

Annual Accounts and Directors' Report

31 December 2010

(With Auditors' Report Thereon)



KPMG Auditores S.L. Ventura Rodríguez, 2 33004 Oviedo

Auditors' Report on the Annual Accounts

To the Shareholders of EDP Renováveis, S.A.

We have audited the annual accounts of EDP Renováveis, S.A. (the "Company") which comprise the balance sheet at 31 December 2010, the income statement, the statement of changes in equity, the statement of cash flows for the year then ended and the notes thereto. In accordance with legislation governing financial information applicable to the entity (specified in note 2 to the accompanying annual accounts) and, in particular, with the accounting principles and criteria set forth therein, preparation of the annual accounts is the responsibility of the Company's directors. Our responsibility is to express an opinion on the annual accounts taken as a whole, based on our audit, which was conducted in accordance with prevailing legislation regulating the audit of accounts in Spain, which requires examining, on a test basis, evidence supporting the amounts and disclosures in the annual accounts and evaluating whether their overall presentation, the accounting principles and criteria used and the accounting estimates made comply with the applicable legislation governing financial information.

In our opinion, the accompanying annual accounts for 2010 present fairly, in all material respects, the equity and financial position of the Company at 31 December 2010, and the results of its operations and its cash flows for the year then ended, in accordance with applicable legislation governing financial information and, in particular, with the accounting principles and criteria set forth therein.

The accompanying directors' report for 2010 contains such explanations as the directors the Company consider relevant to the situation of the Company, the evolution of its business and other matters, but is not an integral part of the annual accounts. We have verified that the accounting information contained therein is consistent with that disclosed in the annual accounts for 2010. Our work as auditors is limited to the verification of the directors' report within the scope described in this paragraph and does not include a review of information other than that obtained from the accounting records of the Company.

KPMG Auditores, S.L.

Ana Fernández Poderós

Partner

24 February 2011

Annual Accounts and Directors' Report

31 December 2010

Balance Sheets at 31 December 2010 and 2009

<u>Assets</u>	Note_	2010	2009
Intangible assets	5	9,025	3,889
Property, plant and equipment	6	1,833	527
Non-current investments in group companies and associates Equity instruments Loans to group companies	8 10.a	8,126,176 4,004,389 4,121,787	7,382,998 3,724,936 3,658,062
Non-current investments		110	117
Deferred tax assets	18	4,579	1,349
Total non-current assets		8,141,723	7,388,880
Trade and other receivables Trade receivables from group companies and associates – current Other receivables Personnel Public entities, other	9 9 9 18	7,288 6,074 225 1 988	3,294 2,158 146 2 988
Current investments in group companies and associates Debt securities Derivatives Other investments	1 0.a 11	483,081 302,813 1,368 178,900	239,353 202,546 612 36,195
Prepayments for current assets		79	202
Cash and cash equivalents Cash Cash equivalents	12	182,767 134 182,633	257,552 246 257,306
Total current assets		673,215	500,401
Total assets		8,814,938	7,889,281

Balance Sheets at 31 December 2010 and 2009

Equity and Liabilities	Note	2010	2009
Capital and reserves without valuation adjustments Capital Share premium Reserves Profit for the year	13.a	4,361,541 1,228,451 108,280 44,091	4,361,541 1,228,451 40,268 68,012
Total equity		5,742,363	5,698,272
Non-current provisions Long-term employee benefits			384 384
Non-current payables Derivatives	11		1,268 1,268
Group companies and associates, non-curreut	16.a	2,799,548	2,131,042
Deferred tax liabilities	18	30,621	21,872
Total non-current liabilities		2,974,218	2,154,566
Current provisions	14	13,766	-
Current payables	16.b	1,324	580
Group companies and associates, current	16.a	60,964	14,691
Trade and other payables Current suppliers Suppliers, group companies and associates, current Personnel (salaries payable) Public entities, other	16.c 16.c 16.e 18	22,303 1,689 16,579 3,838 197	21,172 2,726 16,695 1,357 394
Total current liabilities		98,357	36,443
Total equity and liabilities		8,814,938	7,889,281

Income Statements for the years ended 31 December 2010 and 2009

	Note	2010	2009
CONTINUES OPEN ATIONS			
CONTINUING OPERATIONS Revenues	9 y 21.a	246,509	196,697
Work carried out by the company for assets		390	66
Other operating income		2,059	803
Non-trading and other operating income		2,059	803
Personnel expenses		(9,834)	(7,544)
Salaries and wages		(8,782)	(6,773)
Employee benefits expense	21.c	(1,052)	(771)
Other operating expenses		(29,692)	(14,809)
External services	21.d	(15,878)	(14,681)
Taxes		(35)	(1)
Other administrative expenses		(13,779)	(127)
Amortisation and depreciation	5 and 6	(553)	(269)
Impairment and gains on disposal of fixed assets		12	
Results from operating activities		208,891	174,944
Finance income	9	46	13
Other investment income		46	13
Other		46	13
Finance expenses	15	(143,344)	(79,312)
Group companies and associates		(143,297)	(79,299)
Other		(47)	(13)
Change in fair value of financial instruments	15	(1,164)	
	10.d and		
Exchange gains	16.f	476	1,504
Net finance expense		(143,986)	(77,795)
Profit before income tax		64,905	97,149
Income tax expense	18	(20,814)	(29,137)
Profit from continuing operations		44,091	68,012
DISCONTINUED OPERATIONS			
		44.001	(0.04*
Profit for the year		44,091	68,012

Statements of Changes in Equity for the years ended 31 December 2010 and 2009

A) Statements of Recognised Income and Expense for the years ended 31 December 2010 and 2009

	Note	2010	2009
Profit for the year		44,091	68,012
Total income and expense recognised directly in equity			
Total amounts transferred to the income statement			
Total non-financial assets and non-financial liabilities			
Total recognised income and expense		44,091	68,012

Statements of Changes in Equity for the years ended 31 December 2010 and 2009

B) Statements of Total Changes in Equity for the years ended 31 December 2010 and 2009

Entity	Capital	Share premium	Reserves	Share capital increase costs	Profit for the year	Total
Balance at 31 December 2009	4,361,541	1,228,451	74,838	(34,570)	68,012	5,698,272
Recognised income and expense Other changes in equity	-	<u>-</u>	68,012	- -	44,091 (68,012)	44,091
Balance at 31 December 2010	4,361,541	1,228,451	142,850	(34,570)	44,091	5,742,363
Entity	Capital	Share premium	Reserves	Share capital increase costs	Profit for the year	Total
Balance at 31 December 2008	4,361,541	1,228,451	44	(34,570)	74,794	5,630,260
Recognised income and expense Other changes in equity	-	<u>-</u>	- 74,7 94	<u>-</u>	68,012 (74,794)	68,012
Balance at 31 December 2009	4,361,541	1.228,451	74.838	(34.570)	68,012	5,698,272

Statements of Cash Flow for the years ended 31 December 2010 and 2009

(Expressed in thousands of Euros)

	Note	2010	2009
Cash flows used in operating activities			
Profit for the year before tax		64,905	9 7,14 9
Adjustments for:		(88,216)	(118,633)
Amortisation and depreciation (+)	5 and 6	553	269
Change in provisions (+/-)	14	13,766	-
Proceeds from disposals of fixed assets (+/-)		(12)	_
Finance income (-)	9	(246,555)	(196,710)
Finance expenses (+)	15	143,344	79,312
	10.d and		
Exchange gains/losses (+/-)	16.f	(476)	(1,504)
Change in fair value of financial instruments (+/-)	15	1,164	
Changes in operating assets and liabilities		(970)	6,378
Trade and other receivables (+/-)		(284)	(220)
Other current assets		123	(111)
Trade and other payables (+/-)		1,328	6,535
Other current liabilities (+/-)		(197)	174
Other cash flows used in operating activities		(533,793)	(1,227,245)
Interest paid (-)		(72,225)	(29,468)
Interest received (+)		229,991	94,747
Payments (proceeds) for loans extended to subsidiaries (-)	10	(676,313)	(1,304,945)
Income tax paid (received) (-/+) Cash flows used in operating activities	18	(15.246)	12,421
		(550,134)	(1,242,351)
Cash flows used in investing activities			
Payments for investments (-)		<u>(75,608)</u>	<u>(198,741)</u>
Group companies and associates		(65,530)	(194,738)
Intangible assets		(8,585)	(3,671)
Property, plant and equipment		(1,493)	(332)
Proceeds from sale of investments (+)		<u>97</u>	
Property, plant and equipment	6	97	-
Cash flows used in investing activities		(75,511)	(198,741)
Cash flows from financing activities			
Proceeds from and payments for financial liability instruments		529,731	1,682,939
Issue		520 721	1.692.020
Group companies and associates (+) Redemption and repayment of		529,731	1,682,939
•			
Group companies and associates (-)			1 (02 020
Cash flows from financing activities		529,731	1,682,939
Effect of exchange rate fluctuations		27,129	<u>(905)</u>
Net increase/decrease in cash and cash equivalents	12	(74,785)	240,942
Casb and cash equivalents at beginning of year	12	<u>257,552</u>	16,610
Casb and cash equivalents at year end		182,767	257,552

The accompanying notes form an integral part of the annual accounts for 2010.

Notes to the Annual Accounts

31 December 2010

(1) Nature and Activities of the Company

- EDP Renováveis, S.A. (hereinafter, "the Company") was incorporated by public deed on 4 December 2007 and commenced operations on the same date. Its registered offices are at Plaza de la Gesta, 2, Oviedo.
- On 18 March 2008, the shareholders agreed to change the name of the Company from EDP Renováveis, S.L. to EDP Renováveis, S.A.
- According to the Company's articles of association, the statutory activity of EDP Renováveis S.A., comprises activities related to the electrical sector, specifically the projection, construction, maintenance and management of electricity production facilities, in particular those eligible for the special arrangements for electricity generation. The Company promotes and develops projects relating to energy resources and electricity production activities as well as managing and administering other companies' equity securities.
- The Company can engage in its statutory activities directly or indirectly through ownership of shares or investments in companies or entities with identical or similar statutory activities.
- On 28 January 2008, EDP Energias de Portugal, S.A. informed the market and the general public that its directors had decided to launch a public share offering in EDP Renováveis, S.L. The Company completed its initial flotation in June 2008, with 22.5% of shares in the Company quoted on the Lisbon stock exchange.
- As explained in note 8 the Company holds investments in subsidiaries. Consequently, in accordance with prevailing legislation, the Company is the parent of a group of companies. In accordance with generally accepted accounting principles in Spain, consolidated annual accounts must be prepared to present fairly the financial position of the Group, the results of operations and changes in its equity and cash flows. Details of investments in group companies are provided in Appendix I.
- The operating activity of the Group headed by the Company is carried out in Europe, the USA and Brazil through three subgroups headed by EDP Renewables Europe, S.L. (EDPR EU) in Europe, Horizon Wind Energy, LLC (HWE) in the USA and EDP Renováveis in Brazil. In 2010 the Group incorporated the subsidiary EDP Renewables Canada, Ltd. to provide a base for carrying out projects in Canada.
- The Company belongs to the EDP Group, of which the parent company is EDP Energias de Portugal, S.A., with registered offices at Praça Marquês de Pombal, 12 4, Lisbon.
- On 23 February 2011 the directors prepared the consolidated annual accounts of EDP Renováveis, S.A. and subsidiaries for 2010 (24 February 2010 in 2009), which show consolidated profit of Euros 80,203 thousand and consolidated equity of Euros 5,393,511 thousand (Euros 114,349 thousand and Euros 5,327,555 thousand in 2009).

Notes to the Annual Accounts

(2) Basis of Presentation

(a) Fair presentation

The accompanying annual accounts have been prepared on the basis of the accounting records of EDP Renováveis, S.A. The annual accounts for 2010 and 2009 have been prepared in accordance with prevailing legislation and the Spanish General Chart of Accounts to present fairly the equity and financial position at 31 December 2010 and 2009 and results of operations and changes in equity for the years then ended.

The directors consider that the individual annual accounts for 2010 prepared on 23 February 2011 will be approved without significant changes.

(b) Comparative information

The balance sheet, income statement, statement of changes in equity, statement of cash flows and the notes thereto for 2010 include comparative figures for 2009, which formed part of the annual accounts approved by shareholders at the annual general meeting held on 13 April 2010.

(c) Functional and presentation currency

The figures disclosed in the annual accounts are expressed in thousands of Euros, the Company's functional and presentation currency.

(d) <u>Critical issues regarding the valuation and estimation of relevant uncertainties and judgements used when applying accounting principles</u>

Relevant accounting estimates and judgements and other estimates and assumptions have to be made when applying the Company's accounting principles to prepare the annual accounts. A summary of the items requiring a greater degree of judgement or which are more complex, or where the assumptions and estimates made are significant to the preparation of the annual accounts is as follows:

Notes to the Annual Accounts

Relevant accounting estimates and assumptions

The Company tests investments in group companies for impairment on an annual basis. An asset is impaired when its carrying amount exceeds its recoverable amount, the latter of which is understood as the higher of the asset's value in use or fair value less costs to sell. The recoverable amount is the higher of fair value less costs to sell and value in use. The Company generally uses cash flow discounting methods to calculate these values. Cash flow discounting calculations are based on the projections of the budgets approved by management. The flows take into consideration past experience and represent management's best estimate of future market performance. The key assumptions employed to calculate the fair value less costs to sell and value in use include growth rates in accordance with best estimates of rises in electricity prices in each country, the weighted average cost of capital and tax rates. The estimates, including the methodology employed, could have a significant impact on the values and the impairment loss.

Due to the nature of its activity, the Company is subject to regulatory and legal processes. The Company recognises a provision if it is probable that an obligation will exist at year end which will give rise to an outflow of resources embodying economic benefits and the outflow can be reliably measured. Legal processes usually involve complex legal issues and are subject to substantial uncertainties. As a result, the Directors use significant judgement when determining whether it is probable that the process will result in an outflow of resources embodying economic benefits and estimating the amount.

The fair value of financial instruments is based on market quotations when available. Otherwise, fair value is based on prices applied in recent, similar transactions in market conditions or on evaluation methodologies using discounted future cash flow techniques, considering market conditions, time value, profitability curve and volatility factors. These methods may require assumptions or judgements in estimating fair value.

Although estimates are calculated by the Company's directors based on the best information available at 31 December 2010, future events may require changes to these estimates in subsequent years. Any effect on the annual accounts of adjustments to be made in subsequent years would be recognised prospectively.

Notes to the Annual Accounts

(3) Distribution of Profit

The proposed distribution of 2010 profit to be submitted to the shareholders for approval at their annual general meeting is as follows:

	Euros
Basis of allocation Profit for the year	44,091,046.97
<u>Distribution</u>	
Legal reserve	4,409,104.70
Voluntary reserve	39,681,942.27
Total	44,091,046.97

The distribution of profit of the Company for the year ended 31 December 2009, approved by the shareholders at their annual general meeting held on 31 April 2010, is as follows:

	Euros
Basis of allocation Profit for the year	68,012,381.59
<u>Distribution</u>	
Legal reserve	6,801,238.16
Voluntary reserve	61,211,143.43
Total	68,012,381.59

At 31 December non-distributable reserves are as follows:

	Thousands	Thousands of Euros		
	2010	2009		
Non-distributable reserves Legal reserve	14,280	7,479		
	14,280	7,479		

Profit recognised directly in equity cannot be distributed, either directly or indirectly.

Notes to the Annual Accounts

(4) Significant Accounting Policies

(a) Foreign currency transactions, balances and cash flows

Foreign currency transactions have been translated into Euros using the exchange rate prevailing at the transaction date.

Monetary assets and liabilities denominated in foreign currencies have been translated into Euros at the closing rate, while non-monetary assets and liabilities measured at historical cost have been translated at the exchange rate prevailing at the transaction date.

Non-monetary assets measured at fair value have been translated into Euros at the exchange rate at the date that the fair value was determined.

Exchange gains and losses arising on the settlement of foreign currency transactions and the translation into Euros of monetary assets and liabilities denominated in foreign currencies are recognised in profit or loss.

(b) Intangible assets

Computer software is measured at cost of acquisition and carried at cost, less any accumulated amortisation and accumulated impairment valuation allowances. Computer software is amortised by allocating the depreciable amount on a systematic basis over its useful life, which has been estimated at four years from the asset entering normal use.

Capitalised personnel costs of employees who implement computer software are recognised as work carried out by the company for assets in the income statement.

Computer software maintenance costs are charged as expenses when incurred.

(c) Property, plant and equipment

Property, plant and equipment are measured at cost of acquisition. Property, plant and equipment are carried at cost less any accumulated depreciation and any accumulated impairment.

Property, plant and equipment are depreciated by allocating the depreciable amount of an asset on a systematic basis over its useful life. The depreciable amount is the cost of an asset, less its residual value. The Company determines the depreciation charge separately for each component of an item of property, plant and equipment with a cost that is significant in relation to the total cost of the asset and with a useful life that differs from the remainder of the asset.

Notes to the Annual Accounts

Property, plant and equipment are depreciated using the following criteria:

	Depreciation method	Estimated years of useful life
Other installations Information technology equipment	Straight-line Straight-line	10 4

(d) Financial instruments

(i) Classification and separation of financial instruments

Financial instruments are classified on initial recognition as a financial asset, a financial liability or an equity instrument in accordance with the economic substance of the contractual arrangement and the definitions of a financial liability, a financial asset and an equity instrument.

The Company classifies financial instruments into different categories based on the nature of the instruments and management's intentions on initial recognition.

(ii) Offsetting principles

A financial asset and a financial liability are offset only when the Company currently has the legally enforceable right to offset the recognised amounts and intends either to settle on a net basis or to realise the asset and settle the liability simultaneously.

(iii) Financial assets and financial liabilities at fair value through profit or loss

Upon initial recognition the Company designates financial assets and financial liabilities at fair value through profit or loss in the income statement only if:

- it eliminates or significantly reduces the measurement or recognition inconsistency between financial assets and financial liabilities or
- the performance of a group of financial assets, financial liabilities or both is managed and evaluated on a fair value basis, in accordance with the Company's documented risk management or investment strategy. Information on these financial assets and financial liabilities provided internally to the Company's key management personnel is evaluated on that basis.

This category also includes the derivative financial instruments described in note 11.

Financial assets and financial liabilities at fair value through profit or loss are initially recognised at fair value. Transaction costs directly attributable to the acquisition or issue are recognised as an expense when incurred.

Notes to the Annual Accounts

After initial recognition, they are recognised at fair value through profit or loss. Fair value is reduced by transaction costs incurred on sale or disposal. Accrual interest and dividends are recognised separately.

(iv) Loans and receivables

Loans and receivables comprise trade and non-trade receivables with fixed or determinable payments that are not quoted in an active market other than those classified in other financial asset categories. These assets are recognised initially at fair value, including transaction costs, and subsequently measured at amortised cost using the effective interest method.

(v) Investments in group companies

Investments in group companies are initially recognised at cost, which is equivalent to the fair value of the consideration given, excluding transaction costs, and are subsequently measured at cost net of any accumulated impairment. The cost of investments in group companies acquired prior to 1 January 2010 includes transaction costs.

(vi) Interest

Interest is recognised using the effective interest method.

