral transferred	73	77
Dividends due	13	32
Other	32	86
Total	563	1 002
Non-current Non-current	246	259
Current	317	743

As at 30 September 2025, the recompensation receivable relates to the recompensation of the companies in the *Sales and Wholesale* segment in respect of the supply of electricity for 2024 and for the 9-month period ended 30 September 2025 in the total gross amount of PLN 234 million to which the above companies are entitled under the legislation that established the recompensation scheme, as further described in note 9 of these interim condensed consolidated financial statements.

26. Other non-financial assets

26.1. Other non-current non-financial assets

	As at 30 September 2025 (unaudited)	As at 31 December 2024
Prepayments for fixed assets under construction and intangible assets, including:	870	280
related to the construction of wind farms and photovoltaics	810	267
Contract acquisition costs and costs of discounts	20	20
Prepayments for debt charges	8	7
Property and tort insurance	1	2
Other	21	24
Total	920	333

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The increase of prepayments for fixed assets under construction and intangible assets is mainly related to the construction of the Miejska Górka wind farm project as part of the activities of the subsidiary Finadvice Polska 1 Sp. z o.o.

26.2. Other current non-financial assets

	As at 30 September 2025 (unaudited)	As at 31 December 2024
Costs settled over time	98	119
Contract acquisition costs and costs of discounts	36	39
Transfers made to the Social Benefit Fund	27	-
IT and telecom services	12	13
Property and tort insurance	8	62
Prepayments for debt charges	3	3
Other	12	2
Other current non-financial assets	30	48
Advances for deliveries	26	9
Surplus of assets over liabilities of the Social Benefits Fund	3	-
Receivable due to the Write-off for the Price Difference Payment Fund	-	35
Other	1	4
Total	128	167

In the 9-month period ended 30 September 2025, the Group received the amount of PLN 35 million due for the adjustment of the Write-off for the Price Difference Payment Fund from Zarządca Rozliczeń S.A.

27. Deferred income tax

	As at 30 September 2025 <i>(unaudited)</i>	As at 31 December 2024
Deferred tax liabilities		
difference between tax base and carrying amount of property, plant and equipment, intangible assets and right-of-use assets	2 307	2 176
different timing of recognition of sales revenue and cost of sale for tax purposes	645	560
difference between tax base and carrying amount of financial assets	196	131
difference between tax base and carrying amount of energy certificates	2	4
other	12	20
Total	3 162	2 891
Deferred tax assets		
provisions and accruals	700	904
difference between tax base and carrying amount of financial assets and financial liabilities	599	601
different timing of recognition of sales revenue and cost of sales for tax purposes	508	229
difference between tax base and carrying amount of property, plant and equipment, intangible assets and right-of-use assets	603	671
tax losses	505	209
power infrastructure received free of charge and received connection fees	5	5
other	26	42
Total	2 946	2 661
Deferred tax assets not recognized	(1 182)	(1 218)
Recognized deferred tax assets	1 764	1 443
After setting off balances at the level of individual Group companies, deferred tax for the Group is presented as:		
Deferred tax asset	157	144
Deferred tax liability	(1 555)	(1 592)

As at 30 September 2025 and 31 December 2024, the deferred tax assets and deferred tax liabilities of the companies that constitute the Tax Capital Group from 2023 onwards have been offset, due to the fact that these companies file a joint tax return from 2023 onwards.

The Group assesses the enforceability of deferred tax assets at each balance sheet date. As a result of the assessment performed as at the balance sheet date, deferred tax assets in the amount of PLN 1 182 million were not recognised, mainly with regard to the company in the Generation segment.

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28. Inventory

	As at 30 September 2025 (unaudited)	As at 31 December 2024	
Gross value			
Coal	431	699	
CO ₂ emission allowances	-	32	
Other inventories	282	300	
Total	713	1 031	
Write down			
Coal	(4)	(67)	
Other inventories	(31)	(27)	
Total	(35)	(94)	
Net realisable value			
Coal	427	632	
CO ₂ emission allowances	-	32	
Other inventories	251	273	
Inventories measured at net realisable value	678	937	

Due to the consumption of coal stocks for production of electricity, TAURON Wytwarzanie S.A. (Generation segment), in the 9-month period ended 30 September 2025, partially utilised an impairment write-down of PLN 63 million recognised as at 31 December 2024.

29. Receivables from buyers

	As at 30 September 2025 (unaudited)	As at 31 December 2024
Gross value		
Receivables from buyers, of which:	3 410	4 039
Additional assessment of revenue from sales of electricity and distribution services	930	1 369
Receivables claimed at court	335	310
Total	3 745	4 349
Allowance/write-down		
Receivables from buyers	(55)	(60)
Receivables claimed at court	(227)	(194)
Total	(282)	(254)
Net value		
Receivables from buyers	3 355	3 979
Receivables claimed at court	108	116
Total, of which:	3 463	4 095
Non-current	8	6
Current	3 455	4 089

30. Receivables arising from other taxes and charges

	As at 30 September 2025 (unaudited)	As at 31 December 2024
VAT receivables	607	458
Other	2	1
Total	609	459

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31. Cash and cash equivalents

	As at 30 September 2025 (unaudited)	As at 31 December 2024	
Cash and cash equivalents presented in the statement of financial position, of which:	516	596	
restricted cash, including:	222	271	
cash on VAT bank accounts (split payment)	102	121	
collateral of settlements with Izba Rozliczeniowa Giełd Towarowych S.A.	101	125	
bank accounts related to subsidies received	18	24	
Bank overdrafts	(200)	(35)	
Collateral of settlements with Izba Rozliczeniowa Giełd Towarowych S.A.	(4)	(3)	
Foreign exchange	(1)	(1)	
Cash and cash equivalents presented in the statement of cash flows	311	557	

32. Equity

32.1. Issued capital

Issued capital as at 30 September 2025 (unaudited)

Class/ issue	Type of shares	Number of shares	Nominal value of one share (in PLN)	Value of class/issue at nominal	Method of payment
AA	bearer shares	1 589 438 762	5	7 947	cash/in-kind contribution
BB	registered shares	163 110 632	5	816	in-kind contribution
	Total	1 752 549 394		8 763	

Shareholding structure as at 30 September 2025 (to the best of the Company's knowledge)

Shareholder	Number of shares	Nominal value of shares	Percentage of share capital	Percentage of total vote
State Treasury	526 848 384	2 634	30.06%	30.06%
KGHM Polska Miedź S.A.	182 110 566	911	10.39%	10.39%
Nationale - Nederlanden Otwarty Fundusz Emerytalny ¹	98 630 000	493	5.63%	5.63%
Helikon Long Short Equity Fund Master ICAV ²	74 127 629	371	4.23%	12.15%
The Goldman Sachs Group, Inc. ³	27 670 985	138	1.58%	5.98%
Other shareholders	843 161 830	4 216	48.11%	35.79%
Total	1 752 549 394	8 763	100%	100%

¹ According to the list of shareholders holding at least 5% of the voting rights at the Company's EGM on 25 June 2025.

As at 30 September 2025, the value of issued capital, the number of shares and the nominal value of the shares has not changed compared to the status as at 31 December 2024.

Within the share of votes held by:

- Helikon Long Short Equity Fund Master ICAV 4.23% relates to the Company's shares and 7.92% relates to financial instruments other than shares,
- The Goldman Sachs Group, Inc. 1.58% relates to the Company's shares and 4.40% relates to financial instruments other than shares.

The financial instruments listed above, other than shares, held by Helikon Long Short Equity Fund Master ICAV and The Goldman Sachs Group, Inc. are not instruments issued by the Company. The Company does not identify any liabilities on its side related to these instruments.

32.2. Shareholder rights

The State Treasury, together with its subsidiaries, during the period in which it holds a number of shares in the Company authorising it to exercise at least 25% of the total votes in the Company, is authorised to appoint and dismiss the majority of the members of the Supervisory Board of the Company. Considering the fact that the State Treasury, together with its

² In accordance with the Helikon Long Short Equity Fund Master ICAV notice received on 9 December 2024.

³ In accordance with the Goldman Sachs Group, Inc. notice received on 6 May 2025.

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State Treasury subsidiaries, holds more than 25% of the total votes in the Company and is therefore authorised to appoint and dismiss the majority of members of the Company's Supervisory Board, the Company is an entity controlled by the State Treasury.

The voting rights of the shareholders holding more than 10% of the total votes in the Company have been limited in such a manner that none of them is authorised to exercise the right to more than 10% of votes in the Company at the General Meeting. The limitation does not apply to the State Treasury and State Treasury owned companies in the period when the State Treasury and State Treasury owned companies hold shares in the Company authorising to at least 25% of the total votes in the Company.

32.3. Reserve capital

	As at 30 September 2025 (unaudited)	As at 31 December 2024
Amounts from distribution of prior years results	2 948	2 438
Total reserve capital	2 948	2 438

On 25 June 2025, the Annual General Meeting of Shareholders of the Company adopted a resolution on distribution of net profit of the Company for the financial year 2024 in the amount of PLN 510 million to be allocated for the Company reserve capital.

The reserve capital of the Company as of the balance sheet day up to the level of one-third of the Company share capital, i.e. PLN 2 921 million, may be used only to cover losses.