Based on consultations with the Spanish Institute of Accountants and Auditors Note 2 published in its Official Gazette number 78, for entities whose ordinary activity is the holding of shares in group companies, as well as the financing of subsidiaries, dividends and other income – coupons, interest – earned on financing extended to subsidiaries, as well as profits obtained from the disposal of investments, except those deriving from the disposal of subsidiaries, jointly-controlled entities and associates, constitute revenue in the income statement.

(vii) Derecognition of financial assets

Financial assets are derecognised when the contractual rights to the cash flows from the financial asset expire or have been transferred and the Company has transferred substantially all the risks and rewards of ownership.

Notes to the Annual Accounts

(viii) Impairment of financial assets

Impairment of financial assets carried at amortised cost

In the case of financial assets carried at amortised cost, the amount of the impairment loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial asset's original effective interest rate. For variable income financial assets, the effective interest rate corresponding to the measurement date under the contractual conditions is used.

The impairment loss is recognised in profit and loss and may be reversed in subsequent periods if the decrease can be objectively related to an event occurring after the impairment has been recognised. The loss can only be reversed to the limit of the amortised cost of the assets had the impairment loss not been recorded.

• Investments in group companies

An asset is impaired when its carrying amount exceeds its recoverable amount, the latter of which is understood as the higher of the asset's value in use or fair value less costs to sell.

Value in use is calculated based on the Company's share of the present value of future cash flows expected to be derived from ordinary activities and from the disposal of the asset.

The carrying amount of the investment includes any receivable or payable monetary item, the settlement of which is not contemplated nor is it likely to occur in the foreseeable future, excluding items which are commercial in nature.

In subsequent years, reversals of impairment losses in the form of increases in the recoverable amount are recognised, up to the limit of the carrying amount that would have been determined for the investment if no impairment loss had been recognised.

Impairment losses are recognised and reversed in the income statement.

Impairment of an investment is limited to the amount of the investment, except when contractual, legal or constructive obligations have been assumed by the Company or payments have been made on behalf of the companies.

Notes to the Annual Accounts

(ix) Financial liabilities

Financial liabilities, including trade and other payables, that are not classified as held for trading or as financial liabilities at fair value through profit or loss are initially recognised at fair value less any transaction costs directly attributable to the issue of the financial liability. After initial recognition, liabilities classified under this category are measured at amortised cost using the effective interest method.

(x) Derecognition of financial liabilities

A financial liability, or part thereof, is derecognised when the Company either discharges the liability by paying the creditor, or is legally released from primary responsibility for the liability either by process of law or by the creditor.

(xi) Fair value

The fair value is the amount for which an asset can be exchanged, or a liability settled, between knowledgeable, willing parties in an arm's length transaction. If available, quoted prices in an active market are used to determine fair value. Otherwise, the Company calculates fair value using recent transaction prices or, if insufficient information is available, generally accepted valuation techniques such as discounting expected cash flows.

(e) Cash and cash equivalents

Cash and cash equivalents include cash on hand and demand deposits in financial institutions. They also include other short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. An investment normally qualifies as a cash equivalent when it has a maturity of less than three months from the date of acquisition.

The Company recognises cash payments and receipts for financial assets and financial liabilities in which turnover is quick on a net basis in the statement of cash flows. Turnover is considered to be quick when the period between the date of acquisition and maturity does not exceed six months.

(f) <u>Provisions</u>

Provisions are recognised when the Company has a present obligation (legal, contractual, constructive or tacit) as a result of a past event; it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation; and a reliable estimate can be made of the amount of the obligation.

Notes to the Annual Accounts

The amount recognised as a provision is the best estimate of the expenditure required to settle the present obligation at the end of the reporting period, taking into account all risks and uncertainties surrounding the amount to be recognised as a provision and, where the time value of money is material, the financial effect of discounting provided that the expenditure to be made each period can be reliably estimated. The discount rate is a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The discount rate does not reflect risks for which future cash flow estimates have been adjusted at the end of the reporting period.

The financial effect of provisions is recognised as a finance expense in the income statement.

If it is no longer probable that an outflow of resources embodying economic resources will be required to settle an obligation, the provision is reversed.

(g) Income taxes

The income tax expense and tax income for the year comprises current tax and deferred tax.

Current tax assets or liabilities are measured at the amount expected to be paid to or recovered from the taxation authorities, using the tax rates and tax laws that have been enacted or substantially enacted at the balance sheet date.

Current and deferred tax are recognised as income or an expense and included in profit or loss for the year, except to the extent that the tax arises from a transaction or event which is recognised, in the same or a different year, directly in equity, or from a business combination.

The Company files consolidated tax returns as part of the 385/08 Group headed by EDP Energías de Portugal, S.A. Sucursal en España.

In addition to the factors to be considered for individual taxation, set out previously, the following factors are taken into account when determining the accrued income tax expense for the companies forming the consolidated tax group:

- Temporary and permanent differences arising from the elimination of profits and losses on transactions between group companies, derived from the process of determining consolidated taxable income.
- Deductions and credits corresponding to each company forming the consolidated tax group. For these purposes, deductions and credits are allocated to the company that carried out the activity or obtained the profit necessary to obtain the right to the deduction or tax credit.

Notes to the Annual Accounts

A reciprocal credit and debit arises between the companies that contribute tax losses to the consolidated Group and the rest of the companies that offset those losses. Where a tax loss cannot be offset by the other consolidated group companies, these tax credits for loss carryforwards are recognised as deferred tax assets using the applicable recognition criteria, considering the tax group as a taxable entity.

The parent company of the Group records the total consolidated income tax payable (recoverable) with a debit (credit) to receivables (payables) from/to group companies and associates.

The amount of the debt (credit) relating to the subsidiaries is recognised with a credit (debit) to payables (reccivables) to/from group companies and associates.

(i) Taxable temporary differences

Taxable temporary differences are recognised in all cases except where they arise from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither accounting profit nor taxable income.

(ii) Deductible temporary differences

Deductible temporary differences are recognised provided that it is probable that sufficient taxable income will be available against which the deductible temporary difference can be utilised, unless the differences arise from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither accounting profit nor taxable income.

Tax planning opportunities are only considered on evaluation of the recoverability of deferred tax assets and if the Company intends to use these opportunities or it is probable that they will be utilised.

(iii) Measurement

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the years when the asset is realised or the liability is settled, based on tax rates and tax laws that have been enacted or substantially enacted. The tax consequences that would follow from the manner in which the Company expects to recover or settle the carrying amount of its assets or liabilities are also reflected in the measurement of deferred tax assets and liabilities.

(iv) Offset and classification

Deferred tax assets and liabilities are recognised in the balance sheet under non-current assets or liabilities, irrespective of the expected date of recovery or settlement.

Notes to the Annual Accounts

(h) Classification of assets and liabilities as current and non-current

The Company classifies assets and liabilities in the balance sheet as current and noncurrent. Current assets and liabilities are determined as follows:

- Assets are classified as current when they are expected to be realised or are
 intended for sale or consumption in the Company's normal operating cycle, they
 are held primarily for the purpose of trading, they are expected to be realised
 within twelve months of the balance sheet date or are cash or a cash equivalent,
 unless the assets may not be exchanged or used to settle a liability for at least
 twelve months from the balance sheet date.
- Liabilities are classified as current when they are expected to be settled in the Company's normal operating cycle, they are held primarily for the purpose of trading, they are due to be settled within twelve months after the balance sheet date or the Company does not have an unconditional right to defer settlement of the liability for at least twelve months after the balance sheet date.
- Financial liabilities are classified as current when they are due to be settled
 within twelve months after the balance sheet date, even if the original term was
 for a period longer than twelve months, and an agreement to refinance, or to
 reschedule payments, on a long-term basis is completed after the balance sheet
 date and before the annual accounts are authorised for issue.

(i) Environmental issues

Environmental assets

Assets acquired by the Company to minimise the environmental impact of its activity and protect and improve the environment, including the reduction and elimination of future pollution from the Company's activities, are capitalised as property, plant and equipment in the balance sheet at cost of purchase or production and depreciated over their estimated useful lives.

Environmental expenses

Environmental expenses are the costs derived from managing the environmental effects of the Company's operations and existing environmental commitments. These include expenses relating to the prevention of pollution caused by ordinary activities, waste treatment and disposal, decontamination, restoration, environmental management or environmental audit.

Expenses derived from environmental activities are recognised as operating expenses in the period in which they are incurred.

Notes to the Annual Accounts

Environmental provisions

The Company makes an environmental provision when expenses are probable or certain to arise but the amount or timing is unknown. Where necessary, provision is also made for environmental work arising from any legal or contractual commitments and for those commitments acquired for the prevention and repair of environmental damage.

(j) Related-party transactions

Transactions between group companies are recognised at the fair value of the consideration given or received. The difference between this value and the amount agreed is recognised in line with the underlying economic substance of the transaction.

(k) Hedge accounting

Derivative financial instruments which qualify for hedge accounting arc initially measured at fair value, plus any transaction costs that are directly attributable to the acquisition, or less any transaction costs directly attributable to the issue of the financial instruments.

The Company undertakes fair value hedges, cash flow hedges and hedges of net investments in foreign operations. The Company has also opted to record hedges of foreign currency risk of a firm commitment as a cash flow hedge.

At the inception of the hedge the Company formally designates and documents the hedging relationships and the objective and strategy for undertaking the hedges. Hedge accounting is only applicable when the hedge is expected to be highly effective at the inception of the hedge and in subsequent years in achieving offsetting changes in fair value or cash flows attributable to the hedged risk, throughout the period for which the hedge was designated (prospective analysis) and the actual effectiveness, which can be reliably measured, is within a range of 80%-125% (retrospective analysis).

For cash flow hedges of forecast transactions, the Company assesses whether these transactions are highly probable and if they present an exposure to variations in cash flows that could ultimately affect profit or loss.

The Company hedges net investments in foreign operations in relation to its investment in the group company Horizon Wind Energy, LLC.

Notes to the Annual Accounts

(i) Hedges of a net investment in a foreign operation

The Company hedges the risk of changes in foreign currency exchange rates derived from investments in group companies denominated in foreign currency. Investments include the monetary items that are accounted for as part of the net investment in accordance with section 4(a). The hedges are classified as fair value hedges. The portion of gains or losses on the hedging instrument or on the changes in the exchange of the monetary item used as the hedging instrument are recognised as exchange gains or losses. Gains or losses on investments related with the foreign currency amount of the underlying in the annual accounts are recognised as exchange gains or losses in profit and loss with a valuation adjustment for the effective part of the hedge.

(1) Long- and short-term employee benefits

The Company recognises the expected cost of profit-sharing and bonus plans when it has a present legal or constructive obligation to make such payments as a result of past events and a reliable estimate of the obligation can be made.

(5) Intangible Assets

Details of intangible assets and movement are as follows:

	Thousands of Euros				
	Balance at			Balance at	
	31.12.09	Additions	Disposals	31.12.10	
Cost					
Computer software	2,253	6	-	2,259	
Computer software under development	1,861	9,321	(3,739)	7,443	
•	4,114	9,327	(3,739)	9,702	
Amortisation					
Computer software	(225)	(452)	-	(677)	
•	(225)	(452)	-	(677)	
Carrying amount	3,889	8,875	(3,739)	9,025	

Notes to the Annual Accounts

	Thousands of Euros			
	Balance at			Balance at
	31.12.08	Additions	Disposals	31.12.09
Cost				
Computer software	-	2,253	-	2,253
Computer software under development	58	1,803	-	1,861
	58	4,056	-	4,114
Amortisation				
Computer software		(225)		(225)
	-	(225)	-	(225)
Carrying amount	58	3,831		3,889

Additions to computer software mainly comprise wind farm management software acquired during the year. Disposals reflect various wind farm management applications invoiced to the Company's subsidiary HWE.

At year end the Company has no fully amortised intangible assets.

At 31 December 2010, the Company has commitments to purchase intangible assets, namely computer software, amounting to Euros 10,598 thousand (Euros 7,230 thousand within one year, Euros 2,352 thousand in one to three years and Euros 1,016 thousand in three to five years).

(6) Property, Plant and Equipment

Details of property, plant and equipment and movement are as follows:

	Thousands of Euros						
	Balance at 31.12.09	Additions	Disposals	Balance at 31.12.10			
	31.12.07	- Additions	Disposais	31.12.10			
Cost							
Other installations	363	994	-	1,357			
Information technology							
equipment	208	32	(97)	143			
Under construction		466		466			
	571	1,492	(97)	1,966			
Depreciation							
Other installations	(18)	(69)	-	(87)			
Information technology							
equipment	(26)	(32)	12	(46)			
	(44)	(101)	12	(133)			
	507	1 201	(05)	1 022			
Carrying amount	527	1,391	(85)	1,833			

Notes to the Annual Accounts

	Thousands of Euros						
	Balance at 31.12.08	Additions	Transfers	Balance at 31.12.09			
Cost							
Other installations	-	210	153	363			
Information technology equipment	-	123	85	208			
Under construction	238	-	(238)	-			
	238	333	_	571			
Depreciation							
Other installations	-	(18)	-	(18)			
Information technology equipment	-	(26)	-	(26)			
<i>5.</i> 7.	-	(44)	-	(44)			
Carrying amount	238	289		527			

The Company has contracted insurance policies to cover the risk of damage to its property, plant and equipment. The coverage of these policies is considered sufficient.

At year end the Company has no fully depreciated property, plant and equipment.

(7) Risk Management Policy

(a) Financial risk factors

The Company's activities are exposed to various financial risks: market risk (including currency risk, interest rate risk in fair value), credit risk, liquidity risk and interest rate risk in cash flows. The Company's global risk management programme focuses on uncertainty in the financial markets and aims to minimise potential adverse effects on the Company's profits. The Company uses derivatives to mitigate certain risks.

The directors of the Company are responsible for defining general risk management principles and establishing exposure limits. The Company's financial risk management is subcontracted to the Finance Department of EDP Energías de Portugal, S.A. in accordance with the policies approved by the directors. The subcontracted service includes the identification and evaluation of hedging instruments.

All operations involving derivative financial instruments are subject to prior approval from the board of directors, which sets the parameters of each operation and approves the formal documents describing the objectives of the operation.

Notes to the Annual Accounts

(i) Currency risk

The Company operates internationally and is therefore exposed to currency risk when operating with foreign currencies, especially with regard to the US Dollar. Currency risk is associated with recognised assets and liabilities, and net investments in foreign operations.

The Company holds investments in group companies denominated in a foreign currency, which are exposed to currency risk. Currency risk affecting net assets of these investments in US Dollars is mitigated primarily through borrowings in the corresponding foreign currencies.

Details of the hedged financial assets and the derivative financial instruments obtained to hedge them are provided in notes 8 and 11.

Details of financial assets and liabilities in foreign currencies and transactions in foreign eurreneies are provided in notes 8, 10, 16 and 21.

At 31 December 2010, had the Euro strengthened by 10% against the US Dollar, with the other variables remaining constant, post-tax profit would have been Euros 15.6 million higher (Euros 6.7 million in 2009), mainly as a result of translating foreign currency payables.

(ii) Credit risk

The Company is not significantly exposed to credit risk as the majority of its balances and transactions are with group companies. As the counterparties of derivative financial instruments are group companies, and the counterparties of their derivative financial instruments are highly solvent banks, the Company is not subject to significant counterparty default risk. Guarantees or other derivatives are therefore not requested in this type of operation.

The Company has documented its financial operations in accordance with international standards. The majority of its operations with derivative financial instruments are therefore contracted under "ISDA Master Agreements", which facilitate the transfer of instruments in the market.

Details of financial assets exposed to credit risk are provided in note 10.

(iii) Liquidity risk

Liquidity risk is the risk that the Company will be unable to comply with its financial commitments on maturity. The Company's approach in managing liquidity risk is to guarantee as far as possible that liquidity will always be available to pay its debts before they mature, in normal conditions and during financial difficulties, without incurring unacceptable losses or compromising the Company's reputation.

Notes to the Annual Accounts

Compliance with the liquidity policy ensures that contracted commitments are paid, maintaining sufficient credit facilities. EDP Renovaveis Group, manage the liquidity risk by the hiring and maintenance of credit facilities with the parent company, or with national and international financial entities in the market, in the best conditions, assuring the access to the necessary funds to the continuity of the activities.

Details of financial assets and financial liabilities by contractual maturity date are provided in notes 10 and 16.

(iv) Cash flow and fair value interest rate risks

Given the nature of its activity, the Company has a considerable amount of remunerated assets. Income and cash flows from operating activities are therefore significantly affected by fluctuations in market interest rates.

Interest rate risk arises from loans extended to group companies and non-current borrowings from group companies. The loans have fixed interest rates, exposing the Company to fair value risks.

Details of the hedged financial assets and the derivative financial instruments obtained to hedge them are provided in notes 8 and 11.

(8) <u>Investments in Equity Instruments of Group Companies</u>

Details of equity instruments of group companies are as follows:

	Thousand	s of Euros
	2010	2009
EDP Renováveis Brasil	12,383	9,383
EDP Renewables Europe, S.L.U. Horizon Wind Energy, LLC	884,352 3,107,654	884,352 2,831,201
EDP Renewables Canada, Ltd.	3	-
Uncalled equity holdings in EDP Renewables Canada, Ltd.	(3)	-
	4,004,389	3,724,936
	(Nota 10 a)	(Nota 10 a)

No impairment losses have been recognised as a result of the tests performed.

Notes to the Annual Accounts

(a) Investments in group companies

Details of direct and indirect investments in group companies are provided in Appendix I.

On 16 February 2009 and 27 July 2009, EDP Renováveis Brasil carried out two share capital increases of Euros 8,383 thousand (BRL 44,620 thousand) and Euros 1,000 thousand (BRL 4,839 thousand), respectively, subscribed by the shareholders in proportion to their respective interest holding.

The Company subscribed two share capital increases by its subsidiary EDP Renováveis Brasil on 28 October and14 December 2010 totalling Euros 3,000 thousand (BRL 12,760 thousand).

In 2009 and 2010 the Company financed its subsidiary HWE by subscribing successive share capital increases amounting to Euros 62,530 thousand and Euros 185,355 thousand, respectively (USD 75,147 thousand and USD 231,355 thousand, respectively).

EDP Renewables Canada, Ltd., a solely owned subsidiary of the Company, was incorporated in 2010 with uncalled share capital of Euros 3 thousand.

(i) Foreign currency

The functional currencies of foreign operations are the currencies of the countries in which they are domiciled. The net investment in these operations coincides with the carrying amount of the investment.

(ii) Hedged investments

Details of investments, the fair value of which is hedged against currency risk at 31 December 2010 and 2009, are as follows:

	Thousands	of Euros
	2010	2009
Horizon Wind Energy, LLC. (HWE)	3,107,654	2,831,201
	3,107,654	2,831,201

Notes to the Annual Accounts

To hedge the currency risk arising from the exposure of this investment denominated in a foreign currency, in 2008 Company management contracted a hedging instrument comprising three swaps for a total notional amount of US Dollars 2,632,613 thousand, equivalent to Euros 1,826,175 thousand applying the exchange rate at that date. In 2010 the change in fair value of the investment in Horizon Wind Energy, LLC totals Euros 142,782 thousand and the change in fair value of the hedging instrument amounts to Euros 142,782 thousand (Euros 64,211 thousand and Euros 64,211 thousand, respectively, in 2009). These amounts have been recognised as exchange gains or losses in the accompanying income statement (see note 11). The fair value of the hedging instrument at 31 December 2010 totals Euros 144.049 thousand (Euros 1,268 thousand at 31 December 2009), which has been recognised in non-current payables under non-current liabilities in the accompanying balance sheet (see note 11). At 31 December 2010, the balance relating to the aforementioned net investment hedging operation totalled Euros 2,347 thousand (Euros 9,108 thousand at 31 December 2009). These amounts are pending settlement at 31 December 2010 and are included in the current account with group companies presented in note 10.

The remaining amount of this investment which is not hedged by the aforementioned operation is covered by hedging operations securing loans of the same currency (see note 16), resulting in an exchange gain of Euros 71,141 thousand in 2010 and an exchange loss of Euros 53,937 thousand in 2009.

Notes to the Annual Accounts

(9) Financial Assets by Category

The classification of financial assets by category and class, as well as a comparison of the fair value and the carrying amount is as follows:

	2010									
			Tho	usands of Eu						
		Non-current			Сигге	nt				
	At amortise	ed cost or cost		At amortise	d eost or cost					
	Carrying amount	Fair value	Total	Carrying amount	Fair value	At fair value	Total			
Assets held for trading										
Derivative financial										
instruments					<u> </u>	1,368	1,368			
Total	-	-	-	-	-	1,368	1,368			
Loans and receivables										
Loans, fixed rate	4,110,684	3,805,591	4,110,684	200,963	200,963	-	200,963			
Loans, floating rate	11,103	11,103	11,103	101.850	101,850	-	101,850			
Deposits and guarantees	9	9	9	-	-	-	-			
Other financial assets	101	101	101	178,900	178,900	-	178,900			
Trade receivables				6,300	6,300		6,300			
Total	4.121,897	3,816,804	4,121,897	488,013	488,013	-	488,013			
Total financial assets	4,121,897	3,816,804	4,121,897	488,013	488,013	1,368	489,381			

Notes to the Annual Accounts

2009 Thousands of Euros Non-current Current At amortised cost or cost At amortised cost or cost Carrying Carrying At fair Total amount Fair value amount Fair value value Total Assets held for trading Derivative financial instruments 612 612 Total 612 612 Loans and receivables 3,658,062 Loans, fixed rate 3,658,062 3,843,920 188,216 188,216 188,216 Loans, floating rate 14,330 14,330 14,330 Deposits and guarantees 9 9 9 108 108 Other financial assets 108 36,195 36,195 36,195 Trade receivables 2,304 2,304 2,304 Total 3,658,179 3,844,037 3,658,179 241,045 241,045 241,045 Total financial assets 3,658,179 3,844,037 3,658,179 241,045 241,045 241,657

Net losses and gains by category of financial asset are as follows:

	2010					
	TI	nousands of Euros				
	Loans and receivables, group companies	Loans and receivables, third parties	Total			
Finance income at amortised cost	246,509	46	246,555			
Net gains in profit and loss	246,509	46	246,555			

Notes to the Annual Accounts

	2009					
	TI	Thousands of Euros				
	Loans and receivables, group companies	Loans and receivables, third parties	Total			
Finance income at amortised cost	196,697	13	196,710			
Net gains in profit and loss	196,697	13	196,710			

(10) <u>Investments and Trade Receivables</u>

(a) <u>Investments in group companies</u>

Details of investments in group companies are as follows:

	Thousands of Euros					
	201	0	2009			
	Non-current	Current	Non-current	Current		
Group						
Equity instruments (note 8)	4,004,389	_	3,724,936	-		
Loans	4,121,787	282,745	3,658,062	195,214		
Interest	-	20,068	-	7,332		
Derivative financial instruments (note 11)	-	1,368	-	612		
Other financial assets	-	178,900	-	36,195		
	8,126,176	483,081	7,382,998	239,353		

Other financial assets comprise current accounts with the group, which earn daily interest that is settled on a monthly basis. The rate applicable to interest receivable is the one-month Euribor plus 0.5% and the rate applicable to interest payable is the one-month Euribor.

Notes to the Annual Accounts

(b) Main characteristics of loans

Details of the main characteristics of loans are as follows.

					2010		
					Thousands of Euros		
						Carryin	g amount
	Currenc	Effeetiv	Nomina		Nominal		No
Туре	у	e rate	I rate	Maturity	amount	Current	Current
Group	EUR	2.74%	2.74%	2011	71,600	71,600	_
Group	EUR	5.11%	5.11%	2018	886,691	-	886,691
Group	EUR	5.00%	5.00%	2022	229,876	19,989	209,887
Group	EUR	4.81%	4.81%	2022	178,665	15,536	163,129
Group	EUR	5.14%	5.14%	2023	503,328	40,266	463,062
Group	EUR	5.56%	5.56%	2023	299,692	23,975	275,717
Group	EUR	4.80%	4.80%	2016	24,796	4,133	20,663
Group	EUR	6.98%	6.98%	2019	69,178		69,178
Group	EUR	6.93%	6.93%	2019	297,663	_	297,663
Group	EUR	6.80%	6.80%	2019	184,332	_	184,332
Group	EUR	5.04%	5.04%	2020	136,093		136,093
Group	EUR	4.63%	4.63%	2020	158,481	_	158,481
=	EUR	5.56%	5.56%	2020	76,771	_	76,771
Group	EUR	6.33%	6.33%	2023	241,390	18,568	222,822
Group			5.78%	2023	121,400		121,400
Group	EUR	5.78%	4.78%	2023	370,372	33,670	
Group	EUR	4.78%			,	,	336,702
Group	EUR	5.67%	5.67%	2023	44,460	3,420	41,040
Group	EUR	5.45%	5.45%	2027	362,739	21,338	341,401
Group	EUR	5.67%	5.67%	2012	17,203	6,100	11,103
Group	EUR	2.77%	2.77%	2011	24,150	24,150	-
Group	EUR	5.64%	5.64%	2014	570	-	570
Group	EUR	6.71%	6.71%	2014	2,892	-	2,892
Group	EUR	6.31%	6.31%	2014	408	-	408
Group	EUR	6.36%	6.36%	2014	107	-	107
Group	PLN	5.74%	5.74%	2024	23,899	-	23,899
Group	PLN	6.91%	6.91%	2015	17,436	-	17,436
Group	PLN	8.41%	8.41%	2014	10	-	10
Group	PLN	8.44%	8.44%	2014	29,217	-	29,217
Group	PLN	8.79%	8.79%	2014	1,098	-	1,098
Group	PLN	9.47%	9.47%	2014	13,251	-	13,251
Group	PLN	9.76%	9.76%	2014	3,472	-	3,472
Group	PLN	9.93%	9.93%	2014	1,182	-	1,182
Group	PLN	10.23%	10.23%	2014	428	-	428
Group	PLN	10.26%	10.26%	2014	1,321	-	1,321
Group	PLN	10.58%	10.58%	2014	225	-	225
Group	PLN	10.65%	10.65%	2014	10,136		10,136
Total group					4,404,532	282,745	4,121,787
Total					4,404,532	282,745	4,121,787

Notes to the Annual Accounts

All of these loans have been extended to EDP Renewables Europe, S.L.U. and subsidiaries at fixed interest rates, except for three floating-rate loans with a total nominal amount of Euros 112,953 thousand at year end.

					2009		
					Thousands of Euros		
						Carrying amoun	
		Effectiv	Nomina		Nominal		Non-
Type	Currency	e rate	1 rate	Maturity	amount	Current	current
Group	EUR	5.11%	5.11%	2018	886,691		886,691
Group	EUR	5.15%	5.15%	2023	543,594	40,266	503,328
Group	EUR	10.22%	10.22%	2014	97	-	97
Group	EUR	5.56%	5.56%	2023	323,668	23,975	299,693
Group	EUR	5.46%	5.46%	2027	283,277	15,738	267,539
Group	EUR	6.81%	6.81%	2019	184,332	-	184,332
Group	EUR	5.01%	5.01%	2022	249,865	19,989	229,876
Group	EUR	6.34%	6.34%	2023	259,958	18,568	241,390
Group	EUR	4.78%	4.78%	2021	222,857	18,571	204,286
Group	EUR	4.81%	4.81%	2022	194,201	15,536	178,665
Group	EUR	4.78%	4.78%	2021	181,185	15,099	166,086
Group	EUR	5.78%	5.78%	2023	105,400	-	105,400
Group	EUR	5.46%	5.46%	2027	100,799	5,600	95,199
Group	EUR	4.80%	4.80%	2016	28,929	4,110	24,819
Group	EUR	5.68%	5.68%	2023	47,880	3,432	44,448
Group	EUR	4.07%	4.07%	2010	14,330	14,330	-
Group	EUR	5.65%	5.65%	2014	2,892	-	2,892
Group	EUR	6.72%	6.72%	2014	408	-	408
Group	EUR	5.65%	5.65%	2014	500	-	500
Group	EUR	5.29%	5.29%	2014	460	-	460
Group	EUR	5.30%	5.30%	2014	1,785	-	1,785
Group	EUR	8.44%	8.44%	2014	33,978	-	33,978
Group	PLN	8.79%	8.79%	2014	2,682	-	2,682
Group	PLN	9.47%	9.47%	2014	8,673	-	8,673
Group	PLN	10.26%	10.26%	2014	914	-	914
Group	PLN	10.23%	10.23%	2014	365	-	365
Group	PLN	9.00%	9.00%	2014	171	-	171
Group	PLN	10.58%	10.58%	2014	207	-	207
Group	PLN	6.99%	6.99%	2019	173,178		173,178
Total group					3,853,276	195,214	3,658,062
Total					3,853,276	195,214	3,658,062

All of these loans had been extended to EDP Renewables Europe, S.L.U. and subsidiaries at fixed interest rates, with the exception of one floating-interest loan with a nominal amount of Euros 14,330 thousand at year end.

Notes to the Annual Accounts

(c) Classification by maturity

The classification of financial assets by maturity is as follows:

					2010					
		Thousands of Euros								
	2011	2012	2013	2014	2015	Subsequent years	Less current portion	Total non- current		
Loans and receivables Loans										
Fixed rate	160,125	147,226	147,226	228,887	182,004	3,068,640	(147,226)	3,773,983		
Floating rate	142,688	44,773	33,670	33,670	33,670	202,021	(135,519)			
Deposits and guarantees	-	-	-	_	-	9	-	9		
Other financial assets Derivative financial	178,900	-	-	-	-	101	(178,900)	101		
instruments	1,368	-	-	-	-	-	(1,368)	-		
Trade receivables	6,299						(6,295)			
Total	489,380	191,999	180,896	262,557	215,674	3,270,771	(290,509)	4,121,897		

		2009								
		Thousands of Euros								
	2010	2011	2012	2013	2014	Subsequent years	Less current portion	Total non- current		
Loans and receivables Loans										
Fixed rate	180,884	180,896	180,896	189,003	250,244	2,857,023	(180,884)	3,658,062		
Floating rate	14,330	-	-	-	-	-	(14,330)	-		
Deposits and guarantees	-	-	-	-	-	9	-	9		
Other financial assets	36,195	-	-	-	-	108	(36,195)	108		
Derivative financial							,			
instruments	612	-	-	-	-	-	(612)	-		
Trade receivables	2,304						(2,304)			
Total	234,325	180,896	180,896	189,003	250,244	2,857,140	(234,325)	3,658,179		

Notes to the Annual Accounts

(d) Exchange differences recognised in profit or loss of financial assets

Details of exchange differences recognised in profit or loss in relation to financial instruments, distinguishing between settled and outstanding transactions, are as follows:

	Thousands of Euros				
	2010		2009		
	Settled	Outstanding	Settled	Outstanding	
Non-current investments in group companies and associates	805	(142,499)	(363)	66,355	
Loans to companies	805	283	(363)	2,144	
Hedges of net investments in foreign operations	-	(142,782)	-	64,211	
Cash and cash equivalents	29,454	(2,325)	_	(905)	
Cash equivalents	29,454			(905)	
Total financial assets	30,259	(144,824)	(363)	65,450	

(11) Derivative financial instruments

Details of derivative financial instruments are as follows:

	2010				
	Thousands of Euros				
	Assets		Liabilities		
	Non-current	Current	Non-current	Current	
Hedging derivatives					
a) Fair value hedges					
Net investment hedging swaps (note 8)	-	-	144,049	-	
Total		-	144,049	-	
Derivatives held for trading and at fair value through profit or loss					
b) Foreign currency derivatives					
Forward exchange contracts	-	1,368	-	2,540	
Total		1,368		2,540	
Total hedging derivatives		1,368	144,049	2,540	
		(nota 10 a)		(note 15)	

Notes to the Annual Accounts

	2009						
	Thousands of Euros						
	Asse	ets	Liabili	ties			
	Non-current	Current	Non-current	Current			
Hedging derivatives	_						
a) Fair value hedges							
Net investment hedging swaps (note 8)			1,268				
Total	-	-	1,268	-			
Derivatives held for trading and at fair value through profit or loss							
b) Foreign currency derivatives							
Forward exchange contracts		612		612			
Total		612		612			
Total hedging derivatives		612	1,268	612			
		(nota 10 a)		(note 15)			

(a) Fair value hedges

The total amount of gains and losses on hedging instruments and on items hedged under fair value hedges of net investments in group companies is as follows:

	Thousands of Euros		
	Gains/(losses)	Gains/(losses)	
	2010	2009	
Forward foreign currency contracts			
- Swap hedging instruments for net investments (note 8)	(142,782)	64,211	
Investments in group companies (note 8)	142,782	(64,211)	
	_	_	

Notes to the Annual Accounts

(b) Forward exchange contracts and swaps

To eliminate the currency risk of a Group subsidiary, in 2010 and 2009 the Company contracted a cross deal whereby it forward sells Polish Zloty to Neo Polska at a fixed price in Euros and simultaneously forward purchases Polish Zloty from EDP-Energías de Portugal, S.A. Sucursal en España. The nominal amount of these forward contracts is Euros 39 million (Euros 88 million in 2009). The Company contracted this cross deal to hedge the exchange rate risk in the purchases of wind turbines payable in Polish Zloty by its subsidiary Neolica Polska SP Z.O.O. The fair value of these instruments, which amounts to Euros 1,368 thousand, is recognised as an asset under current investments in group companies and associates and as a liability under current payables to group companies and associates, as presented in notes 10.a and 16.a, respectively.

In 2010 the Company contracted two CIRSs (cross interest-rate swaps) for a total nominal amount of PLN 309,307 thousand, equivalent to Euros 77,008 thousand. The fair value of these instruments, which amounts to Euros 1,172 thousand, is recognised as a liability under current payables to group companies and associates, as shown in note 16.a.

(12) Cash and Cash Equivalents

Details of cash and cash equivalents are as follows:

	Thousands	Thousands of Euros		
	2010	2009		
Cash in hand and at banks Current bank deposits	134 182,633	246 257,306		
	182,767	257,552		

Current bank deposits reflect US Dollar deposits extended to the group company EDP Finance BV, which fall due in less than three months and earn interest at a rate of between 5% and 5.5% (between 0.2% and 0.3% in 2009).

(13) Capital and Reserves without Valuation Adjustments

Details of equity and movement during 2010 and 2009 are shown in the statement of changes in equity.

(a) Subscribed share capital

At 31 December 2010 and 2009, the share capital of the Company is represented by 872,308,162 ordinary bearer shares of Euros 5 par value each, all fully paid. These shares have the same voting and profit-sharing rights. These shares are freely transferable.

Notes to the Annual Accounts

Companies which hold a direct or indirect interest of at least 10% in the share capital of the Company at 31 December 2010 and 2009 are as follows:

	2010 and 2009		
Company	Number of shares	Percentage ownership	
EDP - Energías de Portugal, S.A. Sucursal en España Hidroeléctrica del Cantábrico, S.A. Others (*)	541,027,156 135,256,700 196,024,306	62.02% 15.51% 22.47%	
	872,308,162	100.00%	

(*) Shares quoted on the Lisbon stock exchange

In 2007 and 2008 the Company carried out various share capital increases, which were subscribed through non-monetary contributions comprising 100% of the shares in HWE and EDP Renewables Europe, S.L.U.

The contributions are applicable to the special tax treatment for mergers, spin-offs, transfers of assets and conversion of securities foreseen in Chapter VIII of Section VII of Royal Decree 4 dated 5 March 2004 which approved the revised Spanish tax law. The disclosures required by prevailing legislation were included in the annual accounts for 2007 and 2008.

(b) Share premium

This reserve is freely distributable.

(c) Reserves

Details of reserves and movement during the year reflect the proposed distribution of profit approved by the shareholders (see note 3).

(i) Legal reserve

The legal reserve has been appropriated in compliance with the revised Spanish Companies Act, in force since 1 September 2010, which requires that companies transfer 10% of profits for the year to a legal reserve until this reserve reaches an amount equal to 20% of share capital. Although the legal reserve can be used to increase share capital, until it reaches an amount equal to 20% of share capital, it can only be used to offset losses if no other reserves are available and cannot be used for any other purpose. At 31 December 2010 and 2009, the Company has not appropriated to this reserve the minimum amount required by law.

Notes to the Annual Accounts

(ii) Voluntary reserve

These reserves are freely distributable.

(iii) Negative reserve for costs of the public share offering

As a result of the public share offering, the Company has incurred a number of expenses associated with the share capital increase, which have been recognised in this caption net of the tax effect.

(14) Provisions

Movements in provisions in 2010 are as follows:

	Th	Thousands of Euros			
	Balance at	Balance at			
	31.12.09	Charge	31.12.10		
Current provisions					
Provisions	-	13,766	13,766		

Provisions are recognised with a charge to other administrative expenses. The amount recognised as a provision is the best estimate of the expenditure required to settle the present obligation at the end of the reporting period.