32.4. Revaluation reserve from the measurement of hedging instruments

	9-month period ended 30 September 2025	9-month period ended 30 September 2024
	(unaudited)	(unaudited)
Opening balance	139	218
Remeasurement of hedging instruments	(95)	(91)
Deferred income tax	18	17
Closing balance	62	144

The revaluation reserve from measurement of hedging instruments results from the measurement of Interest Rate Swap (IRS) instruments hedging the interest rate risk due to debt, which is discussed in more detail in Note 24 to these interim condensed consolidated financial statements. For the transactions concluded, the Group applies hedge accounting.

As at 30 September 2025, the Group recognised the amount of PLN 62 million of the revaluation reserve from the measurement of hedging instruments. This amount represents an asset on account of the measurement of IRS instruments as at the balance sheet day in the amount of PLN 111 million, adjusted by the portion of the measurement relating to debt interest accrued at the balance sheet day, including the deferred tax.

32.5. Retained earnings and restrictions on dividends

The amounts of retained earnings arising from the settlement of mergers with subsidiaries as well as actuarial gains and losses on post-employment benefit provisions recognised through other comprehensive income are not distributed.

As at 30 September 2025 and as at the date these interim condensed consolidated financial statements were authorised for publications, there are no other restrictions concerning the payment of dividends.

32.6. Non-controlling interests

The decrease in the value of non-controlling interests, in amount of PLN 38 million, is related mainly to the compulsory buy-out of TAURON Dystrybucja S.A. shares owned by shareholders representing no more than 5% of the share capital by the majority shareholder, i.e. TAURON Polska Energia S.A., on the basis of the resolution of 16 April 2025 of the Extraordinary General Meeting of TAURON Dystrybucja S.A., as described in more detail in Note 2 of these interim condensed consolidated financial statements. The value of non-controlling interests remaining as at the balance sheet date relates to the subsidiary TAURON Serwis Sp. z o.o.

33. Dividends paid and declared

In the 9-month period ended 30 September 2025 and in the comparable period, the Company did neither propose payment nor pay any dividends to the shareholders of the Company.

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34. **Debt liabilities**

	As at 30 September 2025 (unaudited)	As at 31 December 2024
Loans and borrowings	6 634	7 092
Unsubordinated bonds	4 668	4 637
Subordinated bonds	1 178	1 135
Lease liabilities	1 818	1 751
Total	14 298	14 615
Non-current	12 305	12 475
Current	1 993	2 140

34.1. **Borrowings and loans**

Loans and borrowings as at 30 September 2025 (unaudited)

		Value of loans	of which maturing within (after the balance sheet date):					
Currency	Interest rate	and borrowings as at the balance sheet date	less than 3 months	3-12 months	1-2 years	2-3 years	3-5 years	over 5 years
DIN	floating	5 746	328	146	844	418	1 733	2 277
PLN	fixed	806	15	50	54	40	69	578
Total PLN		6 552	343	196	898	458	1 802	2 855
Total		6 552	343	196	898	458	1 802	2 855
Interest increas	sing carrying	82						
Total		6 634						

Loans and borrowings as at 31 December 2024

		Value of loans	of which maturing within (after the balance sheet date):						
Currency	Interest rate	and borrowings as at the balance sheet date	less than 3 months	3-12 months	1-2 years	2-3 years	3-5 years	over 5 years	
PLN	floating	5 980	79	141	922	593	1 732	2 513	
PLN	fixed	1 036	517	48	69	54	77	271	
Total PLN		7 016	596	189	991	647	1 809	2 784	
Total		7 016	596	189	991	647	1 809	2 784	
Interest increas	sing carrying	76							
Total		7 092							

Specification of borrowings and loans drawn as at 30 September 2025 (unaudited) and as at 31 December 2024

Borrowing institution	Interest rate	Currency	Maturity date/ validity date	As at 30 September 2025 (unaudited)	As at 31 December 2024
Consortiums of banks - revolving loans	floating	PLN	2027-2028	-	411
Consortium of banks	floating	PLN	2029	914	899
Pank Coonadovatus Krainuaga	flooting	PLN	2027-2032	759	759
Bank Gospodarstwa Krajowego	floating	PLN	2025-2033	915	901
	C d		2025-2027	44	74
Francisco Investment Bende	fixed	DIN	2025-2040	397	404
European Investment Bank -	G 4:	— PLN	2025-2040	1 161	1 221
	floating		2026-2041	1 203	1 225
SMBC BANK EU AG	fixed	PLN		-	500
Erste Group Bank AG	floating	PLN	2026	510	506
Bank Gospodarstwa Krajowego - loan from the funds of the National Recovery and Resilience Plan	fixed	PLN	2034-2049	321	-
Regional Fund for Environmental Protection and Water Management	floating	PLN	2025-2027	4	6
National Fund for Environmental Protection and Water	fixed	– PLN	2025-2030	56	63
Management	floating	PLN	2025-2038	135	72
Overdraft facility	floating	PLN	2027	200	35
Other loans and borrowings				15	16
Total, of which:				6 634	7 092
Non-current				6 013	6 231
Current				621	861

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Loans from the National Recovery and Resilience Plan

Agreement of 17 December 2024

On 17 December 2024, a loan agreement was concluded between the Company and Bank Gospodarstwa Krajowego ("BGK") from funds of the National Recovery and Resilience Plan (under Investment G3.1.4 Energy Support Fund) with the value of PLN 11 000 million. In accordance with the agreement, the amount of funding may be subject to an increase. On 28 August 2025, an annex to the above loan agreement was concluded, increasing the amount of the loan from PLN 11 000 million to PLN 15 867 million, i.e. by PLN 4 867 million. The amount of the intra-group loan agreement concluded by the Company with its subsidiary, TAURON Dystrybucja S.A. was also increased accordingly.

The funds from the loan agreement will be used exclusively to finance eligible expenditure incurred by the subsidiary, TAURON Dystrybucja S.A. for the development and adaptation of the electricity grid to the needs of energy transition and climate change. The funds are disbursed successively, based on payment requests submitted as the project implementation progresses. The funds can be disbursed until 20 December 2036 and up to the amount of funds transferred to BGK for this purpose by the minister competent for climate and the environment.

Funds made available under the agreement bear interest at a fixed rate of 0.5% per annum. The loan was scheduled to be repaid in semi-annual instalments between 2034 and 2049.

In the 9-month period ended 30 September 2025, the Company drew down tranches of the loan in the total amount of PLN 922 million. In the Company's opinion, the loan is of preferential nature and represents a government loan with an interest rate below market rates. Therefore, individual tranches of the loan were initially recognised at a fair value of PLN 315 million (as at the balance sheet day PLN 321 million taking into account measurement), while the benefit resulting from the application of the interest rate lower than market rates, amounting to PLN 607 million, representing the difference between the cash received and the initial carrying amount of the loan, was recognised in accordance with IAS 20 *Accounting for Government Grants and Disclosure of Government Assistance* as a subsidy to assets and is presented in deferred income (note 39).

The valuation of the loan at inception was performed as the present value of future cash flows taking into account the contractual terms discounted using the interest rate that the Company believes reflects market conditions as at the date of raising the financing.

Agreement of 28 August 2025

On 28 August 2025, the Company entered into a loan agreement with Bank Gospodarstwa Krajowego for up to PLN 310 million from the National National Recovery and Resilience Plan under Investment C4.1.1 *Support for Advanced Digital Transformation*. The funds from the loan agreement will be used exclusively to finance eligible expenses incurred by TAURON Dystrybucja S.A. for advanced digital transformation. The intra-group loan agreement with TAURON Dystrybucja S.A. was concluded on 7 October 2025.

The funds made available will bear interest at a fixed rate of 0.5% per annum and the repayment of the loan is scheduled in the years 2028-2045, on a quarterly basis (the final repayment term falls 20 years from the date of concluding the loan agreement).

As at the balance sheet date, the Company had no debt under the above agreement.

Other funding available under the concluded financing agreements

The Company has funding available under other financing agreements concluded:

- Agreements with bank consortia with revolving funding limits of up to:
 - PLN 4 000 million by 2028;
 - PLN 500 million by 2027.

As at the balance sheet day, the Company did not have any debt under these agreements.

• Loan agreement for the amount of PLN 2 450 million with BGK

Under the loan agreement, the Company has financing available in the amount of PLN 1 000 million (tranche A), with the repayment within 8 years following the date of releasing the funds. The availability of the remaining amount of PLN 1 450 million (tranche B) was extended to 24 months from the date of concluding the loan agreement, i.e. from 29 October 2024. Tranche B will be available after the application by the Company has been submitted and accepted by BGK. Tranche B will be repaid within 7 years from the date the funds are made available. The Company will be able to draw down the loan in the two-year availability period of a given tranche. The overall funds made available under the

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loan agreement will be used to cover TAURON Group's expenses related to the financing or refinancing expenses in the area of renewable energy sources, the development of distribution networks, the construction of energy storage facilities and investment in the area of heat (in terms of replacing heat sources from coal fuel to zero- and low-emission sources).

As at the balance sheet day, the Company has not drawn down available financing under the aforementioned loan agreement.