Notes to the Annual Accounts

(15) Financial Liabilities by Category

The classification of financial liabilities by category and class and a comparison of the fair value with the carrying amount are as follows:

	2010								
		Thousands of Euros							
		Non-cu	ırrent			Curr	ent		
	At amorti	sed cost or			At amortis	ed cost or			
	C	cost			cos	st			
	Carrying amount	Fair value	At fair value	Total	Carrying amount	Fair value	At fair value	Total	
Liabilities held for trading									
Derivative financial instruments					<u> </u>		2,540	2,540	
Total	-	-	-	-	-	-	2,540	2,540	
Debts and payables									
Fixed-rate payables to group companies	2,799,548	2,652,417	-	2,799,548	806	806	-	806	
Other liabilities Financial liabilities	-	-	-	-	58,942	58,942	-	58,942	
Trade and other payables					22,106	22,106		22,106	
Total	2,799,548	2,652,417		2,799,548	81,854	81,854	-	81,854	
Hedging derivatives Traded on OTC markets			144,049	144,049		<u> </u>	<u> </u>		
Total	-	-	144,049	144,049	-	-	-	-	
Total financial liabilities	2,799,548	2,652,417	144,049	2,943,597	81,854	81,854	2,540	84,394	

Notes to the Annual Accounts

	2009								
		Thousands of Euros							
		Non-ci	urrent			Curre	ent		
		sed cost or ost			At amortise cos				
	Carrying amount	Fair value	At fair value Total	Total	Carrying amount	Fair value	At fair value	Total	
Liabilities held for trading									
Derivative financial instruments			<u> </u>			-	612	612	
Total	-	-	-	-	-	-	612	612	
Debts and payables									
Fixed-rate payables to group companies	2,131,042	2,100,868	-	2,131,042	595	595	-	595	
Other financial liabilities	-	-	-	-	14,064	14,064	-	14,064	
Trade and other payables					20,778	20,778		20,778	
Total	2,131,042	2,100,868	-	2,131,042	34,842	34,842	-	34,842	
Hedging derivatives Traded on OTC markets			1,268	1,268				<u>.</u>	
Total	-	-	1,268	1,268	-	-	-	-	
Total financial liabilities	2,131,042	2,100,868	1,268	2,132,310	35,437	35,437	612	36,049	

Net gains and losses by financial liability category are as follows:

	2010						
	Thousands of Euros						
	Debts and payables, group companies	payables, payables, group third		Total			
Finance expenses at amortised cost Change in fair value	143,297		1,164	143,344 1,164			
Total	143,297	47	1,164	144,508			

Notes to the Annual Accounts

		2009				
	Ti	Thousands of Euros				
	Debts and payables, group companies	Debts and payables, third parties	Total			
Finance expenses at amortised cost	79,299	13	79,312			
Total	79,299	13	79,312			

(16) Payables and Trade Payables

(a) Group companies

Details of payables to group companies are as follows:

	Thousands of Euros						
	2010)	2009				
	Non-current	Current	Non-current	Current			
Group							
Group companies	2,799,548	-	2,131,042	-			
Interest	-	806	-	595			
Suppliers of fixed assets, group							
companies	-	151	-	-			
Derivative financial instruments (note 11)	-	2,540	-	612			
Current account with group companies		57,467		13,484			
Total	2,799,548	60,964	2,131,042	14,691			

The current account with group companies accrues daily interest which is settled or collected on a monthly basis. The rate applicable to interest receivable is the one-month Euribor plus 0.5% and the rate applicable to interest payable is the one-month Euribor.

At 31 December 2010, payables to group companies reflect ten fixed-interest loans (six at 31 December 2009) obtained from EDP Finance BV.

Notes to the Annual Accounts

(b) Payables

Details of payables are as follows:

	Thousands of Euros						
	2010)	2009				
	Non-current	Current	Non-current	Current			
Unrelated parties							
Suppliers of fixed assets		1,324		580			
Total		1,324		580			

At 31 December 2010 and 2009, payables to suppliers of fixed assets reflect invoices payable to suppliers of computer software.

(c) Main characteristics of payables

The terms and conditions of loans and payables are as follows:

					2010			
				Thousands of Euros				
						Carrying	g amount	
Type Currency	Effectiv e rate	Nomin al rate	Maturity	Nominal amount	Current	Non- current		
Group	EUR	4.66%	4.66%	2018	890,275	-	890,275	
	EUR	6.93%	6.93%	2019	186,644	-	186,644	
	EUR	5.04%	5.04%	2020	160,776	-	160,776	
	EUR	4.63%	4.63%	2020	79,000	-	79,000	
	EUR	5.56%	5.56%	2020	35,000		35,000	
	USD	4.57%	4.57%	2018	1,102,218	-	1,102,218	
	USD	7.86%	7.86%	2019	170,749	-	170,749	
	USD	7.30%	7.30%	2019	101,603	-	101,603	
	USD	7.40%	7.40%	2020	37,524	_	37,524	
	USD	8.35%	8.35%	2019	35,759	<u>-</u>	35,759	
Total					2,799,548	-	2,799,548	

Notes to the Annual Accounts

					2009		
					Thousands of Euro		uros
						Carrying	gamount
Туре	Currency	Effectiv e rate	Nomin al rate	Maturity	Nominal amount	Current	Non- current
Group							
	EUR	4.66%	4.66%	2018	807,767	-	807,767
	EUR	6.93%	6.93%	2019	15,152	-	15,152
	USD	4.57%	4.57%	2018	1,022,340	-	1,022,340
	USD	7.86%	7.86%	2019	158,375	-	158,375
	USD	7.30%	7.30%	2019	94,240	-	94,240
	USD	8.36%	8.36%	2019	33,168		33,168
Total					2,131,042	-	2,131,042

(d) Trade and other payables

Details of trade and other payables are as follows:

	Thousands of Euros				
	201	.0	200	9	
	Non-current	Current	Non-current	Current	
Group					
Suppliers	-	15,019	-	14,955	
		15,019		14,955	
Related companies					
Trade payables	-	1,560	-	1,740	
	-	1,560		1,740	
Unrelated parties					
Trade payables	-	1,689		2,726	
Salaries payable	-	3,838		1,357	
Public entities, other (note 16)	-	197	-	394	
		5,724		4,477	
Total		22,303		21,172	

Payables to group companies and associates mainly relate to expenses invoiced by EDP Energías de Portugal, S.A. and EDP Energías de Portugal, S.A. (Sucursal en España) primarily for management and IT services and use of the trademark.

Notes to the Annual Accounts

(e) Classification by maturity

The classification of financial liabilities by maturity is as follows:

					2010			
		Thousands of Euros						
	2011	2012	2013	2014	2015	Subsequen t years	Less current portion	Total non- current
Payables to group companies	-	_	_	_	-	2,799,548	-	2,799,548
Derivative financial instruments Group companies and	2,540	89,332	-	-	-	54,717	(2,540)	144,049
associates	58,424	-	-	-	-	-	(58,424)	-
Current payables	1,324	-	-	-	-	-	(1,324)	-
Trade and other payables	22,303						(22,303)	
Total financial liabilities	84,591	89,332	_			2,854,265	(84,591)	2,943.597

		Thousands of Euros						
	2010	2011	2012	2013	2014	Subsequen t years	Less current portion	Total non- current
Payables to group companies Derivative financial	-	-	-		-	2,131,042	-	2,131,042
instruments Group companies and	612	304	482	-	-	482	(612)	1,268
associates	14,079	-	-	-	-	-	(14,079)	-
Trade and other payables	21,358						(21,358)	
Total financial liabilities	36,049	304	482			2,131,524	(36,049)	2,132,310

Notes to the Annual Accounts

(f) Exchange differences recognised in profit or loss in relation to financial liabilities

Details of exchange differences recognised in profit or loss in relation to financial instruments, distinguishing between settled and outstanding transactions, are as follows:

	Thousands of Euros			
	2010		2010 20	
	Settled	Outstanding	Settled	Outstanding
Group companies and associates, non-				
current		(98,870)	48,104	6,461
Trade and other payables	(1)	(112)	-	-
Total financial liabilities	(1)	(98.982)	48,104	6,461

(17) <u>Information on Deferred Payments to Suppliers. Third Additional Provision of Law 15/2010 of 5 July 2010: "Reporting Obligation"</u>

Details of deferred payments to suppliers and creditors are as follows:

	Thousands of
	Euros
	Amounts payable at
	balance sheet
	date
	2010
Deferred payments exceeding legal maximum payment period	
at balance sheet date	8,101
Total financial liabilities	8,101

Euros 7,752 thousand of the past-due suppliers balance at year end is payable to group companies.

Notes to the Annual Accounts

(18) Taxation

Details of balances with public entities are as follows:

	Thousands of Euros			
	2010		2009	
	Non- current	Current	Non- current	Current
Assets				
Deferred tax assets	4,579	-	1,349	-
Non-current tax assets		988		988
	4,579	988	1,349	988
Liabilities				
Deferred tax liabilities	30,621	_	21,872	-
Value added tax and similar taxes		197		394
	30,621	197	21,872	394

The Company files consolidated income tax and value added tax returns. The parent of this consolidated tax group is EDP-Energías de Portugal, S.A. Sucursal en España. At 31 December 2010 the Company has recognised income tax payable of Euros 15,246 thousand (Euros 21,405 thousand in 2009) and recoverable VAT of Euros 696 thousand (Euros 821 thousand in 2009). These balances are recognised in the current account with the Parent company (note 20.a).

The Company has the following main applicable taxes open to inspection by the Spanish taxation authorities:

Tax	Years open to inspection
Income tax	2006 to 2009
Value added tax	2007 to 2010
Personal income tax	2007to2010
Capital gains tax	2007 to 2010
Business activities tax	2007 to 2010
Social Security	2007 to 2010
Non-residents	2007 to 2010

Notes to the Annual Accounts

The company is in a tax inspection process of exercises 2007 and 2008.

Due to the treatment permitted by fiscal legislation of certain transactions, additional tax liabilities could arise in the event of inspection. In any case, the Parent company's directors do not consider that any such liabilities that could arise would have a significant effect on the annual accounts.

(a) Income tax

The Company files consolidated tax returns as part of the tax group headed by EDP Energías de Portugal, S.A. Sucursal en España and which includes Hidroeléctrica del Cantábrico, S.A., Hidrocantábrico Distribución Eléctrica, S.A.. Solanar Distribuidora Eléctrica, S.L., Instalaciones Eléctricas Río Isabena, S.L., Hidrocantábrico Energía, S.A., Hidrocantábrico Soluciones Comerciales, S.A., Hidrocantábrico Servicios, S.A., Hidrocantábrico Explotación de Redes, S.A., Hidrocantábrico Explotación de Centrales, S.A., Hidrocantábrico Gestión de Energía, S.L., Hidrocantábrico Cogeneración, S.L., Fuerzas Eléctricas de Valencia, S.A., Fuerzas Eléctricas de Castellón, S.A., Energía e Industria de Toledo, S.A., Mazarrón Cogeneración, S.A., Cerámica Técnica de Illescas Cogeneración, S.A., Tratamientos Ambientales Sierra de la Tercia, S.A., Sinova Medioambiental, S.A., Iniciativas Tecnológicas de Valoración Energética de Residuos, S.A., EDP Renewables Europe, S.L.U., NEO Energía Aragón, S.L., NEO Catalunya, S.L., CEASA Promociones Eólicas, S.L., Agrupación Eólica, S.L., P.E. Plana de Artajona, S.L., P.E. Montes de Castejón, S.L., P.E. Los Cantales, S.L., Iberia Aprovechamientos Eólicos, S.A., Corporación Empresarial de Renovables Alternativas, S.L., Compañía Eléctrica de Energías Renovables Alternativas, S.L., Acampo Arias, S.L., Bont Vent de Corbera, S.L., Bont Vent de Vilalba, S.L., HC Energia Gas, S.L., Parc Eólic Serra Voltorera, S.L., Parc Eólic Coll de la Garganta, S.L., Bont Vent de L'Ébre, S.L., and Iberenergia, S.A.

A reconciliation of net income and expenses for the year and taxable income is as follows:

	2010					
	Thousands of Euros					
	In	come statement				
	Increases	Decreases	Net			
Profit for the year	44,091		44,091			
Income tax	20,814	-	20,814			
Profit before income tax	64,905	-	64,905			
Permanent differences	4,325	-	4,325			
Temporary differences:	10,767	(29,163)	(18,396)			
originating in current year	10,767	(29,163)	(18,396)			
Taxable income		_	50,834			

Notes to the Annual Accounts

	2009 Thousands of Euros					
	In	come statement				
	Increases	Decreases	Net			
Profit for the year	68,012		68,012			
Income tax	29,137	-	29,137			
Profit before income tax	97,149	-	97,149			
Permanent differences	-	-	-			
Temporary differences:	3,394	(29,163)	(25,769)			
originating in current year	3,394	(29,163)	(25,769)			
Taxable income		_	71,380			

Increases in permanent differences in 2010 reflect costs relating to the recognition of the provision mentioned in note 14, which are considered to be non-deductible expenses.

Increases under temporary differences in 2010 reflect salaries payable and other nondeductible items, as well as costs relating to the recognition of the provision mentioned in note 14, which are considered to be non-deductible expenses. Additions in this category in 2009 relate to salaries payable and other non-deductible items.

Decreases in temporary differences in 2010 and 2009 relate to the tax amortisation of the financial goodwill of HWE.

Details of the income tax expense related to profit for the year are as follows:

	2010				
	Thousands of Euros				
	Profit and loss	Equity	Total		
Profit for the year	64,905	-	64,905		
Tax at 30%	19,471	-	19,471		
Non-deductible expenses Provisions	1,298	-	1,298		
Prior year adjustments	47	-	47		
Deductions and credits for the current year	(2)		(2)		
Income tax expense	20,814	_	20,814		

Notes to the Annual Accounts

		2009	
	Thou	isands of Euro	s
	Profit and loss	Equity	Total
Profit for the year	97,149	-	97,149
Tax at 30%	29,145	-	29,145
Deductions and credits for the current year	(8)		(8)
Income tax expense	29,137		29,137

Details of the income tax expense are as follows:

	Thousands of Euros		
	2010	2009	
Current income tax			
Present year	15,248	21,406	
Other	47	-	
	15,295	21,406	
Deferred tax liabilities			
Source and reversal of temporary differences			
Provisions	(2,832)	-	
Tax amortisation of HWE goodwill	8,749	8,749	
Salaries payable and other items	(398)	(1,018)	
	5,519	7,731	
	20,814	29,137	

Details of deferred tax assets and liabilities by type of asset and liability are as follows:

	Thousands of Euros					
	Ass	ets	Liabilities		Net	
	2010	2009	2010	2009	2010	2009
Tax amortisation of HWE						
goodwill	-	-	(30,621)	(21,872)	(30,621)	
Salaries payable and other items	4,579	1,349	-	-	4,579	1,349
Total assets/liabilities	4,579	1,349	(30,621)	(21,872)	(26,042)	(20,523)

Notes to the Annual Accounts

Details of deferred tax assets and liabilities that are expected to be realised or reversed in periods exceeding 12 months are as follows:

	Thousands of Euros		
	2010	2009	
Tax amortisation of HWE goodwill	(30,621)	(21,872)	
Net	(30,621)	(21,872)	

(19) Environmental Information

Given the nature of its activity, the Company does not consider it necessary to make investments to prevent or correct environmental effects of that activity or to make any environmental provisions. However, a number of required environmental studies have been carried out in accordance with prevailing legislation to obtain authorisation for wind farms developed on behalf of group companies. These studies have been recognised as an increase in property, plant and equipment in progress.

The present annual accounts do not include any environmental costs.

The directors consider that no significant environmental contingencies exist.

(20) Balances and Transactions with Related Parties

(a) Balances with related parties

Details of balances receivable from and payable to group companies, associates, jointly controlled entities and related parties, including key management personnel and directors, and the main characteristics are disclosed in notes 10 and 16.

Notes to the Annual Accounts

Details of balances by category are as follows:

	2010					
	Thousands of Euros					
	Parent	Group				
	company	companies	Directors	Total		
Non-current investments in group						
companies	-	4,004,392	-	4,004,392		
Non-current investments		4,121,787		4,121,787		
Total non-current assets	-	8,126,176	-	8,126,176		
Trade and other receivables	-	6,074	-	6,074		
Current investments	171,081	312,000		483,081		
Cash and cash equivalents		182,633		182,633		
Total current assets	171,081	500,707	-	671,788		
Total assets	171,081	8,625,515	-	8,796,596		
Payables to group companies, non-current		2,799,548		2,799,548		
Total non-current liabilities	-	2,799,548	-	2,799,548		
Current accounts with group companies	-	57,467	-	57,467		
Current payables	-	3,497	_	3,497		
Trade and other payables	11,476	5,103	_	16,579		
Total current liabilities	11,476	66,067	-	77,543		
Total liabilities	11,476	2,865,615		2,877,091		

Notes to the Annual Accounts

	2009					
	Thousands of Euros					
	Parent	Group				
	company	companies	Directors	Total		
Non-current investments in group						
companies	_	3,724,936	_	3,724,936		
Non-current investments		3,658,062		3,658,062		
Total non-current assets	-	7,382,998	-	7,382,998		
Trade and other receivables	-	2,158		2,158		
Current investments	35,852	202,980	-	238,832		
Cash and cash equivalents	_	257,306	-	257,306		
Total current assets	35,852	462.444	-	498.296		
Total assets	35,852	7,845,242	-	7,881,094		
Payables to group companies, non-current		2,131,042		2,131,042		
Total non-current liabilities	-	2,131,042	-	2,131,042		
Current accounts with group companies	-	13,485	-	13,485		
Current payables	10,708	6,581	-	17,289		
Total current liabilities	10,708	20,066		30,774		
Total liabilities	10,708	2,151,108		2,161,816		

Notes to the Annual Accounts

(b) Transactions with related parties

The Company's transactions with related parties are as follows:

	2010			
	Thousands of Euros			
	Group			
	companies	Directors	Total	
Income				
Other services rendered	1,712	-	1,712	
Finance income	246,509	-	246,509	
	248,221	-	248,221	
Expenses				
Operating lease expenses and royalties	(1,837)	-	(1,837)	
Other services received	(7,861)	-	(7,861)	
Personnel expenses				
Salaries	-	(1,158)	(1,158)	
Finance expenses	(143,297)	-	(143,297)	
-	(152,995)	(1,158)	(144,455)	
	95,226	(1,158)	103,766	
		2009		
	The	ousands of Euros	S	
	Group			
	companies	Directors	Total	
Income				
Other services rendered	803	-	803	
Finance income	196,697	-	196,697	
	197,500	-	197,500	
Expenses				
Operating lease expenses and royalties	(1,969)	-	(1,969)	
Other services received Personnel expenses	(5,732)	-	(5,732)	
Salaries	_	(756)	(756)	
Finance expenses	(79,299)	-	(79,299)	
•	(87,000)	(756)	(87,756)	
	110,500	(756)	109,744	

Other services rendered mainly reflect management support services and various costs passed on to subsidiaries.

Notes to the Annual Accounts

(c) <u>Information on the Company's directors and key management personnel</u>

- In 2010 the directors of the Company have accrued remuneration of Euros I,158 thousand (Euros 756 thousand in 2009) in respect of their position as directors and executive functions performed in the Company.
- On 4 November 2008, EDP Energías de Portugal, S.A. and the Company signed a contract whereby EDP Energías de Portugal, S.A. renders executive management services to the Company, including matters relating to its day-to-day administration. By virtue of this contract, EDP Energías de Portugal, S.A. appoints four members of the Company's executive committee, to whom Company pays an amount determined by the board of directors. Until 30 April 2009 the remuneration received by the managing director was also included in this contract.
- Pursuant to this contract, the Company has recognised expenses of Euros 836 thousand in 2010 and Euros 1,453 thousand in 2009 as other services under external services in the income statement for management services provided. The expense for 2009 includes remuneration of Euros 569 thousand paid to the managing director prior to 30 April 2009 by EDP Energías de Portugal, S.A. on behalf of EDP Renováveis, S.A.
- The Company's key management personnel have also earned remuneration of Euros 925 thousand in 2010 (Euros 1,263 thousand in 2009).
- The directors and key management personnel have not received any loans or advances and the Company has not extended any guarantees on their behalf. The Company has no pension or life insurance obligations with its former or current directors in 2010 or 2009.
- (d) <u>Transactions other than ordinary business or under terms differing from market conditions carried out by the directors of the Company</u>
 - In 2010 and 2009 the directors have not carried out any transactions other than ordinary business with the Company or applying terms that differ from market conditions.
- (e) <u>Investments and positions held by directors</u>
 - Details of investments held by the directors and parties related to them in companies with identical, similar or complementary statutory activities to those of the Company and positions held as well as functions and activities performed in these companies are shown in Appendix II, which forms an integral part of this note to the annual accounts.