Overdraft agreements:

- up to the amount of PLN 500 million with a maturity date of 1 October 2027, and
- up to the amount of PLN 350 million with a maturity date of 6 December 2027.

As at the balance sheet day, the Company recognised debt due to overdrafts in the amount of PLN 200 million.

On 9 September 2025, the subsidiary, WIND T30MW Sp. z o.o. signed a loan agreement with the bank, Powszechna Kasa Oszczędności Bank Polski S.A. up to the amount of PLN 238 million. The loan agreement is a project finance agreement. The purpose of the loan is to finance the construction costs of the Warblewo wind farm (repayment of an intra-group loan from the Company obtained for this purpose). The will be repaid in semi-annual instalments between 2026 and 2040. After the balance sheet date, on 28 October 2025, the company drew down all available funds.

In the 9-month period ended 30 September 2025, the Group performed the following transactions relating to loans and borrowings (at a nominal value), excluding overdraft facilities:

Lender	9-month period ended 30 September 2025 (unaudited)			
	Drawdown	Repayment		
Consortiums of banks	2 300	(2 710)		
Bank Gospodarstwa Krajowego - loan from the funds of the National Recovery and Resilience Plan	922	-		
SMBC BANK EU AG	-	(500)		
European Investment Bank	-	(94)		
Other agreements	66	(16)		
Total, including:	3 288	(3 320)		
Cash flows	3 188	(3 220)		
Net settlement (without cash flow)	100	(100)		

34.2. Bonds issued

						Carrying	amount
Issuer	Investor	Interest rate	Currency	Nominal value of bonds issued in currency	Redemption date	As at 30 September 2025 (unaudited)	As at 31 December 2024
	Bank Gospodarstwa	floating, based on	PLN	400	2025-2028	407	401
TAUDON D. L.	Krajowego	WIBOR 6M	FLIN	350	2025-2029	356	351
TAURON Polska Energia S.A.	A series bonds (TPE 1025)	floating, based on WIBOR 6M	PLN	1 000	2025	1 027	1 011
	Eurobonds	fixed	EUR	500	2027	2 143	2 157
Finanse Grupa TAURON Sp. z o.o.	International investors	fixed	EUR	168	2029	735	717
Unsubordinated bonds						4 668	4 637
TAURON Polska	Bank Gospodarstwa Krajowego	floating, based on WIBOR 6M	PLN	400	2031 ²	410	401
Energia S.A.	European Investment	fixed ¹	PLN	400	2030 ²	410	392
	Bank	iixea.	PLN	350	2030 ²	358	342
Subordinated bonds						1 178	1 135
Total bonds, of which:						5 846	5 772
Non-current						4 549	4 558
Current						1 297	1 214

In the case of hybrid (subordinated) bonds subscribed for by the European Investment Bank, two financing periods are distinguished. In the first period, the interest rate is fixed, while in the second period the interest rate is variable based on the base rate (WIBOR) plus a fixed margin.

In the case of subordinated bonds, the maturity date includes two financing periods. The redemption dates presented in the table above are the

final redemption dates resulting from the agreement, after two financing periods, which form the basis for classifying the bonds as long-term liabilities (availability of financing after two financing periods). The measurement of bonds as at the balance sheet date takes into account early redemption in connection with the intention to redeem the bonds after the end of the first financing period, which occurs within 12 months of the balance sheet date, i.e. in December 2025 and March 2026.

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On 19 September 2024, the Company established the bond issue programme on the basis of a programme agreement with Bank Polska Kasa Opieki S.A., Powszechna Kasa Oszczędności Bank Polski S.A. and Santander Bank Polska S.A. (the "Programme"). As part of the Programme, the Company has the option to issue bonds linked to sustainability indicators or so-called green bonds, up to a maximum of PLN 3 000 million, with the value of the issue and the type of bonds to be determined on a case-by-case basis at the time of the decision to issue. The funds raised through the bond issue will support the implementation of the TAURON Group's energy transformation and will be used to finance and refinance expenditure in line with the European taxonomy.

The subordinated bond issue Programme concluded in 2021 with Bank Gospodarstwa Krajowego up to the amount of PLN 450 million which was not used by the Company, expired in the 9-month period ended 30 September 2025.

34.3. Debt agreement covenants

The agreements signed with banks impose the legal and financial covenants on the Company, standard for this type of transactions. The key covenant is the net debt/EBITDA ratio (for domestic long-term loans agreements and domestic bond issue schemes) which determines the debt less cash in relation to generated EBITDA. The net debt/EBITDA covenant for finance institutions is examined on the basis of consolidated data as at 30 June and 31 December while its permissible limit value, depending on the provisions of financing agreements, is 3.5 or 4.0.

As at 30 June 2025 (i.e. the last reporting period for which the Company was required to calculate the covenant), the net debt/EBITDA ratio amounted to 1.51, accordingly, the covenant was fulfilled.

34.4. Lease liability

The lease liability of the Group primarily relates to the perpetual usufruct of land, contracts for occupation of the road lane, land lease and rental agreements, transmission easements and the lease of office and warehouse premises as well as premises for energy or heat infrastructure.

Ageing of the lease liability

	As at 30 September 2025 (unaudited)	As at 31 December 2024
Within 1 year	143	128
Within 1 to 5 years	556	506
Within 5 to 10 years	634	595
Within 10 to 20 years	1 114	1 080
More than 20 years	1 044	1 046
Gross lease liabilities	3 491	3 355
Discount	(1 673)	(1 604)
Present value of lease payments	1 818	1 751
Lease agreements that do not meet the conditions for recognition as a finance lease as defined in the financing agreements	1 818	1 751

35. Provisions for employee benefits

	As at 30 September 2025 (unaudited)	As at 31 December 2024
Provision for post-employment benefits and jubilee bonuses	782	801
Provision for employment termination benefits and other provisions for employee benefits	8	10
Total	790	811
Non-current	709	701
Current	81	110

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Provisions for post-employment benefits and jubilee bonuses

	9-month p	ed 30 Septembe	er 2025	9-month period ended 30 September 2024				
		udited)		(unaudited)				
	Provision for retirement, disability and similar benefits	Social Fund	Jubilee bonuses	Provisions total	Provision for retirement, disability and similar benefits	Social Fund	Jubilee bonuses	Provisions total
Opening balance	325	223	253	801	313	166	264	743
Current service costs	11	6	10	27	11	4	11	26
Actuarial gains and losses	(20)	-	-	(20)	(18)	1	-	(17)
Benefits paid	(24)	(6)	(28)	(58)	(23)	(5)	(28)	(56)
Interest expense	12	10	10	32	11	6	10	27
Closing balance	304	233	245	782	294	172	257	723
Non-current	272	225	211	708	266	166	224	656
Current	32	8	34	74	28	6	33	67

Measurement of provisions for employee benefits

Provisions for post-employment benefits and for jubilee bonuses have been estimated using actuarial methods.

The valuation of provisions for employee benefits as at 30 September 2025 was based on the underwriting projections indicated in the underwriting reports prepared as at 31 December 2024. The assumptions used by the actuary to prepare the 2025 forecast were the same as those used to measure the provisions as at 31 December 2024. In particular, the Group has included a discount rate level of 5.8% consistent with the assumptions adopted by the actuary as at 31 December 2024 in the valuation of the provisions for employee benefits as at 30 September 2025.

The main assumptions adopted by the actuary as at 31 December 2024 for calculation of the liability amount are as follows:

	31 December 2024
Employee turnover ratio (%)	0.5% - 10.30%
Expected rate of remuneration growth (%)	8.9% in 2025, 2.5% in subsequent years
Expected rate of increase in the value of the allowance for the Company Social Benefits Fund (ZFŚS) (%)	7%
Remaining average period of employment	8.01 – 13.31

36. Provisions for the costs of dismantling fixed assets and reclaiming land

	9-month peri	od ended 30 Septeml (unaudited)	oer 2025	9-month period ended 30 September 2024 (unaudited)				
	Provisions for disassembly of wind and photovoltaic farm	Provisions for the costs of reclamation and liquidation of fixed assets, including mining plant decommissioning	Provisions total	Provisions for disassembly of wind and photovoltaic farm	Provisions for the costs of reclamation and liquidation of fixed assets, including mining plant decommissioning	Provisions total		
Opening balance	145	71	216	142	77	219		
Unwinding of the discount	6	3	9	6	3	9		
Discount rate adjustment	-	-	-	(2)	-	(2)		
Recognition/(reversal), net	10	-	10	14	(2)	12		
Utilisation	-	(6)	(6)	-	(2)	(2)		
Closing balance	161	68	229	160	76	236		
Non-current	161	46	207	160	57	217		
Current	-	22	22	-	19	19		

As at 30 September 2025, the Group recognised the following provisions within the provision for the costs of reclamation and liquidation of fixed assets:

- the provision for costs of liquidation of fixed assets in the amount of PLN 35 million;
- the provision for costs related to the reclamation of waste landfill sites in the amount of PLN 25 million;
- the provision for costs of liquidation of mining plants in the amount of PLN 8 million.

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In the consolidated statement of financial position, the Group recognises the long-term portion of *Provisions for the costs* of dismantling fixed assets and reclaiming land, including the long-term portion of other provisions.