Notes to the Annual Accounts

(21) Revenue and Expenses

(a) Revenues

Details of revenues by category of activity and geographical market are as follows:

		Thousands of Euros						
	Domestic Rest of Europe		Unite	d States	To	al		
	2010	2009	2010	2009	2010	2009	2010	2009
Finance income	236,070	193,709	10,439	2,988	_	_	246,509	196,697

(b) Foreign currency transactions

Details of income and expenses denominated in foreign currencies are as follows:

	Thousands	of Euros
	2010	2009
Income		
Financial instruments	6,628	2,200
Finance income	6,628	2,200
Expenses		
Financial instruments	(80,295)	(57,664)
Finance expenses	(80,295)	(57,664)
Net	(73,667)	(55,464)

The Company's main foreign currency transactions are carried out in US Dollars and Polish Zlotys.

(c) Employee benefits expense

Details of employee benefits expense are as follows:

	Thousands of Euros		
	2010	2009	
Employee benefits expense Social Security payable by the Company	591	356	
Other employee benefits expenses	461	415	
	1,052	771	

Notes to the Annual Accounts

(d) External services

Details of external services are as follows:

	Thousands of	of Euros
	2010	2009
Leases	464	533
Royalties	1,500	1,500
Independent professional services	2,963	3,548
Advertising and publicity	1,457	1,145
Other services	9.494 _	7,955
	15.878	14,681

Leases mainly include the rental of the Company's offices. There are no non-cancellable payments at 31 December 2010 and 2009.

Other services primarily include management support, communications and maintenance expenses, as well as travel costs.

At 31 December 2010 the Company has commitments to purchase external services amounting to Euros 4,979 thousand (Euros 3,191 thousand within one year, Euros 1,103 thousand in one to three years and Euros 685 thousand in three to five years).

(22) Employee Information

The average headcount of the Company in 2010 and 2009, distributed by category, is as follows.

	Number		
	2010	2009	
Management	16	12	
Senior technicians	37	24	
Technicians	2	1	
Administrative staff	4 -	1	
	59	38	

Notes to the Annual Accounts

At year end the distribution by gender of Company personnel and the members of the board of directors is as follows:

	Num	Number		Number		
	201	0	20	09		
	Male	Female	Male	Female		
Management	14	2	11	1		
Senior technicians	31	16	17	12		
Technicians	1	1	1	1		
Administrative staff	2	2	1	1		
	48	21	30	15		

In 2010 and 2009, one of the sixteen members of the board of directors is female.

(23) Audit Fees

KPMG Auditores, S.L., the auditors of the annual accounts of the Company, and other individuals and companies related to the auditors as defined by Audit Law 19/1988 of 12 July 1988, have invoiced the Company the following net fees for professional services during the years ended 31 December 2010 and 2009:

					Thousands	s of Euros
					2010	2009
Audit services,	individual	and	consolidated	annual		
accounts					141	141
					141	141

Audit services detailed in the above table include the total fees for services rendered in 2010 and 2009.

Notes to the Annual Accounts

Other companies related to KPMG International have invoiced the Company as follows:

	Thousands	of Euros
	2010	2009
Audit-related services Audit services, consolidated annual accounts	235 96	30
	331	30

(24) Commitments

At 31 December 2010 the Company has extended guarantees to suppliers of wind turbines on behalf of group companies totalling US Dollars 11 million (US Dollars 1.5 million in 2009).

The Company has also deposited guarantees to financial institutions on behalf of group companies amounting to Euros 454 million (Euros 267 million in 2009), US Dollars 158 million (US Dollars 115 million in 2009).

The Directors of the Company do not expect any significant liabilities to arise from these guarantees.

(25) Events After the Balance Sheet Date

No events have occurred subsequent to year end that could affect these annual accounts.

Information Relating to Investments in Group Companies

31 December 2010

Appendix I Page 1 of 22

						Miles de euros					
									Benefici	neto	
Subsidiaries Companies	Head Office	% Direct	% Indirect	Auditor	Activity	Share Capital	Reserves	Other Accounts from Equity	Continued	Total	Total Equity
EDP RENEWABLES EUROPE, S.L.	Oviedo, Spain	100.00%	-	KPMG	Holding Wind farm installation	30,000	135,111	-	(20,674)	(20,674)	144,437
Generaciones Especiales 1, S.L.	Spain	-	80.00%	KPMG	and assembly	28,562	168,524	-	740	740	197,826
Edpr Polska, Sp.z.o.o.	Poland	-	100.00%	KPMG	Wind	109,395	3,796	(1.889)	(4,168)	(4,168)	109,023
Tarcan, B.V	Netherlands	-	100.00%	KPMG	Other Activities	20	4.630	-	2,008	2,008	6,658
Greenwind, S.A.	Belgium	-	70.00%	KPMG	Wind energy production	24.924	(81)	-	1,947	1,947	26,790
Neo Energia Aragón, S.L.	Spain	-	100.00%	Not audited	Wind energy production	10	(1)	-	-	-	9
Neo Energias de Occidente Catalunya, S.L.	Spain	-	100.00%	Not andited	Wind energy production	10	(910)	-	(406)	(406)	(1,306)
Agrupación Eólica, S L U	Spain	-	100.00%	KPMG	Other Activities	650	32,726	-	1,209	1,209	34,585
EDP Renovaveis Portugal, S.A.	Spain	-	100 00%	KPMG	Wind energy production	7,500	4,120	-	33,908	33,908	45,528
Ceasa Promociones Eólicos	Spain	-	100.00%	KPMG	Wind energy production	1,205	3,866		812	812	5,883
EDP Renewables France. S.A.S.	France	-	100.00%	KPMG	Holding	48,527	(6,062)	-	(4,507)	(4,507)	37,958
EDP Renewables Romania, S R.L.	Rumania	-	85.00%	KPMG	Wind energy production	6,722	(905)	-	(1,088)	(1.088)	4,729
Cemavoda Power, S.R.L.	Rumania	-	85.00%	KPMG	Wind energy production	9,460	(799)	-	(2,193)	(2.193)	6.468
EDP Renewables Italia, S.R.L.	Italy	-	85.00%	Not audited	Wind energy production	19,555	-	-	(1,180)	(1,180)	18,375
EDPR Uk Lid	UΚ	-	100,00%	Not audited	Wind energy production	116	-	-	(743)	(743)	(627)
Desarrollos Eólicos de Galicia, S.A.	Coruña, Spain	-	80.00%	KPMG	Wind energy production	6,130	3,608	-	1,044	1,044	10.782
Desarrollos Eólicos de Tarifa, S.A U	Sevilla, Spain	-	80.00%	KPMG	Wind energy production	5,800	2,201	-	1,953	1,953	9,954
Desarrollos Eólicos de Conne, S.A.	Sevilla, Spain	-	80,00%	KPMG	Wind energy production	3.666	3,784	-	1,329	1,329	8,779
Desarrollos Eólicos Buenavista, S.A.U	Sevilla, Spain	-	80.00%	KPMG	Wind energy production	1,712	1,527	-	803	803	4,042
Desarrollos Eólicos de Lugo, S.A.U.	Coruña, Spain	-	80.00%	KPMG	Wind energy production	7,761	5,022	(1,246)	4,834	4,834	17,617
Desarrollos Eólicos de Rabosera, S.A.	Zaragoza, Spain	-	76.00%	KPMG	Wind energy production	7,561	2,032	(542)	2,569	2,569	12,162
Desarrollos Eólicos Almarchal S.A.U.	Sevilla, Spain	-	80.00%	KPMG	Wind energy production	2,061	1.667	(399)	686	686	4,414
Desarrollos Eólicos Dumbría S.A.U.	Coruña, Spain	-	80.00%	KPMG	Wind energy production	61	10,375	-	4.257	4,257	14,693
Parque Eólico Santa Quiteria, S.L.	Zaragoza, Spain	-	46.66%	KPMG	Wind energy production	63	11.263	(292)	2,567	2,567	13,893
Eólica La Janda, SL	Madrid, Spain	-	80.00%	KPMG	Wind energy production	2,050	1,108	-	1,441	1,441	4,599
Eólica Guadalteba, S.L.	Sevilla, Spain	-	80.00%	KPMG	Wind energy production	1,460	790	-	5,162	5,162	7,412
Eólica Muxia. S.L.U.	Scvilla, Spain	-	80.00%	KPMG	Wind energy production	10	(1)	-	(2)	(2)	7

Information Relating to Investments in Group Companies

31 December 2010

Appendix 1 Page 2 of 22

								Miles o	le euros		
									Beneficio	neto	
Subsidiaries Companies	Head Office	% Direct	% Indirect	Auditor	Activity	Share Capital	Reserves	Other Accounts from Equity	Continued	Total	Total Equity
Eòlica Fontesilva, S.L.U.	Sevilla, Spain		80 00%	KPMG	Wind energy production	470	(l)	-	(1,643)	(1,643)	(1,174)
Eneroliya, S.A.U	Sevilla. Spain	-	80.00%	Not audited	Wind energy production	301	(7)	-	-	-	294
Eólica Curíscao Pumar, S.A.U.	Madrid. Spain	-	80.00%	KPMG	Wind energy production	60	14	-	718	718	792
Parque Eólico Altos del Voltoya S.A.	Madrid. Spain	-	48 80%	KPMG	Wind energy production	7,813	4,552	(550)	2,114	2,114	14,479
Sierra de la Peña, S.A.	Madrid, Spain	-	67 92%	KPMG	Wind energy production	3,294	4,028	(1,266)	1,726	1,726	9,048
Eòlica Arlanzón S.A.	Madrid, Spain	-	62.00%	KPMG	Wind energy production	4,509	3,547	(438)	1,878	1,878	9,93
Eolica Campollano S.A.	Madrid, Spain	-	60.00%	KPMG	Wind energy production	6,560	15,115	(1,015)	4,737	4,737	26,412
Parque Eólico Belchite S.L.U.	Zaragoza, Spain	-	80.00%	KPMG	Wind energy production	3,600	3,220	-	2,228	2,228	9,048
Parque Eólico La Sotonera S.L.	Zaragoza, Spain	-	51.88%	KPMG	Wind energy production	2,000	2,027	(302)	1,503	1,503	5,530
	Las Palmas,				Wind energy production			, ,			
Siesa Renovables Cannrias S.L.	Spain	-	80 00%	Not audited		3	(3)	-	-	-	-
Parque Eólico Belmonte, S.A.	Madrid. Spain	-	23.92%	KPMG	Wind energy production	120	4,322	-	(69)	(69)	4,373
Eólica Don Quijote, S.L	Madrid, Spain	-	80 00%	KPMG	Wind energy production	3	1	-	1,802	1,802	1,806
Eólica Dulcinea, S.L.	Madrid, Spain	-	80.00%	KPMG	Wind energy production	10	172	-	692	692	874
Eólica Sierra de Avila, S.L.	Madrid, Spain	-	71.99%	KPMG	Wind energy production	10	-	-	(1,656)	(1,656)	(1,646)
Eólica de Radona, S.L.U.	Madrid, Spain	-	80.00%	KPMG	Wind energy production	6,888	(104)	-	(1,114)	(1,114)	5,670
Eolica Alfoz, S.L.	Madrid, Spain	-	67.98%	KPMG	Wind energy production	10	-	-	(1.185)	(1.185)	(1.175)
Eólica La Navica, SL	Madrid, Spain	-	80.00%	KPMG	Wind energy production	10	1,311	-	996	996	2,317
Investigación y desarrollo de Energías					Wind energy production						
Renovables (Ider), S.L.	León, Spain	-	47.67%	KPMG	_	15,718	(4,990)	-	(2,424)	(2,424)	8,304
Rasacal Cogeneración, S.A.	Madrid. Spain	-	48.00%	Not audited	Cogeneration	60	(476)	-	_	-	(416)
Hidroeléctrica Fuentehermosa, S.U.	Ovsedo, Spain	-	80.00%	Not audited	Minihydraulic	77	184		13	13	274
Hidrocléctrica Gormaz, S.A.	Salamanca, Spain	-	60.00%	Not audited	Minihydraulic	61	(116)	-	(30)	(30)	(85
Hidroeléctriea del Rumblar, S.L.	Madrid, Spain	-	64.00%	Not andited	Minihydraulic	277	(202)	-	170	170	245
SINAE Inversiones Eólicas, S.A.	Madrid, Spain	-	80.00%	KPMG	Wind energy production	6,010	25,540	-	10,193	10,193	41,743
Parques Eólicos del Cantábrico, S.A.	Oviedo, Spann	-	80.00°	KPMG	Wind energy production	9,080	15,736	(634)	1,352	1,352	26,168
Industrius Medioambientales Río Carrión,S.A	, ., .	-	72.00%	Not andited	Waste	60	(610)	-	-	-	(550)
Tratamientos Mediambientasles del Norte, S.A.	,	-	64.00%	Not audited	Waste	60	(43)	-	(1)	(1)	16
Sotromal, S.A.	Soria, Spain	-	72.00%	Not audited	Waste	451	(289)	-	-	-	162
Renovables Castilla La Mancha, S.A.	Madrid, Spain	-	72.00%	KPMG	Wind energy production	60	I,163	-	726	726	1.949_

Information Relating to Investments in Group Companies

31 December 2010

Appendix I Page 3 of 22

								Miles	ie euros		
									Beneficio	neto	
Subsidiaries Companies	Head Office	% Direct	% Indirect	Auditor	Activity	Share Capital	Reserves	Other Accounts from Equity	Continued	Total	Total Equity
Eólica La Manchuela, S.A.	Albacete, Spain		80.00%	KPMG	Wind energy production	1,142	1.161	-	958	958	3,261
Desarrollos Eólicos, S.A.	Scvilla, Spain	-	80.00%	KPMG	Wind energy production	1,056	17,069		(1.152)	(1,152)	16,973
Desarrollos Eólicos Promoción, S.A.	Scvilla, Spain	-	80.00%	KPMG	Wind energy production	8,061	46,894	-	11,688	11,688	66,643
Ceprastur, A.I.E.	Oviedo, Spain	-	45.41%	Not audited	Minihydraulic	361	55	-	(4)	(4)	412
Vemeo del ebro energía S.L.	Spain	-	80.00%	Not audited		188	3,918	-	740	740	4,846
Acampo Arias, SL	Spain	-	98,19%	KPMG	Wind energy production	3,314	(326)	-	(270)	(270)	2,718
SOCPE Sauvageons, SARL	France	~	49.00%	KPMG	Wind energy production	1	(33)		(9)	(9)	(41)
SOCPE Le Mee, SARL	France	-	49.00%	KPMG	Wind energy production	1	(43)	-	23	23	(19)
SOCPE Petite Piece, SARL	France	-	49.00%	KPMG	Wind energy production	- 1	(76)	-	(33)	(33)	(108)
				Jean-Yves	Wind energy production						
Plouvien, S.A.S	France	-	100.00%	Morisset	wind	40	(1,613)	-	(188)	(188)	(1,761)
CE Patay, SAS	France	-	100.00%	KPMG	Wind energy production	1,640	1,410	(452)	770	770	3,820
Relax Wind Park III, Sp.z.o.o.	Poland	-	100.00%	Not audited	Wind energy production	106	(77)	-	(66)	(66)	(37)
Relax Wind Park I, Sp.z.o.o.	Poland	-	96.40%	KPMG	Wind energy production	538	(652)	198	4,786	4,786	4.672
Relax Wind Park IV, Sp.z.o.o	Poland	-	51.00%	Not audited	Wind energy production	98	(116)	-	2	2	(16)
Relax Wind Park II, Sp.z.o.o.	Poland	-	51.00%	Not audited	Wind energy production	Ш	(40)	-	(17)	(17)	54
C.E.Renovables alternativa slu	Spain	-	100.00%	Not audited	Wind energy production	86	(2)	-	-	-	84
CIA.E d enrgias renov alternativas sau.2	Spain	-	100.00%	Not audited	Wind energy production	69	(14)	-	-	-	55
Eolica.Garcimuñoz SL	Spain	-	80.00%	Not audited	Wind energy production	10		-	-	-	12
Compañía Eólica Campo de Borja, SA	Spain	-	75.83%	KPMG	Wind energy production	858	691	-	158	158	1,707
Desarrollos Catalanes del Viento, SL	Spain	-	60.00%	KPMG	Wind energy production	5,993	15.517	-	256	256	21,766
lberia Aprovechamientos Eólicos, SAU	Spain	-	100.00%	KPMG	Wind energy production	1,919	22	-	153	153	2,094
Molino de Caragüelles, S.L.	Spain	-	80.00%	KPMG	Wind energy production	180	182	-	64	64	426
Neomai Inversiones SICAV, S.A.	Spain	-	100.00%	PwC	Other Activities	33,358	6,499	-	591	591	40,448
Parque Eólico Plana de Artajona, SLU	Spain	-	100.00%	KPMG	Wind energy production	12	(3)	-		-	9
Parque Eólico Los Cantales, SLU	Spain	-	100.00%	KPMG	Wind energy production	1,963	1,130	-	1,585	1.585	4.678
Parque Eólico Montes de Castejóu, S.L.	Spain	-	100.00%	KPMG	Wind energy production	12	(3)	-	-	-	9
Parques de Generación Eólica, SL	Spain	-	60.00%	KPMG	Wind energy production	1,924	3,133	(565)	653	653	5.710
CE Saint Bernabé, SAS	France	-	100.00%	KPMG	Wind energy production	1,600	561	(501)	534	534	2,695
CE Segur, SAS	France	-	100.00%	KPMG	Wind energy production	1,615	632	(507)	658	658	2,905