	As at 30 September 2025 (unaudited)	As at 31 December 2024
Provisions for the costs of dismantling fixed assets and reclaiming land	207	197
Other provisions	19	19
otal in statement in financial position in <i>Provisions for the costs of</i>	226	216

37. Provisions for liabilities due to energy certificates and CO₂ emission allowances

	9-month period	l ended 30 Sept (unaudited)	tember 2025	9-month period ended 30 September 2024 (unaudited)			
	Provisions for liabilities due to CO ₂ emission allowances	Provision for obligation to submit energy certificates	Provisions total	Provisions for liabilities due to CO ₂ emission allowances	Provision for obligation to submit energy certificates	Provisions total	
Opening balance	3 204	182	3 386	3 439	305	3 744	
Recognition	2 091	173	2 264	2 194	214	2 408	
Reversal	(39)	(31)	(70)	(16)	(26)	(42)	
Utilisation	(3 165)	(203)	(3 368)	(3 423)	(350)	(3 773)	
Closing balance	2 091	121	2 212	2 194	143	2 337	

38. Other provisions

9-month period ended 30 September 2025						9-month period ended 30 September 2024					
		(unau	dited)				(unaudited)				
	Provision for use of real estate without contract	Provision for onerous contracts	Provision for counterparty claims, court dispute and other provisions	Provisions total	Provision for use of real estate without contract	Provision for onerous contracts	Provision for payment reducing for customers	Provision for counterparty claims, court dispute and other provisions	Provisions total		
Opening balance	73	9	154	236	75	35	574	149	833		
Recognition/(reversal), net	(1)	-	(2)	(3)	1	-	(103)	11	(91)		
Utilisation	-	(7)	(7)	(14)	(1)	(27)	(449)	(7)	(484)		
Other chnges	-	-	-	-	-	-	-	9	9		
Closing balance	72	2	145	219	75	8	22	162	267		
Non-current	-	-	19	19	-	-	-	23	23		
Current	72	2	126	200	75	8	22	139	244		

In the consolidated statement of financial position, under *Other provisions*, the Group reports the short-term portion of other provisions, including the short-term portion of provisions for the costs of dismantling fixed assets and land reclamation.

	As at 30 September 2025 (unaudited)	As at 31 December 2024
Other provisions	200	217
Provisions for the costs of dismantling fixed assets and reclaiming land	22	19
Total in statement in financial position in Other provisions	222	236

38.1. The provision for use of real estate without a contract

The Group companies create provisions for all claims filed by owners of properties on which distribution networks and heat installations are located. As at 30 September 2025, the provision on this account amounted to PLN 72 million and was related to the segments:

- Generation PLN 4 million;
- Heat PLN 32 million;
- Distribution PLN 36 million.

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38.2. Provisions for counterparty claims, court disputes and other provisions

Material provisions recognised within other provisions are described below.

Title	Operating segment	Description	As at 30 September 2025 (unaudited)	As at 31 December 2024
Provision for a fine in favour of the Silesian Voivodship Inspector of Environmental Protection	Heat	The provision relates to the risk of a breach of the Act of 12 June 2015 on the greenhouse gas emission allowance trading scheme, in connection with the failure to settle the emissions volume for 2021 within the deadline specified in the Act by the installation operator, i.e. Energetyka Cieszyńska Sp. z o.o., over which the Group assumed control in October 2022.	27	27
Provision for reimbursement of undue benefit	Distribution	The provision relates to the risk arising from the judgement of the Regional Court in Wrocław of 19 June 2023 in a case for the reimbursement by a company in the Distribution segment of an undue benefit resulting from distribution service fees incurred by the counterparty.	22	22
Provision for real estate tax	Generation	Provision for the economic risk in the scope of real estate tax relating to assets constituting the railway infrastructure.	16	15

39. Accruals, deferred income and government subsidies

39.1. Deferred income and government grants

	As at 30 September 2025 (unaudited)	As at 31 December 2024
Deferred income	49	268
Donations, subsidies received for the purchase or fixed assets received free-of-charge	37	39
Received advance payments for recompensations	-	215
Other	12	14
Government grants	1 270	606
Subsidies obtained from EU funds	608	538
Settlement of loan valuation from the National Recovery and Resilience Plan funds	601	-
Settlement of other preferential loans and borrowings	35	39
Forgiven loans from environmental funds	16	19
Other	10	10
Total	1 319	874
Non-current	1 249	611
Current	70	263

In the 9-month period ended 30 September 2025, the companies of the *Sales and Wholesale* segment fully settled the recompensation advances received in previous years relating to electricity trading in the amount of PLN 215 million.

Within the item of settlement of loan valuation from the National Recovery and Resilience Plan funds as at 30 September 2025 includes the amount of PLN 601 million, representing unsettled, as of the balance sheet date, estimation of the benefit resulting from the interest rate on the preferential loan tranches received in the amount of PLN 922 million from the National Recovery and Resilience Plan at an interest rate lower than market interest rates, as further described in Note 34 to these interim condensed consolidated financial statements. In accordance with the Accounting Policy of the TAURON Group, the settlement of the above benefit will be recognised in other operating income in proportion to the depreciation of the assets related to the eligible expenses incurred by TAURON Dystrybucja S.A. for the development and adaptation of the power grid to the needs of energy transition and climate change, determining for the receipt of a preferential loan.

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39.2. Accruals of costs

	As at 30 September 2025 (unaudited)	As at 31 December 2024
Accrued expenses due to bonuses	208	80
Unused holidays	54	47
Environmental protection charges	10	-
Other	19	9
Total	291	136
Non-current	1	1
Current	290	135

40. Liabilities to suppliers

Operating segment	As at 30 September 2025 <i>(unaudited)</i>	As at 31 December 2024 (restated figures)
Generation	335	649
Heat	74	142
Renewable Energy Sources	30	42
Distribution, including:	685	629
liability to Polskie Sieci Elektroenergetyczne S.A.	580	501
Sales and Wholesales	426	432
Other	78	61
Total	1 628	1 955

41. Investment liabilities

Operating segment	As at 30 September 2025 (unaudited)	As at 31 December 2024 (restated figures)
Generation	97	14
Heat	13	18
Renevable Energy Sources	68	88
Distribution	399	359
Sales and Wholesale	1	1
Other	214	218
Total	792	698
Non-current	76	106
Current	716	592

Commitments to incur capital expenditure

As at 30 September 2025 and as at 31 December 2024, the Group committed to incur expenditure of PLN 6 563 million and PLN 6 127 million, respectively, on tangible fixed assets and intangible assets, the key items of which are shown in the table below.

Operating segment	Agreement / investment project	As at 30 September 2025 (unaudited)	As at 31 December 2024
Heat	Expansion of heat sources in new capacities	327	46
Renewable	Construction of wind farms	839	1 571
Energy Sources	Construction of the photovoltaic farms	29	137
Distribution	Construction of new electrical connections	3 001	3 086
חסוזטמוזופוע –	Modernization and reconstruction of existing networks	1 235	537
Other	Construction of a fiber optic network (KPO)	8	97

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42. Settlements due to income tax

As at 30 September 2025, Group companies had income tax receivables totalling PLN 62 million, of which PLN 55 million relates to the TAURON Wytwarzanie S.A. company and results from the excess of advance payments paid over the company's tax burden for the current year.

As at 30 September 2025, income tax liabilities amounted to PLN 435 million, of which PLN 424 million relates to the Tax Capital Group and represents the excess of the liability for the 9-month period ended 30 September 2025 over the advance payments made for this period. In 2025, the Tax Capital Group settles monthly advances for income tax in a simplified manner, in a fixed amount.

43. Liabilities arising from other taxes and charges

	As at 30 September 2025 (unaudited)	As at 31 December 2024	
VAT	424	647	
Social security	156	224	
Personal Income Tax	49	67	
Other	15	39	
Total	644	977	

44. Other financial liabilities

	As at 30 September 2025 <i>(unaudited)</i>	As at 31 December 2024
Wages, salaries	165	268
Bid bonds, deposits and collateral received	80	68
Liabilities due to insurance contracts	5	61
Recompensation liabilities	-	311
Other	61	72
Total	311	780
Non-current Non-current	35	40
Current	276	740

In the 9-month period ended 30 September 2025, the companies in the Sales and Wholesale segment returned the recompensation advances received in 2024 amounting to PLN 311 million to the Settlement Administrator (Zarządca Rozliczeń S.A.).

45. Other non-financial liabilities

	As at 30 September 2025 (unaudited)	As at 31 December 2024
Payments from customers relating to future periods	1 189	1 218
Amounts overpaid by customers	699	694
Prepayments for connection fees	353	407
Other	137	117
Other current non-financial liabilities	1	4
Total	1 190	1 222
Non-current	1	1
Current	1 189	1 221

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EXPLANATORY NOTES TO THE INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

46. Significant items of the interim condensed consolidated statement of cash flows

46.1. Cash flows from operating activities

Change in working capital

	9-month period ended 30 September 2025 (unaudited)	9-month period ended 30 September 2024 (restated data unaudited)
Change in receivables	995	2 61
Change in receivables from buyers in statement of financial position	634	1 06
Change in receivables due to recompensation	364	1 12
Change in other financial receivables	79	4:
Adjustment of other financial receivables by receivables connected with investing and financing activities	(84)	
Other adjustments	2	(
Change in inventories	229	3.
Change in inventories in statement of financial position	259	39
Adjustment related to transfer of inventories to/from property, plant and equipment	(30)	(2
Change in payables excluding loans and borrowings	(1 151)	(1 54
Change in liabilities to suppliers in statement of financial position	(325)	(60
Change in payroll, social security and other financial liabilities	(470)	(27
Change in non-financial liabilities in statement of financial position	(32)	(16
Change in liabilities arising from taxes excluding income tax	(333)	(44
Adjustment of VAT change related to capital commitments	15	
Adjustment of other financial liabilities for guarantee valuation	(2)	
Adjustment for liabilities arising from the acquisition of a subsidiary	-	(6
Other adjustments	(4)	
Change in other non-current and current assets	46	3
Change in other current and non-current non-financial assets in statement of financial position	(548)	1
Change in receivables arising from taxes excluding income tax	(150)	3)
Change in non-current and current CO2 emission allowances	177	4
Change in non-current and current energy certificates	(26)	
Change in advance payments for property, plant and equipment and intangible assets	590	(20
Other adjustments	3	
Change in deferred income, government grants and accruals	(152)	1
Change in deferred income, government grants and accruals in statement of financial position	600	2
Adjustment related to property, plant and equipment, intangible assets and right-of-use assets received free of charge	(49)	(5
Adjustment related to subsidies received and refunded	(94)	(5
Adjustment for the valuation of a preferential loan	(607)	
Other adjustments	(2)	
Change in provisions	(1 187)	(1 97
Change of short term and long term provisions in statement of financial position	(1 199)	(1 97
Adjustment related to actuarial gains/losses from provisions for post-employment benefits charged to other comprehensive income	20	
Adjustment for change in provisions recognised with non-financial fixed assets	(9)	(1
Other adjustments	1	(1
Change of collaterals transfered to IRGiT	(2)	
tal	(1 222)	

Income tax paid

In the 9-month period ended 30 September 2025 and in the comparable period TAURON Polska Energia S.A. and its selected subsidiaries paid income tax within the Tax Capital Group registered on 28 December 2022 for 2023-2025 by the Head of the First Tax Office for the Mazowieckie Province in Warsaw. TAURON Wytwarzanie S.A. is not part of the Tax Capital Group.

	9-month period ended 30 September 2025 <i>(unaudited)</i>	9-month period ended 30 September 2024 (unaudited)
Tax paid for the 9-month period ended 30 September 2025, including by:	(338)	(224)
Tax Capital Group	(222)	(89)
TAURON Wytwarzanie S.A.	(55)	(123)
Tax paid for previous financial years, including:	(44)	(19)
Tax Capital Group	(35)	-
Tax refunds received for previous years, including:	151	122
Tax Capital Group	19	101
TAURON Wytwarzanie S.A.	123	8
Total	(231)	(121)

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46.2. Cash flows from investing activities

Purchase of property, plant and equipment and intangible assets

	9-month period ended 30 September 2025	9-month period ended 30 September 2024
	(unaudited)	(unaudited)
Purchase of property, plant and equipment	(3 279)	(3 419)
Purchase of intangible assets	(135)	(119)
Change in the balance of capital commitments	78	(95)
Change in the balance of advance payments	(590)	222
Costs of overhaul and internal manufacturing	(221)	(83)
Other	5	4
Total	(4 142)	(3 490)

46.3. Cash flows from financing activities

Repayment of borrowings/loans

	9-month period ended 30 September 2025	9-month period ended 30 September 2024	
	(unaudited)	(unaudited)	
Repayment of tranches of loans:			
Consortiums of banks	(2 610)	(3 510)	
SMBC BANK EU AG	(500)	-	
European Investment Bank	(94)	(91)	
Bank Gospodarstwa Krajowego	-	(1 750)	
Repayment of other loans and borrowings	(16)	(8)	
Total	(3 220)	(5 359)	

Interest paid

	9-month period ended 30 September 2025	9-month period ended 30 September 2024
	(unaudited)	(unaudited)
Interest paid in relation to loans and borrowings	(312)	(323)
Interest paid in relation to debt securities	(90)	(93)
Interest paid in relation to the lease	(7)	(5)
Total	(409)	(421)
constituting investing expense	(46)	(54)
constituting financing expense	(363)	(367)

The Group presents costs of external financing incurred activated in the current period on assets as expenditures for acquisition of property, plant and equipment and intangible assets in cash flows from investment activities. In the 9-month period ended 30 September 2025, paid interest representing external financing costs subject to capitalisation in the value of fixed assets and intangible assets amounted to PLN 46 million, whereas in the comparable period, it amounted to PLN 54 million.

Proceeds from contracted loans and borrowings

	9-month period ended 30 September 2025	9-month period ended 30 September 2024
	(unaudited)	(unaudited)
The launch of loan from the Bank Gospodarstwa Krajowego under the National Recovery and Resilience Plan	922	-
The launch of financing under loan agreements:		
Consortiums of banks	2 200	2 610
Bank Gospodarstwa Krajowego	-	1 750
Other	66	22
Total	3 188	4 382

TAURON Polska Energia S.A. Capital Group
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FINANCIAL INSTRUMENTS AND FINANCIAL RISK MANAGEMENT

Financial instruments 47.

Categories and classes of financial assets		As at 30 September 2025 (unaudited)		As at 31 December 2024	
Categories and Classes Of Infancial assets	Carrying amount	Fair value	Carrying amount	Fair value	
1 Financial assets measured at amortized cost	3 783		4 849		
Receivables from buyers	3 463	3 463	4 095	4 095	
Deposits	4	4	4	4	
Receivables due to recompensation	234	234	598	598	
Other financial receivables	82	82	152	152	
2 Financial assets measured at fair value through profit or loss (FVTPL)	1 369		1 381		
Derivative instruments	95	95	64	64	
Shares	207	207	205	205	
Loans granted	523	523	479	479	
Other financial receivables	28	28	37	37	
Cash and cash equivalents	516	516	596	596	
3 Derivative hedging instruments	111	111	185	188	
4 Financial assets excluded from the scope of IFRS 9 Financial Instruments	230		190		
Investments in joint ventures	230		190		
Total financial assets, of which in the statement of financial position:	5 493		6 605		
Non-current assets	1 073		1 018		
Investments in joint ventures	230		190		
Loans granted to joint ventures	523		479		
Derivative instruments	74		90		
Other financial assets	246		259		
Current assets	4 420		5 587		
Receivables from buyers	3 455		4 089		
Derivative instruments	132		159		
Other financial assets	317		743		
Cash and cash equivalents	516		596		

Coton vise and also on of financial liabilities		As at 30 September 2025 (unaudited)		As at 31 December 2024	
Categories and classes of financial liabilities	Carrying amount	Fair value	Carrying amount	Fair value	
1 Financial liabilities measured at amortized cost	15 211		16 297		
Preferential loans and borrowings	378	388	65	65	
Arm's length loans and borrowings	6 056	6 089	6 992	7 007	
Bank overdrafts	200	200	35	35	
Bonds issued	5 846	5 788	5 772	5 677	
Liabilities to suppliers	1 632	1 632	1 957	1 957	
Other financial liabilities	138	138	449	449	
Capital commitments	791	791	698	698	
Salaries and wages	165	165	268	268	
Insurance contracts	5	5	61	61	
2 Financial liabilities measured at fair value through profit or loss (FVTPL)	287		439		
Derivative instruments	287	287	439	439	
3 Financial liabilities excluded from the scope of IFRS 9 Financial Instruments	1 819		1 751		
Liabilities under leases	1 819		1 751		
Total financial liabilities, of which in the statement of financial position:	17 317		18 487		
Non-current liabilities	12 462		12 685		
Debt	12 305		12 475		
Derivative instruments	46		64		
Capital commitments	76		106		
Other financial liabilities	35		40		
Current liabilities	4 855		5 802		
Debt	1 993		2 140		
Liabilities to suppliers	1 628		1 955		
Capital commitments	716		592		
Derivative instruments	241		375		
Other financial liabilities	276		740		
Liabilities associated with assets classified as held for sale	1		_		

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The fair value measurement methodology applied to financial instruments and fair value hierarchy levels assigned to these instruments are presented in the following tables.

Classes of financial assets/liabilities	Level of the fair value hierarchy	Methodology for determining the fair value		
	Financial assets	/liabilities measured at a fair value		
Derivatives, including:				
IRS and CCIRS	2	Financial derivatives are described in more detail in Note 24 to these interim		
Forward FX contracts	2	condensed consolidated financial statements.		
Commodity contracts (forward, futures)	1			
Shares	3	As a general rule, the Group estimates the fair value of its shareholdings in companies not quoted in active markets using the adjusted net asset method, taking into account its share of net assets and adjusting the value for material valuation factors such as discounts for lack of control and discounts for limited liquidity of the above instruments. The Group may reasonably accept historical cost as an acceptable approximation of the fair value of shares where, in the Group's opinion, the key factors affecting the value of the shares have not changed at the balance sheet date from the time of initial recognition.		
Loans granted	3	The measurement of the fair value of the loans granted to the joint venture was performed as the present value of future cash flows, which take into account an estimate of the cash flows that will be generated by the borrower in the future. The discount rate is based on the cost of equity expected for the lender's business profile.		
Financial liabilities for which the fair value is disclosed				
Borrowings, loans and bonds issued	2	Fixed interest rate debt liabilities were measured at a fair value. The fair value measurement was performed as the current value of future cash flows discounted by the currently applicable interest rate for the specific bonds, loan or borrowing facility, i.e. applying market interest rates.		