Information Relating to Investments in Group Companies

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Appendix I Page 4 of 22

31 December 2010

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						• • • • • • • • • • • • • • • • • • • •			Beneficio	neto	
Subsidiaries Companies	Head Office	% Direet	% Indirect	Auditor	Activity	Share Capital	Reserves	Other Accounts from Equity	Continued	Total	Total Equity
Eolienne D'Etalondes, SARI	France	-	100.00%	Not audited	Wind energy production	1	(28)		(4)	(4)	(31)
Eolienne de Saugueuse, SARL	France	-	100.00%	Not audited	Wind energy production	1	(27)	-	(7)	(7)	(33)
Pare Eohen D'Ardennes	France	_	100.00%	Not audited	Wind energy production	1	(123)	-	(19)	(19)	(141)
Eolienne des Bocages, SARL	France	-	100.00%	Not audited	Wind energy production	1	(28)	-	-	-	(27)
Pare Eolien des Longs Champs, SARL	France	=	100.00%	Not audited	Wind energy production	1	(69)	-	(2)	(2)	(70)
Parc Eolien de Mancheville, SARL	France	_	100.00%	Not audited	Wind energy production	1	(40)	_	(2)	(2)	(41
Parc Eolien de Roman, SARL	France	_	100.00%	Not audited	Wind energy production	1	(102)	_	(13)	(13)	(114)
Parc Eolien des Vatines, SAS	France	-	100.00%	Not audited	Wind energy production	37	(1,181)	(600)	(36)	(36)	(1,180)
Pare Eolien de La Hetroye, SAS	France	_	100.00%	Not audited	Wind energy production	37	(28)	-	(4)	(4)	5
Eolienne de Callengeville, SAS	France	-	100.00%	Not audited	Wind energy production	37	(20)	_	(5)	(5)	12
Parc Eolien de Varimpre, SAS	France	-	100,00%	Not audited	Wind energy production	37	(983)	(678)	45	45	901
Parc Eolien du Clos Bataille, SAS	France	-	100.00%	Not audited	Wind energy production	37	(704)	(527)	(92)	(92)	759
Eólica de Serra das Alturas,S.A	Portugal	-	50.10%	KPMG	Wind energy production	50	1,842	-	664	664	2,556
Malhadizes- Energía Eólica, SA	Portugal	-	100.00%	KPMG	Wind energy production	50	100	-	399	399	549
Eólica de Montenegrelo, LDA	Portugal	-	50.10%	KPMG	Wind energy production	50	3,532	-	1,513	1,513	5,095
Eólica da Alagoa,SA	Portugal	-	59.99%	PwC	Wind energy production	50	1,729	-	1,026	1,026	2,805
Aplica.Indust de Energias limpias S.L. Cia Productora de energia para consumo	Spain	-	36.40%	Not audited	Wind energy production Wind energy production	131	902	-	334	334	1,367
interno S.I	Spain	-	12.00%	Not audited		468	4,600	-	2,411	2,411	7,479
Desarrollo Eólico del Valle del Ebro	Spain	-	12.00%	Not audited	Wind energy production	60	(89)	-	(23)	(23)	(52)
Energi E2 Renovalbles Aragon S.1	Spain	-	12,00%	Not audited	Wind energy production	240	1,708	-	2,429	2,429	4,377
Sincrgia Aragouesa S.L Aprofitament D'Energies Renovables de la	Spain	-	32.00%	Not audited	Wind energy production Wind energy production	6	(34)	-	(6)	(6)	(34)
Tierra Alta S,A	Spain	-	48 69%	Not audited		1,994	(546)	-	(232)	(232)	1,216
Bon Vent de L'Ebre SL.U	Spain	-	100.00%	Not audited	Wind energy production	90	(35)	-	=	-	55
Pare Eólic Coll de la Garganta S.L.	Spain	-	100.00%	Not audited	Wind energy production	1,693	-	-	-	-	1,693
Parc Eólic Serra Voltorera S.I	Spain	-	100.00%	Not audited	Wind energy production	1,283	-	-	(534)	(534)	749
Elektrownia Wiatrowa Kresy I sp zoo	Poland	-	100.00%	Not audited	Wind energy production	18	(12)	-	(52)	(52)	(46)
Moray Offshore renewables limited Centrale Eolienne Canet –Pont de Salaras	UK	-	75.00%	Not audited	Wind energy production Wind energy production	-	-		158	158	158
S.A S	France	-	100.00%	KPMG		125	(164)	(486)	317	317	278

Information Relating to Investments in Group Companies

31 December 2010

Appendix I Page 5 of 22

								Miles	de euros		
•								Other Accounts	Beneficio	neto	
Subsidiaries Companies	Head Office	% Direct	% Indirect	Auditor	Activity	Share Capital	Rescrves	from Equity	Continued	Total	Total Equity
Centrale Eohenne de Gueltas Noyal -Pontív					Wind energy production						
y S.A.S	France	-	100.00%	KPMG		2,261	1,353	16	494	494	4,108
Centrale Eolienne Neo Truc de L'Homme			100.000	Net andied	Wand energy production	38	(0)		(2)	(2)	27
,S.A.S	France	-	100.00%	Not audited	Wind energy production	38	(9)	-	(2)	(2)	
Vallee de Moulin SARL	France	-	100.00%	Not audited	Wind energy production	!	(17)	-	(269)	(269)	(285)
Mardelle SARL	France	-	100.00%	Not audited	** *		(5)	-	(199)	(199)	(203)
 Quinze Mines SARL 	France	-	100.00%	Not audited	Wind energy production	1	(19)	-	(330)	(330)	(348)
Desarrollos Eólicos de Teruel SL	Spain	-	40.80%	Not audited	Wind energy production	60	(79)	-	7 9	79	60
Par Eólic de Coll de Moro S.L.	Spain	-	60.00%	Not audited	Wind energy production	3	5	-	-	-	8
Par Eólic de Torre Madrina S.L.	Spain	-	60.00%	Not audited	Wind energy production	3	5	-		-	8
Parc Eolie de Vilalba dels Arcs S.L.	Spain	-	60.00%	Not audited	Wand energy production	3	-	-	682	682	685
Parc Eolie Molinars S.L.	Spain	-	54.00%	Not audited	Wind energy production	3	-	-	-	-	3
Bon Vent de Vilalba, SL	Spain	-	100.00%	Not audited	Wind energy production	3,600	(719)	-	(224)	(224)	2,657
Bon Vent de Corbera, SL	Spain	-	100.00%	Not audited	Wind energy production	3,330	(4)	-	(2,617)	(2,617)	709
Farma wiatrowa Bodzanow Sp.z.o.o	Poland	-	100.00%	Not audited	Wind energy production	65	(4)	-	(40)	(40)	21
Farma wiatrowa Starozbery Sp.z.o.o	Poland	-	100.00%	Not audited	Wind energy production	117	(5)		(15)	(15)	97
Farma wiatrowa Wyszogrod Sp.z.o.o	Poland	-	100.00%	Not audited	Wind energy production	165	(4)	-	(16)	(16)	145
Rowy-Karpacka mala Energetyka,sp,z.o.o	Poland	-	85.00%	Not audited	Wind energy production	13	(8)	-	(7)	(7)	(2)
Repano wind S.R.L.	Italy	-	85.00%	Not audited	Wind energy production	162	(8)		(9)	(9)	145
Re plus - Societu 'a Responsabilita 'limitadu	[taly	-	68.00%	Not audited	Wind energy production	100	1,073	-	(60)	(60)	1,113
Telfford Offsore Windfarm limited	UK	-	75.00%	Not audited	Wind energy production	1	-	-	-	-	1
Maccoll offshore windfarm limited	υĸ	-	75,00%	Not audited	Wind energy production	l	-	-	-	-	1
Stevenson offshore windfarma limited	UK	_	75.00%	Not audited	Wind energy production	1	-	-	-	-	1
Parc Eolien des Bocages Sarl	France	-	100.00%	Not audited	Wind energy production	1	(162)	-	-	-	(161)
Santa quiteria Energia S.L.U	Spain	-	80.00%	Not audited	Wind energy production	3	398	-	91	91	492
HORIZON WIND ENERGY LLC	Texas	100,00%	-	KPMG	Holding	3,094,936	(100,529)	_	22,350	22,350	2,949,706
Wind Turbine Prometheus, LP	California	-	100.00%	KPMG	Wind energy production	4	(4)	-	-	-	-
Lost Lakes Wind Farm LLC	Miunesota	-	100,00%	KPMG	Wind energy production	151,317	(149)		6,579	6,579	138,010
Quilt Block Wind Farm, LLC	Minnesota	-	100,00%	KPMG	Wind energy production	3,085	(14)	-	-	-	3,072

Information Relating to Investments in Group Companies

31 December 2010

Appendix 1 Page 6 of 22

								Miles	de euros		
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Subsidiaries Companies	Head Office	% Direct	% Indirect	Auditor	Activity	Share Capital	Reserves	Other Accounts from Equity	Continued	Total	Total Equity
Cloud County Wind Fann, LLC	Kansas	-	100,00%	KPMG	Wind energy production	242.811	2,099		1.208	1,208	242,494
Whitestone Wind Purchasing, LLC	Texas	-	100.00%	KPMG	Wind energy production	1,824	(775)		41	41	968
Blue Canyon Windpower II LLC	Oklahoma	-	100,00%	KPMG	Wind energy production	125,109	7,929		708	708	134,453
Blue Canyon Windpower V. LLC	Oklahoma	-	100.00%	KPMG	Wind energy production	138,567	551	_	3.671	3,671	146,460
Horizon Wind Energy International	Texas	-	%00,001	KPMG	Wind energy production	4,465	192	-	4	4	4.664
Pioneer Prairie Wind Farm 1, LLC	lowa	-	100,00%	KPMG	Wind energy production	447,222	(11,318)	8,396	5,133	5,133	434.03
Sagebrush Power Partners, LLC	Washington	-	100,00%	KPMG	Wind energy production	152,574	(28)		779	779	150.988
Telocaset Wind Power Partners, LLC	Огедол	-	100,00%	KPMG	Wind energy production	101,635	9,285	345,000	4,188	4.188	119.641
High Trail Wind Farm, LLC	Illionois	-	100,00%	KPMG	Wind energy production	292,612	6.132	-	2,602	2.602	293,540
Marble River, LLC	New York	-	100,00%	KPMG	Wind energy production	45,621	(123)		11	- 11	45,476
Rail Splitter	Ilhonois	-	100,00%	KPMG	Wind energy production	177,974	(1,605)		6,036	6.036	164,297
Blackstone Wind Farm, LLC	Illionois	-	100.00%	KPMG	Wind energy production	116,763	(1,025)		3,047	3.047	109,644
Aroostook Wind Energy LLC	Maine	-	100,00%	KPMG	Wind energy production	8,974	(79)	-	3	3	8.889
Jericho Rise Wind Farm LLC	New York	-	100.00%	KPMG	Wind energy production	4,058	(32)	-	2	2	4,022
Madison Windpower LLC	New York	-	100.00%	KPMG	Wind energy production	7,958	(1.197)	-	1,049	1,049	4,664
Mesquite Wind, LLC	Texas	-	100,00%	KPMG	Wind energy production	194,125	14,909	-	2,298	2,298	213,631
Martinsdale Wind Farm LLC	Colorado	-	100.00%	KPMG	Wind energy production	3,257	(5)	-	2,000	2,000	3,248
Post Oak Wind, LLC	Texas	-	100.00%	KPMG	Wind energy production	219,690	11,236	-	16,234	16,234	263,394
BC2 Maple Ridge Wind LLC	Texas	-	100,00%	KPMG	Wind energy production	295,123	1,600	8,130	1,024	1,024	306,901
High Prairie Wind Farm II, LLC	Minnesota	-	100.00%	KPMG	Wind energy production	115,020	(81)	475,000	1,154	1,154	113,106
Arlington Wind Power Project LLC	Огедоп	-	100,00%	KPMG	Wind energy production	136,660	2,451	-	235	235	138,641
Signal Hill Wind Power Project LLC	Colorado	-	100,00%	KPMG	Wind energy production	3	(2)	-	-	-	2,000
Tumbleweed Wind Power Project LLC	Colorado	-	100.00%	KPMG	Wind energy production	3	(3)	-	-	-	0,000
Old Trail Wind Farm, LLC	Illionois	-	100,00%	KPMG	Wind energy production	308,103	(5,821)	2,724	3,101	3,101	298,804
Stinson Mills Wind Farm, LLC	Colorado	-	100,00%	KPMG	Wind energy production	2,291	(73)	-	2	2	2,214
OPQ Property LLC	Illionois	-	100,00%	KPMG	Wind energy production	-	99	-	5	5	108,000
Meadow Lake Wind Farm, LLC	Indiana	-	100,00%	KPMG	Wind energy production	221,086	(1,478)	-	4,072	4,072	211,464
Wheatfield Wind Power Project, LLC	Oregon	-	100,00%	KPMG	Wind energy production	76,248	3,257	-	4,142	4,142	87,789
2007 Venio I, LLC	Texas	-	100,00%	KPMG	Wind energy production	858,893	2,572	-	134	134	861,734
2007 Vento II, LLC	Texas	-	100,00%	KPMG	Wind energy production	754,698	(1,468)	-	806	806	751,618

Information Relating to Investments in Group Companies

31 December 2010

Appendix 1 Page 7 of 22

								Miles (le euros		
								Other Accounts	Beneficie	neto	
		%	%		4 - 1 - 2 -	Share	D	from	C1	Total	Total
Subsidiaries Companies	Head Office	Direct	Indirect	Auditor	Activity	Capital	Reserves	<u>Equity</u>	Continued		Equity
2008 Vento III, LLC	Texas	-	100,00%	KPMG	Wind energy production	835,067	(670)	-	570	570	833,258
Horizon Wind Ventures I LLC	Texas	-	100,00%	KPMG	Wind energy production	1,092,113	27,304	-	18,113	18,113	1,155.642
Horizon Wind Ventures II, LLC	Texas	-	100.00%	KPMG	Wind energy production	105,904	(610)	-	1,490	1,490	108,275
Horizon Wind Ventures III, LLC	Texas	-	100,00%	KPMG	Wind energy production	58,686	(10)	-	556	556	57.563
Clinton County Wind Farm, LLC	New York	-	100,00%	KPMG	Wind energy production	45,664	(5)	-	-	-	45,658
BC2 Maple Ridge Holdings LLC	Texas	-	100,00%	Not audited	Wind energy production	295,123	1,600	8,130	1,024	1,024	306,901
Cloud West Wind Project, LLC	Texas	-	100,00%	Not audited	Wind energy production	242,811	2,099	-	1,208	1,208	242,494
Five-Spot, LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-	-	-	-	-
Horizon Wind Chocolate Bayou I LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-	-	-	-	-
Alabamu Ledge Wind Farm LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-	-	-	-	-
Antelope Ridge Wind Power Project LLC	Texas	-	100,00%	Not audited	Wind energy production	7,901	-	-	I	1	7,900
Arkwright Summit Wind Farm LLC	Texas	-	200,001	Not audited	Wind energy production	-	-	-	-	-	-
Ashford Wind Farm LLC	Texas	-	100.00%	Not audited	Wind energy production	-	-	-	-	-	-
Athena-Weston Wind Power Project LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-	-	-	-	-
Black Prairie Wind Farm LLC	Texas	-	100,00%	KPMG	Wind energy production	3,803	-		1	- 1	3,802
Bluckstone Wind Farm II LLC	Texas	-	100,00%	KPMG	Wind energy production	87,404	(1)	-	261,000	261,000	86,880
Blackstone Wind Farm III LLC	Texas	-	100,00%	Not audited	Wind energy production	2,756	-		7	7	2.741
Blackstone Wind Farm IV LLC	Texas	_	100.00%	Not audited	Wind energy production	-	-	_	-	-	-
Blackstone Wind Farm V LLC	Texas	_	100.00%	Not audited	Wind energy production	-		_	-	-	-
Blue Canyon Windpower III LLC	Texas	_	%00,001	Not audited	Wind energy production	_	-	_	-	-	-
Blue Canyon Windpower IV LLC	Texas	_	100,00%	Not audited	Wind energy production	_	_	_	-		
Blue Canyon Windpower VI LLC	Texas	_	100,00%	Not audited	Wind energy production	1,732	_	-	_	-	1,732
Broudlands Wind Farm II LLC	Texas	_	100,00%	Not audited	Wind energy production		_	_	_	_	-
Broadlands Wind Farm III LLC	Texas	_	100,00%	Not undited	Wind energy production	_	_	_	_	_	
Broadlands Wind Farm LLC	Texas	_	100.00%	Not audited	Wind energy production	_	_	_	-		
Chateaugay River Wind Farm LLC	Texas	_	100.00%	Not audited	Wind energy production			_		_	
Cropsey Ridge Wind Farm LLC	Texas	_	100,00%	Not audited	Wind energy production			_	_	_	
	Texas	=	100,00%	Not audited	Wand energy production	_			_		_
Crossing Trails Wind, Power Project LLC	Texas	-	100,00%	Not audited	Wind energy production	_					_
Dairy Hills Wind Farm LLC			100,00%	Not audited	Wind energy production	-	-	-	-	_	
Dinmond Power Partners LLC	Texas	-	100,00%	Not addited	iaa ciicigy production	-	-	-	-	-	-

Information Relating to Investments in Group Companies

31 December 2010

Appendix I Page 8 of 22

								Miles	de curos		
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Subsidiaries Companies	Head Office	% Direct	% Indirect	Auditor	Activity	Share Capital	Reserves	Other Accounts from Equity	Continued	Total	Total Equity
Ford Wind Farm LLC	Texas	-	100,00%	Not audited	Wind energy production						-
Gulf Coast Windpower Management					Wind energy production						
Company, LLC	Texas	-	100,00%	Not audited		-	-	-	-	-	-
Rising Tree Wind Farm LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-	-	-	-	-
Horizon Wind Energy Northwest VII LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-	-	-	-	-
Horizon Wind Energy Northwest X LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-	-	-	-	4
Horizon Wind Energy Northwest XI LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-	-	-	-	
Horizon Wind Energy Panhandle I LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-	-	-	-	-
Horizon Wind Energy Southwest J LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-	-	-	-	-
Horizon Wind Energy Southwest II LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-	-	-	-	-
Horizon Wind Energy Southwest III LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-	-	-	-	-
Horizon Wind Energy Southwest IV LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-	-	-	-	-
Horizon Wind Energy Valley I LLC	Texas	-	100,00%	Not audited	Wind energy production	-		-		-	-
Horizon Wind MREC Iowa Parmers LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-	-	-	-	
Horizon Wind, Freeport Windpower I LLC	Texas	-	100,00%	Not nudited	Wind cucrgy production	-	-	-	-	-	•
Juniper Wind Power Partners, LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-	-	-	-	-
Lexington Chenoa Wind Farm LLC	Texas	-	100,00%	Not audited	Wind energy production	5,506	-		-	-	5.505
Machias Wind Farm LLC	Texas	-	100,00%	Not audited	Wind energy production		-		-	-	-
Meadow Lake Wind Farm II LLC	Texas	-	100,00%	KPMG	Wind energy production	152,363	(I)	-	1,254	1.254	149,854
New Trail Wind Farm LLC	Texas	-	100,00%	Not audited	Wind energy production	-			-	-	-
North Slope Wind Farm LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-	-	-	-	-
Number Nine Wind Farm LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-	-	-	-	
Pacific Southwest Wind Farm LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-		_	_	,
Pioncer Prairie Wind Farm II LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-		-	-	
Baffalo Bluff Wind Farm LLC	Texas	-	100,00%	Not nudited	Wind energy production	-		-	-	-	-
Saddleback Wind Power Project LLC	Texas	-	100,00%	KPMG	Wind energy production	1,020	(4)		-	-	1,016
Sardinia Windpower LLC	Texas	-	100,00%	Not audited	Wind energy production	_	-		-	-	
Turtle Creek Wind Farm LLC	Texas	-	100.00%	Not audited	Wind energy production	_	_	-	-	-	-
Western Trail Wind Project 1 LLC	Texas	-	600.00%	Not audited	Wind energy production	_	_		_		
Whistling Wind WI Energy Center, LLC	Texas	-	100,00%	Not audited	Wind energy production			_	_	_	

Information Relating to Investments in Group Companies

31 December 2010

Appendix 1 Page 9 of 22

		Miles de euros									
								Other	Benefici	neto	
Subsidiaries Companies	Head Office	% Direct	% Indirect	Auditor	Activity	Share Capital	Reserves	Accounts from Equity	Continued	Total	Total Equity
Simpson Ridge Wind Farm LLC	Texas	-	100,00%	Not audited	Wind energy production	- Capital	- Ittserves		Commuted	- 100	Equity
Coos Curry Wind Power Project LLC	Texas		100,00%	Not audited	Wind energy production						
Horizon Wind Energy Midwest JX LLC	Texas		100,00%	Not audited	Wind energy production				_		
Horizon Wind Energy Northwest I LLC	Texas	-	100,00%	Not audited	Wind energy production			_		_	
Peterson Power Partners LLC	Texas	_	100,00%	Not audited	Wind energy production				_	_	
Pioneer Prairie Interconnection LLC	Texas	_	100,00%	Not audited	Wind energy production	_			_	_	
The Nook Wind Power Project LLC	Texas	-	100,00%	Not audited	Wind energy production		_		_	_	
Tug Hill Windpower LLC	Texas	_	100,00%	Not andited	Wind energy production	-		_			
Whiskey Ridge Power Partners LLC	Texas	-	100,00%	Not andited	Wind energy production			_	_	_	-
Wilson Creek Power Partners LLC	Texas	-	100,00%	Not andited	Wind energy production					-	-
WTP Management Company LLC	Texas	-	100.00%	Not audited	Wind energy production	-		_		-	-
Meadow Lake Wind Farm IV LLC	Indiana	_	100,00%	KPMG	Wind energy production	39,941	-		78	78	40,096
Meadow Lake Windfarm III LLC	Indiana	-	100.00%	KPMG	Wind energy production	49,311	-		40	40	49.231
2009 Vento IV, LLC	Texas	-	100.00%	KPMG	Wind energy production	178,160	(75)	-	80	80	177.926
2009 Vento V, LLC	Texas	-	100.00%	KPMG	Wind energy production	138,653	(6)	-	113	113	138,421
2009 Vento VI, LLC	Texas	-	100.00%	KPMG	Wind energy production	151,402	(75)		152	152	151,022
Horizon Wind Ventures VI, LLC	Texas	-	100,00%	KPMG	Wind energy production	84,892	(1)		1,716	1,716	81,458
Lexington Chenoa Wind Farm II LLC	Illinois	-	100,00%	KPMG	Wind energy production	210	-	-	-		210
Lexington Chenoa Wind Farm III LLC	Illinois	-	100,00%	KPMG	Wind energy production	-	-	-	-		
East Klickitat Wind Power Project LLC	Washington	-	100,00%	KPMG	Wind energy production	_	-	-	-	-	-
Horizon Wind Energy Northwest IV LLC	Oregon	-	100,00%	KPMG	Wind energy production	-	-	-	-	-	
Blue Canyon Wind Power VII LLC	Oklahoma	-	100,00%	KPMG	Wand energy production	-	-	-	-	-	-
Horizon Wyoming Transmission LLC	Wyoming	-	100,00%	KPMG	Wood coergy production	-	-	-	-	-	-
AZ Solar LLC	Arizona	-	100,00%	KPMG	Wind energy production	-	-	-	-	-	-
Black Prairie Wind Farm II LLC	llinois	-	100,00%	KPMG	Wind energy production	-	-	-	-	-	-
Black Prairie Wind Farm III LLC	Illinois	-	100,00%	KPMG	Wind energy production	-		-	-	-	-
Paulding Wind Farm LLC	Ohio	-	100,00%	KPMG	Wind energy production	4,062	-	-	-	-	4,061
Paulding Wind Farm II LLC	Ohio	-	100,00%	KPMG	Wind energy production	8,242	-	-	5	5	8,233
Paulding Wind Farm III LLC	Ohio	-	100,00%	KPMG	Wind energy production	-		-	-	-	-
Simpson Ridge Wind Farm II LLC	Wyoming	-	100,00%	KPMG	Wind energy production	-	-	-	-	-	-

Information Relating to Investments in Group Companies

31 December 2010

Appendix I Page 10 of 22

								Miles de euros					
Subsidiaries Companies Simpson Ridge Wind Farm III LLC	Head Office	Head Office		% Direct	% Indirect	Auditor	Activity	Share Capital	Reserves	Other Accounts from Equity	Beneficie	o neto Total	Total Equity
Simpson Ridge Wind Farm III LLC	Wyoming		100.00%	KPMG	Wind energy production								
Simpson Ridge Wind Farm IV LLC	Wyoming		100,00%	KPMG	Wind energy production	_	_		-		-		
Simpson Ridge Wind Farm V LLC	Wyoming	-	100,00%	KPMG	Wind energy production	_	_	_	_				
Athena-Weston Wind Power Project II, LLC	Oregon		100,00%	KPMG	Wind energy production	_	_	_	-				
Meadow Lake Wind Farm V, LLC	Indiana	-	100,00%	KPMG	Wind energy production	696		_	_	-	696		
Horizon Wind Ventures IB, LLC	Texas		100,00%	Not audited	Wind energy production	9,602	19,752		15,798	15.798	60,94		
Horizon Wind Ventures IC, LLC	Texas		100,00%	Not audited	Wind energy production	5,016	(455)		6,385	6,385	17,331		
Headwaters Wind Farm LLC	Indiana		100.00%	Not audited	Wind energy production	-	_	-					
17th Star Wind Farm LLC	Ohio		100,00%	Not audited	Wind energy production				-		_		
Rio Blanco Wind Fairn LLC	Texas	-	100,00%	Not audited	Wind energy production				-	-	-		
Hidalgo Wind Farm LLC	Texas	-	100,00%	Not audited	Wind energy production				-	-	_		
Stone Wind Power LLC	New York	-	100,00%	Not audited	Wind energy production				_	-	_		
Franklin Wind Farm LLC	New York	-	100,00%	Not audited	Wind energy production				-	-	-		
Waverly Wind Farm LLC	Kansas	-	100,00%	Not audited	Wind energy production	1,265			-	-	1,265		
2010 Vento VII, LLC	Texas	-	100,00%	KPMG	Wind energy production	152,384		-	156	156	152,073		
2010 Vento VIII, LLC	Texas	-	100,00%	KPMG	Wind energy production	153,322		-	12	12	153,299		
2010 Vento IX, LLC	Texas	-	100,00%	Not audited	Wind energy production	-	-	-	-	_	_		
Horizon Wind Ventures VII, LLC	Texas	-	100,00%	Not audited	Wind energy production	89,808	-	-	561	561	88,686		
Horizon Wind Ventures VIII, LLC	Texas	-	100,00%	Not audited	Wind energy production	83,514	_	-	373	373	82,768		
Horizon Wind Ventures IX, LLC	Texas	-	100,00%	Not audited	Wind energy production	_	-	_	-	_	-		
EDP RENOVÁVEIS BRASIL, S,A, Central Nacional de Energia Eólica, S,A,	Sao Paulo	55,00%	-	KPMG	Wind energy production	28,056	(407)	-	1,841	1,841	23,966		
(Cenacel)	Sao Paulo	-	55,00%	KPMG	Wind energy production	6,329	(79)	-	818	818	7,886		
Elcbrás Projectos, Ltda	Sao Paulo	-	55,00%	Not audited	Wind energy production	733	(540)	-	292	292	390		
EDP RENEWABLES CANADA, LTD	Canada	100,00%	-	Not audited	Wind energy production	-	-	-	101	101	202		

Information Relating to Investments in Group Companies

ents in Group Companies Appendix I
Page 11 of 22

31 December 2010

	Head Office	% Direct	% Indirect	Auditor	Activity	Miles de euros						
Associate Companies									Beneficio neto			
						Share Capital	Reserves	Other Accounts from Equity	Continued	Total	Total Equity	
Aprofitament D'Energies Renovables de												
l'Ebre S.1	Spain	_	18.97%	Not audited	Wind energy production	3,869	(366)	_	-	_	3,503	
Hidroastur, S.A.	Oviedo, Spain	-	20.00%	Centinm	Minihydraulic	4,808	2,091	_	-	-	6,899	
Sodccoan, S.L.	Sevilla, Spain	-	40.00%	Not andited	Wind	6	(9)	_	-	_	(3)	
Biomasas del Pirinco, S.A.	Huesca, Spain	-	24.00%	Nut audited	Waste	455	(217)	_	_	-	238	
Culityos Energéticos de Castilla. S.A.	Burgos, Spain	-	24.00%	Nut audited	Waste	300	(48)	_	_	_	252	
Parque Eólico Sierra del Madero, S.A.	Soria, Spain Las Palmas de	-	33.60%	Ernst & Young	Wind energy production Wind energy production	7,194	5,434	-	3,535	3,535	16,163	
Desarrollos Energéticos Cananos, S.A.	Gran Canaria, Spain Ciudad Real,	-	39.92%	Not audited		4.291	5,836	-	1,242	1,242	11,369	
Solar Siglo XXI, S.A.	Spain		20.00%	Not audited	Solar	80	(18)	_	-	_	62	
Naturneo Encrgía, S.L.	Spain	-	49,00%	Not audited	Holding	3	(1)	-	-	-	2	
Eólicas de Portugal,SA	Portugal	-	35.96%	Not audited	Wind energy production	25.248	18,836	(14,215)	5,917	5,917	50,001	
Parque Eólico Belmonte, S.A.	Madrid, Spain	-	23.92%	KPMG	Wind energy production	120	4,322	-	(69)	(69)	4,373	

Information Relating to Investments in Groop Companies

31 December 2010

Appendix 1 Page 12 of 22

			% indirect	Auditor	Activity	Thousands of Euros						
Jointly controlled entities		% direct							Net profit/(loss)			
	Registered offices					Share capital	Reserves	Other equity itens	Continued	Total	Total (
Tebar Eolica, S.A.	Tébar/Cuença,				Wind energy production							
	Spain	-	40.00%	Not audited		4,720	4,502	(400)	1,222	1,222	10,444	
Evolución 2000, S.L.	Madrid, Spain	-	39 32%	KPMG	Wind energy production	118	12,779	(1,354)	3.048	3,048	15.945	
Desarrollos Eólicos de Cananas, S.A.	Las Palmas,Spain	-	35.80%	KPMG	Wind energy production	4,291	5,836	-	1,242	1,242	11.369	
Compañía Eólica Aragonesa S.A.	Spain	-	50.00%	Deloitte	Wand energy production	6,701	68,188	(1,168)	12.722	12,722	87,611	
Flat Rock Windpower LLC	New York	-	50.00%	E&Y	Wind energy production	195,636	(27,218)	-	(3,736)	(3,736)	(160,946)	
Flat Rock Windpower II LLC	NewYork	-	50.00%	E&Y	Wind energy production	77,626	(10,017)	-	(2,207)	(2,207)	63,195	

Appendix I Page 13 of 22

Information Relating to Investments in Group Companies

31 December 2009

Thousands of Euros Net profit/(loss) direct Other % Registered interes indirect Share equity Continuing Total capital operations Auditor Activity Reserves Total offices interest items equity Holding company Wind farm installation 176,513 (20.008) (20.008) NUEVAS ENERGIAS DE OCCIDENTE, S,L Ovicdo, Spain 100.00% KPMG 10.000 166,521 Generaciones Especiales I. S.L. Spain 80,00% KPMG and assembly 28,562 165,256 8,600 8,600 202,418 100,00% Unaudited Wind energy production 121,228 (3,367)1.097 6.229 6,229 125,186 Neolica Polska, Sp.z,o,o, Poland Other economic (653) 5.283 5,283 4,650 100.00% KPMG 20 Tarcan, B,V Holland activities 70,00% Wind energy production 24,924 (1,248)1,166 1,166 24,843 Greenwind, S.A. Unandited Belgium 100,00% 10 (2) Unaudited Wind energy production Neo Energía Arugón, S.L. Spain (596) (900) (596) Neo Energías de Occidente Catalunya.S,L, 100,00% Unaudited Wind energy production 10 (314)Spain 650 32,769 1.682 1.682 35,101 Agrupación Eólica, S.L.U Spain 100.00% KPMG Other business activities 7,500 43,574 100,00% **KPMG** 4,870 35,438 35,438 91,382 Wind energy production Enemoya, S.A. Spain 100,00% KPMG 1,205 (1,152)5,018 5,018 5,071 Ccasa Promociones Eólicos, S.L.U Wind energy production Spain NEO Galia, SAS 100,00% Unaudited Holding company 48,527 (1.476)(4,587)(4.587)42,464 Frunce 20 (910)Renovatio Power Romania 85.00% Unaudited Wind energy production (412)(517)(517) (550) 27 (281)(281)(803) 85.00% Unaudited Wind energy production Cemayodu Powci Romania 900 42.328 18 43,246 Agrupación eólica,S.L 100,00% **KPMG** Holding company France United Holding company 100.00% Unaudited 113 113 Epr uk limited Kingdom 80.00% KPMG Wind energy production 6.130 3.493 564 1,153 1,153 11.340 Desarrollos Eólicos de Galicia, S.A. Coniña, Spain Scville, Spain 80,00% **KPM**G Wind energy production 5,800 2,023 1,778 1,778 9,600 Desarrollos Eólicos de Tarifa, S.A.U 8,450 4,457 80.00% **KPMG** Wind energy production 3,666 3,107 1,677 1,677 Desarrollos Eólicos de Corme, S,A, Scyille. Spain 1,712 7,761 531 Desarrollos Eólicos Buenavista, S,A,U Seville, Spain 80.00% **KPMG** Wind energy production 1.527687 687 3,338 (1,293)15,490 80.00% KPMG 5,683 5,683 Wind energy production Desarrollos Eólicos de Lugo, S.A.U. Coruña, Spain 76,00% KPMG Wind energy production 7,561 1,787 (541) 2,455 2,455 11,261 Zaragoza, Spain Desarrollos Eólicos de Rabosera, S,A Wind energy production 80,00% **KPMG** 2,061 1,178 (322)490 490 3,406 Desarrollos Eólicos Almarchal S,A,U. Seville, Spain Coruña, Spain 2.914 Desarrollos Eólicos Dumbria S.A.U. 80,00% KPMG Wind energy production 61 7 461 2.914 10,436 (328) 9.968 2.051 2.051 11,754 Parque Eólico Santa Quiteria, S,L, Zaragoza, Spain 46,66% **KPMG** Wind energy production 63 2.050 1,095 1,095 3,158 Eólica La Janda, SL Madrid, Spain 80.00% Unaudited Wind energy production 13 791 791 800 Eólica Guadalteba, S.L. Seville, Spain 80,00% Unaudited Wind energy production (1) Eólica Muxia, S,L,U, Seville, Spain 80,00% KPMG Wind energy production 10 (1) (I) Eólica Fontesilva, S.L.,U. Seville, Spain 80.00% **KPMG** Wind energy production 10 (1) (1)Wind energy production 301 (7) 294 Seville, Spain Madrid, Spain 80.00% Unaudited Encroliva, S,A,U KPMG 80,00% Wind energy production 60 2,271 2,271 2.345 Eólica Curiscao Pumar, S.A.U. Madrid, Spain 67,92% **KPMG** Wind energy production 3,294 3.098 (1,350)2,429 2,429 7,471 Eólica La Brújula S.A,

Appendix 1 Page 14 of 22

Information Relating to Investments in Group Companies

31 December 2009

Thousands of Euros Net profit/(loss) % direct Other Registered indirect interes Share Continuing Total equity capital operations Group companies offices interest Auditor Activity Reserves Total equity Eólica Arlanzón S,A. Madrid, Spain 62,00% KPMG Wind energy production 4,509 1,322 1,322 7,528 Eohen Campollano S.A. Madrid, Spain 60.00% **KPMG** Wind energy production 6,560 9 440 (1.799)5,675 5,675 19.876 Parque Eólico Belchite S.L.U. 80.00% KPMG 3,600 3.220 1.532 1.532 Zaragoza, Spain Wind energy production 8,352 Parque Eólico La Sotonera S,L. 51,88% **KPMG** Wind energy production 2,000 1,566 (247)1.210 1,210 Zaragoza 4,530 Siesa Renovables Canarias S.L. Las Palmas 80,00% Unaudited Wind energy production (3) Parque Eólico Belmonte, S.A. Madrid 23,92% **KPMG** Wind energy production 120 3,810 576 576 4,506 Eólica Don Quijote, S.L. KPMG 2.525 Madrid 80.00% Wind energy production 2.525 2.529 Eólica Dulcincu, S.L. KPMG 80.00% 171 1,002 1,183 Madrid Wind energy production 10 1.002 Eólica Sierra de Avila, S.L, KPMG Madrid 71,99% Wind energy production 10 10 Eólica de Radona, S.L.U, Madrid 80,00% KPMG Wind energy production 10 (104)(104)(94) Eolica Alfoz, S.L. Madrid 67.98% KPMG Wind energy production 10 10 Eólica La Navica, SL KPMG 1.170 852 852 2.033 Madrid 80.00% Wind energy production 10 Investigaci'on y desarrollo de Energias Wind energy production Renovables (Ider), S.L, Lcón, Spain 47,67% KPMG 15,718 (2,476)(2,513)(2.513)10,728 Unaudited Cogeneration: 48,00% Rasacal Cogeneración, S.A. Madrid Electricity production 60 (476)(416)Unaudited Mint-hydraulic energy Hidrocléctrica Fuentehermosa, S,L, Ovicdo, Spain 80,00% production 77 184 2 8 271 Salamanca. Unaudited Mını-hydraulic energy Hidroeléctrica Gormaz, S.A. 60,00% (20) (96)(20)Spain nmduction. 61 (55)Madrid, Spain Unaudited Mini-hydraulic energy production (234) Hidrocléctrica del Rumblar, S.L., 64,00% 276 33 33 Madrid, Spain Wind power: Wind farm SINAE Inversiones Eólicas, S,A. 80.00% **KPMG** 6.010 7.826 17.871 31.707 development 17.871 Wind energy production Parques Eólicos del Cantábrico, S.A, Ovicdo, Spain 80,00% **KPM**G 9,080 (839) 23,977 14,837 899 899 Industrias Medioambientales Río Carrión, SA Madrid, Spain 72,00% Unaudited Wind energy production 60 (610)(550)Tratamientos Mediambientasles Mndrid, Spain Unaudited 64.00% 17 del Norte, S.A. Wastc 60 (43)Unaudited Waste treatment and 72,00% (289) Sotromal, S,A, Soria, Spain recycling 451 162 Renovables Castilla La Mancha, S.A. Madrid, Spain 72,00% KPMG Wind energy production 76 İ 1,402 1,402 2,223 Eólica La Manchueia, S.A. Albacete, Spain 80,00% **KPMG** Wind energy production 1,142 944 1,217 1,217 3,303 Scyille, Spain Wind power: Project Desarrollos Eólicoas, S,A. 80,00% **KPMG** development 1,056 16,550 519 519 18,125 Scyille, Spain Wind power: Project Deaarrollos Eólicos Promoción, S.A. 80.00% KPMG 30,341 16.555 54,956 development 8.061 16,555