The fair value of other financial instruments as at 30 September 2025 and 31 December 2024 (except from those excluded from the scope of IFRS 9 *Financial Instruments*) did not differ considerably from the amounts presented in the financial statements for the following reasons:

- the potential discounting effect relating to short-term instruments is not significant;
- the instruments are related to arm's length transactions.

Shares in jointly controlled entities excluded from the scope of IFRS 9 *Financial Instruments* are measured using the equity method.

48. Objectives and principles of financial risk management

The objectives and principles of financial risk management have not changed compared to 31 December 2024.

As at 30 September 2025, the parent company had hedging transactions covered by the financial risk management policy concluded with the purpose of hedging the interest flows associated with debt. For the transactions concluded, the parent company applies hedge accounting. The accounting recognition of the hedging transactions described above is further described in Note 24 to these interim condensed consolidated financial statements.

49. Finance and capital management

In the period covered by these interim condensed consolidated financial statements, no significant changes in the objectives, principles and procedures of capital and finance management occurred.

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OTHER INFORMATION

50. Contingent liabilities

Claims related to termination of long-term contracts

Claims relating to termination of long-term contracts against subsidiary Polska Energia-Pierwsza Kompania Handlowa Sp. z o.o.

In 2015, companies belonging to the Wind Invest group brought an action against Polska Energia-Pierwsza Kompania Handlowa Sp. z o.o. ("PE-PKH") to declare ineffective the statements made by PE-PKH on the termination of the agreements concluded with the above-mentioned companies for the purchase of electricity and property rights. In the course of court proceedings, plaintiffs extend their scope raising claims for damages and contractual penalty claims related to contract termination.

As at the date of approval of these interim condensed separate financial statements for publication, the damages claimed in the lawsuits by Wind Invest group companies amount to PLN 640 million.

To date, as part of the ongoing proceedings, on 6 November 2019, the Court of Appeal in Warsaw issued a final decision on security measures, ordering PE-PKH to perform the provisions of the agreements in full under the existing terms and conditions, in accordance with their content, until the final conclusion of the proceedings brought by Pękanino Wind Invest Sp. z o.o. against PE-PKH, pending before the Regional Court in Warsaw. This decision does not prejudge the merits of the action, which can only take place in a binding judgement, but only temporarily regulates the parties' relations for the duration of the proceedings. All cases are held before the first instance courts.

Taking into account the current status of the lawsuits and the circumstances surrounding them, the Group believes that the chances of losing the remaining lawsuits related to both declarations of ineffectiveness of termination of agreements and claims for damages are not higher than the chances of winning the lawsuits in question, and therefore it does not recognise a provision for related costs.

Claims against TAURON Polska Energia S.A. related to the termination of long-term contracts

In 2017 and 2018, companies belonging to the Wind Invest group filed actions against TAURON Polska Energia S.A. regarding payment of damages and determining liability for potential future losses resulting from tort, including unfair competition. According to the plaintiffs, the actual basis for the claims is the termination by the subsidiary, PE-PKH of long-term agreements for the purchase of electricity and property rights arising from certificates of origin, as well as the alleged management of this process by TAURON Polska Energia S.A.

As at the date of approval of these interim condensed consolidated financial statements for publication, the damages claimed in the lawsuits by Wind Invest group companies amount to PLN 373 million.

Moreover, the plaintiff companies indicate in their lawsuits a total of PLN 1 119 million as the amount of estimated damages.

To date, as part of the pending proceedings, a non-final judgment was issued by the Regional Court in Katowice on 5 December 2024, dismissing the claims of Gorzyca Wind Invest Sp.z.o.o. in their entirety, together with all extensions to this lawsuit. Gorzyca Wind Invest Sp.z.o.o. lodged an appeal against the judgement and the Company prepared its response to the appeal. All other cases are pending before the first instance courts in camera.

As at the date of approval of these interim condensed consolidated financial statements for publication, the chances of the Group of obtaining a favourable resolution of the disputes should be assessed positively, i.e. the chances of losing are not higher than the chances of winning.

Litigation with Polenergia group companies

In 2015, companies belonging to the Polenergia group, i.e. Amon Sp. z o.o. and Talia Sp. z o.o., brought actions against PE-PKH to declare ineffective the statements issued by PE-PKH on the termination of agreements concluded with the above companies for the purchase of electricity and property rights.

In 2017 and 2018, companies Amon Sp. z o.o. i Talia Sp. z o.o. brought actions against TAURON Polska Energia S.A. regarding payment of damages and determining liability for potential future losses resulting from tort, including unfair competition. According to the plaintiffs, the actual basis for the claims is the termination by the subsidiary, PE-PKH of long-term agreements for the purchase of electricity and property rights arising from certificates of origin, as well as the alleged management of this process by TAURON Polska Energia S.A. The value of the Polenergia Group companies' demands amounted to: against PE-PKH - PLN 136 million, and against TAURON Polska Energia S.A. - PLN 180 million.

On 28 April 2025, PE-PKH and the Company entered into settlement agreements with Amon Sp. z o.o. and Talia Sp. z o.o., as further described in note 53 of these interim condensed consolidated financial statements. The primary objective of the concluded settlements is an amicable termination of all lawsuits pending between PE-PKH and the Company as well as Amon Sp. z o.o. and Talia Sp. z o.o. On 8 May 2025, the court issued an order discontinuing the court proceedings.

Claim towards Polskie Elektrownie Jądrowe Sp. z o.o. (formerly: PGE EJ 1 Sp. z o.o.)

TAURON Polska Energia S.A. as a former shareholder holding 10% of shares in the issued capital of Polskie Elektrownie Jądrowe Sp. z o.o. until the date of sale, i.e. 26 March 2021, jointly with the other former shareholders of the company (PGE Polska Grupa Energetyczna S.A, KGHM Polska Miedź S.A. and ENEA S.A.), is a party to the agreement with Polskie Elektrownie Jądrowe Sp. z o.o. regulating the issues of potential liabilities and benefits of the parties resulting from the settlement of the dispute between Polskie Elektrownie Jądrowe Sp. z o.o. and the consortium composed of WorleyParsons Nuclear Services JSC, WorleyParsons International Inc, WorleyParsons Group Inc (hereinafter: "WorleyParsons consortium")

In 2015, the WorleyParsons consortium, which is the research contractor for the investment process related to the construction of a nuclear power plant by Polskie Elektrownie Jądrowe Sp. z o.o., submitted claims against Polskie Elektrownie Jądrowe Sp. z o.o. for the total amount of PLN 92 million in a call for payment and then filed a lawsuit for approximately PLN 59 million, extended in 2017 and 2019 to the amount of approximately PLN 128 million.

In accordance with the agreement, the shareholders in proportion to their previously held number of shares in Polskie Elektrownie Jądrowe Sp. z o.o. are responsible for liabilities or proportionally entitled to benefits potentially arising as a result of the settlement of the dispute with the WorleyParsons consortium up to the maximum level of claims including interest set as at 26 March 2021, amounting respectively to PLN 140 million for claims asserted by the WorleyParsons consortium against Polskie Elektrownie Jądrowe Sp. z o.o. and PLN 71 million for claims asserted by Polskie Elektrownie Jądrowe Sp. z o.o. against the WorleyParsons consortium.

To the best of the Group's knowledge, Polskie Elektrownie Jądrowe Sp. z o.o. has not acknowledged the claims filed against it and therefore the Group does not create a provision in relation to the above-mentioned events.

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Claims filed by Huta Łaziska S.A.

In connection with the merger of the Company with Górnośląski Zakład Elektroenergetyczny S.A. ("GZE") - TAURON Polska Energia S.A. became a party to the court dispute with Huta Łaziska S.A. ("Huta") against GZE and the State Treasury represented by the President of the ERO.

By the statement of claim of 12 March 2007 Huta demands from GZE and the State Treasury - the President of the Energy Regulatory Office (in solidum) to adjudicate the amount of PLN 182 million including interest accrued from the date of filing the statement of claim to the date of payment as compensation for the alleged damage caused by the failure of GZE to implement the decision of the ERO President of 12 October 2001 concerning the resumption of deliveries of electricity to Huta.

As part of the pending proceedings, judgments of the courts of first and second instance favourable for GZE and the Company were issued twice, which were repealed as a result of cassation appeals lodged by Huta. At present, the case was referred back to the Court of Appeals by a judgment of 20 August 2025 of the Supreme Court.

Based on the conducted legal analysis of the claims, the Group believes that they are unjustified and the risk that they must be satisfied is remote. Consequently, the Group did not create a provision for costs associated with those claims.

Case filed by ENEA S.A.

The case filed by ENEA S.A. ("ENEA") against TAURON Polska Energia S.A., refers to the payment of PLN 17 million with statutory interest from 30 June 2015 until the payment date. The actual basis of ENEA's claim are allegations concerning unjust enrichment of the Company in connection with possible errors in the determination of the aggregated measurement and settlement data by ENEA Operator Sp. z o.o. constituting the basis for settlements between ENEA and the Company and Polskie Sieci Elektroenergetyczne S.A. on account of imbalance on the Balancing Market in the period from January to December 2012.

On 12 March 2025, the Court of Appeals in Katowice issued the final verdict dismissing ENEA's claim in its entirety. ENEA did not file a cassation appeal against this judgment.

The Company did not recognise any provision for the case filed by ENEA.

Proceedings initiated by the President of the Office of Competition and Consumer Protection and the President of the Energy Regulatory Office

Administrative proceedings are pending against companies of the Group initiated by the President of the Office of Competition and Consumer Protection and the President of the Energy Regulatory Office. The companies provide clarifications in the respective cases on an ongoing basis and undertakes remedying actions.

In the scope of proceedings concerning the imposition of fines for which the ERO President issued decisions imposing fines, the companies of the Group recognized provisions for pending proceedings in the total amount of PLN 7 million.

Apart from the above-mentioned proceedings, the companies do not create any provisions for potential penalties related to initiated proceedings, since in the opinion of the Management Boards of the companies the risk of unfavorable resolution of cases and imposition of a penalty is low.

Non-contractual use of real estate

The companies belonging to Group do not hold legal titles to all plots of land on which the distribution grids and the related equipment and installations are situated. In the future, the Group may be required to incur costs for the use of real estate without the underlying contracts; however, it must be emphasised that the risk of loss of assets is minor. The Group creates the provision for all court disputes filed in this respect. The provision is not established for unreported potential claims by owners of land of unregulated status due to the lack of detailed record of unregulated land and the resulting inability to reliably estimate the amount of potential claims. However, considering the record of the reported claims and the costs incurred in this respect in previous years, the risk of the necessity to incur significant costs due to such claims can be considered as remote.

As at the balance sheet date, provisions in the amount of PLN 72 million were created for reported court disputes, which are recognised in the statement of financial position under other provisions (Note 38.1).

Risks related to the rules for determining the cost of write-down for the Price Difference Payment Fund

On 27 October 2023, the President of the Energy Regulatory Office (the "ERO President") published a communication explaining the provisions of the Act of 27 October 2022 on Extraordinary Measures to Limit Electricity Prices and Support Certain Consumers in 2023 (the "Act on Extraordinary Measures") in connection with the planned commencement of inspections of the write-down to the Price Difference Payment Fund (the "Write-down") applicable to electricity producers and trading companies in 2023. In the communication, the ERO President referred in particular to the manner of determining the weighted average market price of electricity sales in the calculation of the Write-down, indicating that it should be calculated on the basis of the price from the sales contract or from the approved tariff as regards prices and rates relating to 2023, despite the application of maximum prices under the Act on Extraordinary Measures in settlements with eligible customers.

At the same time, in a subsequent announcement published on 14 December 2023, the ERO President amended the content of the previous announcement with regard to information on planned inspections, informing that inspections concerning the verification of Write-down reports submitted by obliged entities will be preceded by explanatory proceedings pursuant to Article 28 of the *Energy Law*.

The above announcements imply that, in the interpretation of the ERO President, the calculation of the allowance for the Fund should take into account the "hypothetical" revenues ,that the companies of the *Sales and Wholesale* segment would obtain as a result of applying the prices resulting from the applicable tariffs, price lists and contracts in their settlements with customers, despite the fact that, in accordance with the provisions of the Act on Extraordinary Measures for eligible customers, the companies applied maximum prices. This position, in the Group's view, is not correct, as indicated by the legal analyses in the Group's possession.

In the Group's opinion, the method of calculating the Write-down adopted by the Group companies has been compliant with the applicable legal regulations, consequently, the Group do not identify basis for recognition of provision for higher costs of Write-down.

After the balance sheet date, on 5 November 5 2025, TAURON Sprzedaż Sp. z o.o. and TAURON Sprzedaż GZE Sp. z o.o. received notifications from the President of the Energy Regulatory Office of the intention to initiate inspections, including verification of the compliance of the information and declarations submitted in the reports confirming the Write-down with the factual circumstances, transfer of the due amount of the write-downs to the Fund's account, and verification of the submission of the reports required by law in this regard.

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51. Collaterals for repayment of liabilities

As part of its operations, the Group uses a number of instruments to hedge its own liabilities and liabilities of joint ventures under the concluded agreements and transactions. The main types of collateral, in addition to the collateral for the Group's transactions concluded on the Polish Power Exchange, described due to their materiality later in this note, are presented below.

Collateral	As at 30 September 2025 (unaudited)	As at 31 December 2024
Declarations of submission to enforcement ¹	60 222	20 120
Blank promissory notes	1 711	1 514
Corporate guarantees	1 610	2 595
Bank account mandates	670	1 240
Collaterals for project finance ²	417	-
Sureties granted	347	447
Bank guarantees	303	334
Pledges on shares	-	190
Other	21	20

¹ As at 30 September 2025, the item does not include statements issued on the basis of contracts for which there were no liabilities as at the balance sheet date due to the early repayment of non-revolving debt (debt repaid in full) and the expiry of the availability period (no mobilisation of financing), in the total amount of PLN 3 863 million.

As at 30 September 2025, the major hedging items are:

- a declaration of submission to enforcement up to the amount of PLN 43 549 million with an effective term until 17
 December 2051, signed by the Company on 27 January 2025, in connection with a loan agreement from the funds of
 the National Recovery and Resilience Plan under Investment G3.1.4 National Power System Support Fund (note 34.1);
- the declaration of submission to enforcement up to the maximum amount of PLN 4 800 million with the effective date to 30 November 2030, signed by the Company in connection with the conclusion of the syndicated loan agreement in the amount of PLN 4 000 million on 15 July 2022;
- the corporate guarantee granted by the Company in 2014 to secure the bonds issued by Finanse Grupa TAURON Sp. z o.o. The guarantee shall be effective until 3 December 2029, i.e. the redemption date of the bonds and amounts to EUR 168 million (PLN 717 million), while the beneficiaries of the guarantee are the investors who purchased the bonds issued;
- a corporate guarantee granted by the Company in the amount of EUR 132 million (PLN 565 million) to secure the obligations of its subsidiary, Finadvice Polska 1 Sp. z o.o. under a contract related to an ongoing RES project, with the effective term by 19 May 2027;
- a package of standard collaterals for project finance in the form of registered pledges and financial pledges on all shares in the WIND T30MW Sp. z o.o. subsidiary ("SPV"), on the SPV's collection of property and rights and on the SPV's bank accounts, including the powers of attorney to those accounts, assignments of receivables from insurance policies, lease agreements and material SPV contracts to secure receivables under the loan agreement in the amount of PLN 238 million (note 34.1) and the hedging agreement concluded by the SPV with PKO Bank Polski S.A. The collaterals shall remain in force until the liabilities under the loan agreement and the hedging agreement have been paid in full;
- corporate guarantees and sureties granted by the subsidiary, TAURON Zlelona Energia Sp. z o.o. to secure the liabilities arising from contracts concluded in connection with the implementation of RES projects. As at the balance sheet date, the value of collaterals under corporate guarantees amounts to the total of PLN 269 million and EUR 12 million (PLN 50 million), and under sureties granted the total of PLN 41 million;
- bank guarantees up to PLN 256 million issued at the Company's request and sureties granted by the Company up to PLN 43 million to secure BGK's claims under a loan agreement concluded on 8 March 2018 between the borrower, Elektrociepłownia Stalowa Wola S.A., and BGK and ORLEN S.A. (formerly: PGNiG S.A.), with the effectiveness of the collaterals until 11 March 2026. The surety provided is reduced with the repayment of the loan by Elektrociepłownia Stalowa Wola S.A. to BGK.

²Security package established in connection with the project finance loan obtained by the subsidiary WIND T30MW Sp. z o.o.

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Collaterals for transactions concluded on the Polish Power Exchange [Towarowa Giełda Energii S.A.] in TAURON Group as at 30 September 2025

Type of collateral	Description
Declaration of submission to enforcement	On 15 June 2023, the Company signed the declaration of submission to enforcement to secure its own liabilities to Izba Rozliczeniowa Gield Towarowych S.A. ("IRGiT") up to the amount of PLN 6 000 million, with the effective term until 30 June 2027.
Bank guarantees	As at the balance sheet date, bank guarantees totalling PLN 173 million were in force in the Group, including those issued to secure the Company's liabilities in the amount of PLN 144 million and those of the subsidiary TAURON Wytwarzanie S.A. in the amount of PLN 29 million.
Compensation agreement for margin deposits	Pursuant to the Agreement defining the principles for the establishment of financial collateral concluded with the IRGiT, TAURON Group applies a mechanism for setting off the margins. In terms of the transactions performed, the margins required by the IRGiT are calculated against the positions offset within the Group, which translates into the reduction in the funds involved on a Group-wide basis in maintaining the collateral required by the IRGiT.
Transfer of CO ₂ emission allowances	As at the balance sheet day, the total amount of CO ₂ emission allowances deposited by the Group in the IRGiT account is 41 347. The allowances secure the Company's liabilities in respect of margin payments due.

Provision of funds to cover future decommissioning costs

As at the balance sheet date, the Mine Liquidation Fund created to secure funds to cover future decommissioning costs relates to the subsidiary, Kopalnia Wapienia Czatkowice Sp. z o.o.

52. Related party disclosures

52.1. Transactions with joint ventures

The group has interest in the following joint ventures: Elektrociepłownia Stalowa Wola S.A. and the TAMEH HOLDING Sp. z o.o. capital group, which are further described in Note 22 to these interim condensed consolidated financial statements.

The total value of transactions with jointly-controlled entities is presented in the table below.

	9-month period ended 30 September 2025	9-month period ended 30 September 2024	
	(unaudited)	(unaudited)	
Revenue	314	234	
Costs	(386)	(553)	

The main item of settlements with jointly-controlled companies are the loans granted to Elektrociepłownia Stalowa Wola S.A. (Note 23) and receivables from the sale of CO₂ emission allowances in the amount of PLN 143 million.

The Company also provided collaterals to the joint venture through bank guarantees issued at the Company's request and sureties granted to secure the liability of Elektrociepłownia Stalowa Wola S.A. on account of a loan (note 51).

52.2. Transactions with the participation of State Treasury companies

The main shareholder of the Group is the State Treasury of the Republic of Poland, therefore the State Treasury companies are treated as related parties.

The total value of transactions with State Treasury companies are presented in the table below.

Revenues and costs

	9-month period ended 30 September 2025	9-month period ended 30 September 2024	
	(unaudited)	(unaudited)	
Revenue	3 296	3 052	
Costs	(5 773)	(5 989)	

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Receivables and liabilities

	As at 30 September 2025 (unaudited)	As at 31 December 2024
Receivables*	543	450
Liabilities	781	1 182

^{*}As at 30 September 2025 and as at 31 December 2024, the receivables item in the table above comprises advance payments for the purchase of fixed assets in the amount of PLN 26 million and PLN 12 million, respectively.

Among state-owned companies, the largest customers of TAURON Polska Energia S.A. Capital Group in the 9-month period ended 30 September 2025 and in the 9-month period ended 30 September 2024 included PSE S.A., KGHM Polska Miedź S.A., Południowy Koncern Węglowy S.A., PGE Energetyka Kolejowa S.A. and Polska Grupa Górnicza S.A. The largest purchase transactions in the 9-month period ended 30 September 2025 and in the 9-month period ended 30 September 2024 were concluded by the Group with PSE S.A., Południowy Koncern Węglowy S.A. and Polska Grupa Górnicza S.A.

The Capital Group conducts material transactions on the energy markets through Izba Rozliczeniowa Giełd Towarowych S.A. Due to the fact that this entity only arranges stock exchange trading, the purchase and sale transactions performed through it are not treated as related party transactions.

Transactions with State Treasury companies are mainly related to the operating activities of the Group and are performed on an arm's length terms.

The above tables do not include transactions with banks under the control of the State Treasury, which, in accordance with IAS 24 *Related Party Disclosures*, as providers of finance, are not treated as related parties.

52.3. Remuneration of the management staff

The level of remuneration and other benefits of the members of the Management Board, Supervisory Boards and other key management personnel of the parent company and the subsidiaries paid and due in the 9-month period ended 30 September 2025 and in the comparable period is presented in the table below.

	9-month period ended 30 September 2025 (unaudited)		9-month period ended 30 September 2024 (unaudited)	
	Parent	Subsidiaries	Parent	Subsidiaries
Management Board	8	26	6	19
Short-term benefits (with surcharges)	8	26	3	14
Employment termination benefits	-	-	3	5
Supervisory Board	1	1	-	1
Short-term employee benefits (salaries and surcharges)	1	1	-	1
Other key management personnel	10	49	14	47
Short-term employee benefits (salaries and surcharges)	10	46	11	44
Termination benefits	-	1	2	1
Other	-	2	1	2
Total	19	76	20	67

In accordance with the accounting policy adopted, the Group recognises provisions for benefits due to members of the Management Board on account of termination of their management contracts and to other key executives on account of termination of their employment, which may be paid or payable in subsequent reporting periods. The table above takes into account the amounts paid and due to be paid until 30 September 2025.

53. Other material information

The conclusion of settlements by Polska Energia–Pierwsza Kompania Handlowa Sp. z o.o. and TAURON Polska Energia S.A. with Amon Sp. z o.o. and Talia Sp. z o.o.

On 28 April 2025 the company Polska Energia - Pierwsza Kompania Handlowa Sp. z o.o. ("PE-PKH") and the Company entered into settlement agreements with Polenergia Group companies - Amon Sp. z o.o. ("Amon") and Talia Sp. z o.o. ("Talia"). The primary objective of the settlements concluded is to terminate amicably all lawsuits pending between PE-PKH and Amon and Talia and between the Company and Amon and Talia, which are described in detail in note 50 of these interim condensed consolidated financial statements.

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As a result of the settlement reached by PE-PKH with Amon and Talia:

- the agreements for the sale of property rights arising from certificates of origin confirming the generation of energy from renewable energy sources by Amon and Talia, concluded on 23 December 2009 between PE-PKH and Amon and Talia, were terminated;
- PE-PKH and Amon and Talia amended the agreements for the sale of electricity generated at the Amon and Talia wind
 farms, respectively, concluded with PE-PKH on 23 December 2009 so that their performance is renewed for a period
 of 10 years from 1 June 2025 to 31 May 2035, and the new price at which electricity will be purchased, as agreed by
 PE-PKH and Amon and Talia, will not be subject to change throughout the performance period of these agreements;
- PE-PKH paid one-off compensation in the total amount of PLN 15 million to Amon and Talia;
- all litigations pended before both Amon and Talia and PE-PKH have been concluded, i.e. the actions against PE-PKH brought before the Regional Court in Gdańsk have been withdrawn by Amon and Talia including the waiver of claims and PE-PKH has withdrawn the counterclaim against Amon brought before the Regional Court in Gdańsk and the action against Talia brought before the Regional Court in Warsaw, in both cases, with the waiver of claims in these cases. Moreover, PE-PKH has withdrawn cassation appeals in cases pending before the Supreme Court.

In addition, as part of the settlement documentation, an agreement was concluded between the Company, PE-PKH and Amon and Talia concerning the Company's entry in place of PE-PKH as the buyer in the agreements for the sale of electricity generated from renewable energy sources - the wind farm in Łukaszów and the wind farm in Modlikowice of 23 December 2009, which also includes a settlement agreement between the Company and Amon and Talia.

As a result of the agreement and the settlement:

- The Company has replaced PE-PKH and assumed the rights and obligations of the buyer under the aforementioned electricity sale agreements, which the Company, Amon and Talia will perform for the period and under the conditions specified above;
- Amon and Talia have withdrawn their claims against the Company and waive their claims brought before the Regional Court in Katowice.

In addition, the parties have waived with respect to each other all claims and rights they have or could have in respect of the non-performance or improper performance of property rights sale agreements and electricity sale agreements by either party, as well as any claims in tort relating to such non-performance or undue performance of such contracts, and this waiver is intended by the parties to cover both the claims covered by the litigation to date and any potential further claims, not covered by such litigation, which would relate to the period of time closed by the conclusion of the settlements.

As a result of the conclusion of the settlements and the resumption of the execution of the electricity sales agreements, the parties anticipate the sale of a total volume of electricity from the Amon and Talia wind farms in the estimated amount of approximately 1.2 TWh over the 10 years of execution of the electricity sales agreements, while the value of the electricity sales agreements over the 10 years of their execution, determined as the product of the volume of electricity sold and the rate specified in these agreements, will amount to an estimated total of approximately PLN 500 million over the entire term of the agreements.

Results of the 2026 capacity market supplementary auction

On 11 September 2025, the TAURON Group's generating units concluded capacity agreements in the 2026 supplementary power market auction with the total capacity obligation of 1 567.434 MW. The supplementary auction ended with a closing price of PLN 346.37/kW/year, while TAURON Group's revenues from the capacity market calculated on the basis of the above price will amount to PLN 543 million.

In connection with the capacity agreements concluded and the support obtained, in 2026, the 200 class units belonging to TAURON Wytwarzanie S.A. will continue their operational activities, fulfilling the capacity obligation resulting from the contracts concluded.

TAURON Polska Energia S.A. Capital Group
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compliant with the IFRS approved by the EU (in PLN million)

These interim condensed consolidated financial statements of TAURON Polska Energia S.A. Capital Group prepared for the 9-month period ended 30 September 2025 in compliance with the International Accounting Standard No. 34 comprise 60 pages.
Katowice, 18 November 2025
Grzegorz Lot - President of the Management Board
Piotr Gołębiowski - Vice President of the Management Board
Michał Orłowski - Vice President of the Management Board
Krzysztof Surma - Vice President of the Management Board