Appendix 1 Page 15 of 22

Information Relating to Investments in Group Companies

31 December 2009

						Thousands of Euros					
									Net profit/	(loss)	
Group companies	Registered offices	% direct interes t	% indirect interest	Auditor	Activity	Share capital	Reserves	Other equity items	Continuing operations	Total	Total equity
<u> </u>				Unaudited	Mini-hydraolic energy						
Ceprastur, A.I.E.	Ovicdo, Spain	-	45,40%		production	361	57	-	(3)	(3)	415
Valle del ebro Ingenieria y consultoria SL	Spain	-	80,00%	Unaudited	Wind energy production	188	3,799	-	833	833	4,821
Veinco energia Limpia S.L	Spain	-	80,00%	Unaudited	Wind energy production	3	405	-	157	157	565
Acampo Arias, SL	Spain		98,19%	KPMG	Wind energy production	3,314	-	-	(326)	(326)	2.989
SOCPE Sauvageons, SARL	France	-	49,00%	Unaudited	Wind energy production	1	(19)	-	(13)	(13)	(32
SOCPE Le Moe, SARL	France	-	49,00%	KPMG	Wind energy production	ı	(34)	-	(9)	(9)	(42)
SOCPE Petite Piece, SARL	France	-	49.00%	Unaudited	Wind energy production	ı	(4)	-	(72)	(72)	(75
Plouvien, S, A, S	France	-	100.00%	Unaudited	Wind energy production	40	(1,231)	-	(382)	(382)	(1,573
CE Patay, SAS	France	-	100,00%	KPMG	Wind energy production	1,640	963	(405)	447	447	2,645
Relax Wind Park 111, Sp.z.o.o.	Poland	-	100,00%	Unaudited	Wind energy production	117	(20)	(16)	(54)	(54)	27
Relax Wind Park I, Sp.z.o.o.	Poland		96,40%	KPMG	Wind energy production	597	(406)	(40)	(260)	(260)	(110)
Relax Wind Park IV, Sp.z,o.o,	Poland		51,00%	Unaudited	Wind energy production	109	(188)	13	49	49	(18
Relax Wind Park II, Sp.z.o.o.	Poland		51,00%	Unaudited	Wind energy production	123	(42)	(10)	(2)	(2)	69
C.E.Renovables alternativa slu	Spain		100,00%	Unaudited	Wind energy production	86	(2)	-	-	-	84
CIA,E d enrgias renov alternativas sau,2	Spain	-	100,00%	Deloitte	Wind energy production	69	(14)	-	-	-	55
Eolica.Garcinuñoz SL	Spain	_	80,00%	Unaudited	Wind energy production	01	_	_	-	-	10
Compañía Eólica Campo de Borja, SA	Spain	-	75,83%	KPMG	Wind energy production	858	127	-	157	157	1,143
Desarrollos Catalanes del	Spain	-	60,00%	KPMG	Wind energy production	5,993	15,490	-	26	26	21,509
Iberia Aprovechamientos	Spain	_	100,00%	KPMG	Wind energy production	1,919	164	-	(142)	(142)	1,940
Molino de Caragüelles, S.L.	Spain	-	80,00%	KPMG	Wind energy production	180	(33)	-	30	30	176
THOMAS OF CHARGE STATE	Spain		,,-	Price							
Neomai Inversiones	- 7		100,00%	Waterhouse	Other business activities	33,358	5.144	-	1,355	1,355	39,857
Parque Eólico Plana de	Spain	-	100,00%	KPMG	Wind energy production	12	(3)	-	-	-	9
Parque Eólico Los Cantales, SLU	Spain	-	%00,001	KPMG	Wind energy production	1,963	988	-	1,700	1,700	4.650
Parque Eólico Montes de Castejón, S,L,	Spain	_	100,00%	KPMG	Wind energy production	12	(3)	-	-	-	9
Parques de Generación Eólica, SL	Spain		60,00%	KPMG	Wind energy production	1,924	763	(38)	411	411	3.059
CE Saint Bernabé, SAS	France		100,00%	KPMG	Wind energy production	1,600	417	(437)	144	144	1,724
CE Segur, SAS	France		100,00%	KPMG	Wind energy production	1,615	394	(442)	238	238	1,805
Eolienne des Bocages, SARI	France	_		Unaudited	Wind energy production		(161)	` -	(1)	(1)	(161)
Eolienne D'Etalondes, SARI	France		100,00%		Wind energy production	1	(26)	-	(2)	(2)	(27
Eolienne de Saugueuse, SARL	France	_	100,00%		Wind energy production	l	(25)	-	(2)	(2)	(26
Parc Eolieu D'Ardennes	France	-	100,00%	Unaudited	Wind energy production	1	(122)	-	(i)	(1)	(122
Eolienne des Bocages, SARL	France		100,00%	Unaudited	Wind energy production	ı	(27)	-	(ii)	(i)	(27)
Parc Eolien des Longs Champs, SARL	France	_	100,00%		Wind energy production	Ī	(67)	-	(3)	(3)	(68)
Parc Eolien de Mancheville, SARL	France			Unaudited	Wind energy production	j	(36)	-	(4)	(4)	(39)

Appendix 1 Page 16 of 22

Information Relating to Investments in Group Companies

31 December 2009

Thousands of Euros Net profit/(loss) % direct Other Registered interes indirect Share equity Continuiug Total Group companies offices interest Auditor Activity capital Reserves items operations Total equity Parc Eolien de Roman, SARL France 100.00% Unaudited Wind energy production (95) (7) (101) (538) Parc Folien des Vatines, SAS France 100.00% Unaudited Wind energy production 37 (1.377)196 196 (1.144)Parc Eolien de La Hetroye, SAS 100,00% 37 (23) France Unaudited Wind energy production (5) (5) Eolienne de Callengeville, SAS France 100,00% Unaudited Wind energy production (23)17 Pare Eolien de Varimpre, SAS France 100.00% Unaudited Wind energy production 37 37 (1.510)(607) 527 527 (946)Parc Eolien du Clos Batnille, SAS 100.00% 286 (667)France Unaudited Wind energy production (990) (472)286 Eólica de Serra dos Alturas,S,A Portugal 50,10% KPMG Wind energy production 50 1,176 668 668 1,894 Encraltius-Producao de Energia Eléctrica, SA 100,00% KPMG 1,505 1.098 2,187 2.187 7.602 Portugal Wind energy production 2,315 Malhadizes- Energia Eólica, SA Portugal 100.00% KPMG Wind energy production 50 100 195 195 345 Eólica de Montenegrelo, LDA Eólica da Alagoa,SA 50 2.090 1.442 3.582 Portugal 50.10% KPMG Wind energy production 1.442 50 884 784 Portugal 59,99% PRICE 1,729 784 3,447 Wind energy production Aprofitament D'Energies Renovables de la Wind energy production ,994 Tierra Alta S,A Spain 48,69% **KPMG** (332)(214)(214)1,448 Bon. Vent de l'Ebre S. L.D. 100.00% KPMG Spain Wind energy production 90 (35)55 100,00% KPMG Pare Eólic Coll de la Garganta S.1 Spain Wind energy production 3 Pare Eólic Serra Voltorera S,l Spain 100.00% KPMG Wind energy production Elektrownia Wiatrowa Kresy I sp zoo Poland 100,00% Unaudited 20 (1) (3) (10) (10) Wind energy production United Unaudited Wind energy production Moray Offshore renewables, limited 75.00% 113 113 Kingdom Centrale Eohenne Canet -Pont de Salaras Wind energy production France 100,00% KPMG 125 (157)(397)(7) (7) (435)Centrale Eolienne de Gneltas Noyal -Pontiv France Wind energy production v S.A.S 100.00% KPMG 1.009 31 344 3.645 2.261 344 Centrale Eolienne Neo True de Wind energy production France L Homine ,S,A.S 100,00% KPMG 29 Vallee de Moulin SARL Mardelle SARL France 100,00% Unaudited Wind energy production (3) (13)(13)(16)100.00% France Unaudited Wind energy production (3) \mathbf{a} O (3)Quinze Mines SARL 49,00% Unaudited Wind energy production (15)(17)France (3)(15)(19) Desarrollos Eólicos de Teruel SL 40,80% 60 (79)Spain Unaudited Wind energy production Spain Par Eólic de Coll de Moro S.L. 60.00% KPMG Wind energy production 5 Par Eólic de Torre Madrina S.L. Spain 60.00% KPMG Wind energy production 3 4 Parc Eolic de Vilalba dels Arcs S.L., 60,00% KPMG Wind energy production Spain 3 Parc Eolic Molinars S,L, 54,00% KPMG Spain Wind energy production Bon Vent de Vilalba, SL Spam 100.00% KPMG Wind energy production 90 (4) (715)(715)(629)Bon Veni de Corbera, Si Spain 100,00% **KPMG** Wind energy production 90 (4) 86 (31,938) (31,938) HORIZON WIND ENERGY LLC 100,00% KPMG 2.818.483 (42)2,693,259 (61.306)Texas Holding company

Appendix 1 Page 17 of 22

Information Relating to Investments in Group Companies

31 December 2009

						Thousands of Euros					
								_	Net profit	(loss)	
Group companies	Registered offices	% direct interes t	% indirect interest	Auditor	Activity	Share capital	Reserves	Other equity items	Continuing operations	Total	Total equity
Wind Turbine Prometheus, LP	California		100,00%	KPMG	Wind energy production	(394)	(4)		-		(398)
Lost Lakes Wind Farm, LLC	Minnesota	-	100.00%	KPMG	Wind energy production	141,384	(67)	-	(71)	(71)	141,175
Durlington Wind Farm, LLC	Minnesota	-	100,00%	KPMG	Wind energy production	-	(5)	-	(8)	(8)	(21)
Cloud County Wind Farm	Kansas	-	100,00%	KPMG	Wind energy production	242,459	97	-	1,850	1,850	246,256
Whitestone Wind Purchasing, LLC	Texas	-	100,00%	KPMG	Wind energy production	-	10,371	-	(11,090)	(11,090)	(11,809)
Blue Canyon Windpower II LLC	Oklahoma	-	100,00%	KPMG	Wind energy production	123,259	5,524	-	1,831	1,831	132,445
Blue Canyon Windpower V. LLC	Oklahoma	-	100,00%	KPMG	Wind energy production	138.315	(18)	-	529	529	139,355
Horizon Wind Energy International	Texas	-	100,00%	KPMG	Wind energy production	3.951	180	-	(2)	(2)	4,127
Pioneer Prairie Wind Farm 1, LLC	lowa	-	100,00%	KPMG	Wind energy production	434.078	594	8,581	(11,092)	(11,092)	421,069
Sngebrush Power Partners, LLC	Washington	-	100,00%	KPMG	Wind energy production	-	(13)	-	(13)	(13)	(39)
Telocaset Wind Power Partners, LLC	Oregon	-	100,00%	KPMG	Wind energy production	102.383	4,756	338	3,856	3,856	115,189
High Trail Wind Farm, LLC	Illionois	-	100,00%	KPMG	Wind energy production	286,778	3,987	-	1,701	1,701	294,167
Marble River, LLC	New York	-	100,00%	KPMG	Wind energy production	12,961	(74)	-	(40)	(40)	12,807
Rail Splitter	Ilhonois	-	100,00%	KPMG	Wind energy production	175,031	(166)	-	(1,323)	(1.323)	172,219
Blackstone Wind Farm, LLC	Illionois	-	100,00%	KPMG	Wind cucrgy production	-	(3)	-	(947)	(947)	(1.897)
Aroostook Wind Energy LLC	Mmne	-	100,00%	KPMG	Wind energy production	873	(56)	-	(17)	(17)	783
Jericho Rise Wind Farm LLC	New York	-	100,00%	KPMG	Wind energy production	1,111	(24)	-	(6)	(6)	1,075
Madison Windpower LLC	New York	-	100,00%	KPMG	Wind energy production	7,057	(147)	-	(963)	(963)	4,984
Mesquite Wind, LLC	Texas	-	100,00%	KPMG	Wind energy production	187,692	7,105	-	6,724	6,724	208,245
Martinsdale Wind Farm LLC	Colorado	-	100,00%	KPMG	Wind energy production	2,219	(2)	-	(2)	(2)	2,213
Post Oak Wind, LLC	Texas	-	100,00%	KPMG	Wind energy production	214,542	5,044	_	5,377	5,377	230.340
BC Maple Ridge Wind LLC	Texas	-	100.00%	KPMG	Wind energy production	-	-	-	-	-	-
High Prairie Wind Farm II, LLC	Minnesota		100,00%	KPMG	Wind energy production	112,733	1,067	467	(1,142)	(1,142)	111,983
Arlington Wind Power Project LLC	Oregon	-	100.00%	KPMG	Wind energy production	137,921	274	-	1,999	1,999	142,193
Signal Hill Wind Power Project LLC	Colorado	-	100,00%	KPMG	Wind energy production	(17)	(2)	-	-	-	(19)
Tumbleweed Wind Power Project LLC	Colorado	-	100,00%	KPMG	Wind energy production	(1)	(2)	-	-	-	(3)
Old Trail Wind Farm, LLC	Illinois	-	100,00%	KPMG	Wind energy production	299,989	(2,431)	2,675	(2.969)	(2,969)	294,295
Stinson Mills Wind Farm, LLC	Colorado	-	100.00%	KPMG	Wind energy production	598	(66)	_	(2)	(2)	528
OPQ Property LLC	Illinois	-	100,00%	KPMG	Wind energy production	12	20	_	72	72	176
Meadow Lake Wind Farm, LLC	Indiann	_	100.00%	KPMG	Wind energy production	-	(213)	_	(1,158)	(1,158)	(2,529)
Wheatfield Wind Power Project, LLC	Orcgon	_	100,00%	KPMG	Wind energy production	-	65	-	2,956	2,956	5,977
007 Vento I LLC	Texas	-	100,00%	KPMG	Wind energy production	839,116	1,213	-	1,173	1,173	842,675
007 Vento II	Texas		100,00%	KPMG	Wind energy production	737,373	(631)	-	(731)	(731)	735,280
008 Vento III	Texas	_	100,00%	KPMG	Wind energy production	819,743	-	-	(622)	(622)	818,499
Horizon Wind Ventures I LLC	Texas	_	100,00%	KPMG	Wind energy production	1,224,616	10,049	_	15,276	15,276	1,265,217
Horizon Wind Ventures II, LLC	Texas	-	100,00%	KPMG	Wind energy production	2,294	7.260	-	11,060	11,060	31,674
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Appendix 1 Page 18 of 22

Information Relating to Investments in Group Companies

31 December 2009

						Thousands of Euros					
									Net profit/	(loss)	
Group companies	Registered offices	% direct interes t	% indireet interest	Auditor	Activity	Share capital	Reserves	Other equity items	Continuing operations	Total	Total (
Horizon Wind Ventures III, LLC	Texas		100,00%	KPMG	Wind energy production	3,816			(422)	(422)	2,972
Clinton County Wind Farm, LLC	New York	-	100,00%	KPMG	Wind energy production	10,419	(5)	-	=	-	10.414
BC2 Maple Ridge Holdings LLC	Texas	-	100,00%	Unaudited	Wind energy production	-	-	-	-	-	-
Cloud West Wind Project, LLC	Texas	-	100,00%	Unaudited	Wind energy production		-	-	-	-	-
Five-Spot, LLC	Texas	-	100,00%	Unaudited	Wind energy production	-	-	-	-	-	-
Horizon Wind Chocolate Bayou I LLC	Texas	-	100,00%	Unaudited	Wind energy production	-	-	-	-	-	-
Alabama Ledge Wind Farm LLC	Texas	-	100,00%	Unaudited	Wind energy production	-	-	-	-	-	-
Antelope Ridge Wind Power Project LLC	Texas	-	100,00%	Unaudited	Wind energy production		-	-	-	-	- 1
Arkwright Summit Wind Farm LLC	Texas	-	100,00%	Unaudited	Wind energy production	-	-	-	-	-	- '
Ashford Wind Farm LLC	Texas	-	100,00%	Unuudited	Wind energy production	-	-	-	-	-	-
Athena-Weston Wind Power Project LLC	Texas	-	100.00%	Unaudited	Wind energy production		-	-	-	-	-
Black Prairie Wind Farm LLC	Texas	-	100.00%	KPMG	Wind energy production	-	-	-	-	-	-
Blackstone Wind Fairn II LLC	Texas	-	100.00%	KPMG	Wind energy production	-	-	-	(1)	(1)	(2)
Blackstone Wind Farm III LLC	Texas	-	100,00%	Unaudited	Wind energy production	-	-	-	-	-	-
Blackstone Wind Farm IV LLC	Texas	-	100.00%	Unaudited	Wind energy production		-	-	-	-	-
Blackstone Wind Farm V LLC	Texas	-	100,00%	Unaudited	Wind energy production	-	-	-	-	-	-
Blue Cunyun Windpower III LLC	Texas	-		Unaudited	Wind energy production	-	-	-	-	-	- ,
Blue Canyon Windpower IV LLC	Texas	-	100.00%	Unaudited	Wind energy production	-	-	-	-	-	_ (
Blue Canyon Windpower VI LLC	Texas	-	100,00%	Unaudited	Wind energy production	-	-	-	-	-	-
Broadlands Wind Farm II LLC	Texas	-	100.00%	Unaudited	Wand energy production	-	-	-	-	-	-
Broadlands Wind Farm III LLC	Texas		100,00%	Unaudited	Wind energy production	-	-	-	-	-	-
Broadlands Wind Farm LLC	Texas		100.00%	Unaudited	Wind energy production	-	-	-	-	-	-
Chateangay River Wind Farm LLC	Texas		100.00%	Unaudited	Wind energy production	-	-	-	-	-	-
Cropsey Ridge Wind Farm LLC	'Texas	-	100,00%	Unaudited	Wind energy production	-	-	-	-	-	-
Crossing Trails Wind, Power Project LLC	Texas	-	100.00%	Unaudited	Wind energy production	-	-	-	-	-	-
Dairy Hills Wind Farm LLC	Texas		100.00%	Unaudited	Wind energy production	-	-	-	-	-	-
Diamond Power Partners LLC	Texas	-	100,00%	Unaudited	Wind energy production	-	-	-	-	-	- 1
Ford Wind Farm LLC	Texas		100.00%	Unaudited	Wind energy production	-	-	-	_	-	-
Freeport Windpower 1, LP	Texas	-	100,00%	Unaudited	Wind energy production	-	-	-	-	-	-
Gulf Coast Windpower Management				Unaudited	Wind energy production						
Company, LLC	Texns		100,00%			-	-	-	-	-	-
Homestead Wind Farm LLC	Texas	-	100,00%	Unaudited	Wind energy production	-	-	-	-	-	-
Horizon Wind Energy Northwest VII LLC	Texas		100,00%	Unaudited	Wind energy production	-	-	-	-	-	-
Horizon Wind Energy Northwest & LLC	Texas	-	100,00%	Unaudited	Wind energy production	-	-		-	-	-
Horizon Wind Energy Northwest XI LLC	Texas		100,00%	Unaudited	Wind energy production	-	-	-	-		
Horizon Wind Energy Panhandle I LLC	Texas	-	100,00%	Unaudited	Wind energy production	-	-	-	_	-	- 1

Appendix I Page 19 of 22

Information Relating to Investments in Group Companies

31 December 2009

Thousands of Euros Net profit/(loss) direct Other indirect Registered interes Share equity Continuing Total interest Auditor Activity Group companies offices capital Reserves operations Total items equity Honzon Wind Energy Southwest LLLC Unaudited Wind energy production 100,00% Texas Horizon Wind Energy Southwest II LLC 100,00% Unaudited Wind energy production Texas Horizon Wind Energy Southwest III LLC Texas 100,00% Unaudited Wind energy production Honzon Wind Energy Southwest IV LLC Horizon Wind Energy Valley I LLC Honzon Wind MREC Iowa Partners LLC Texas 100.00% Unaudited Wind energy production 100.00% Unaudited Wind energy production Texas 100,00% Unaudited Wind energy production Texas Horizon Wind, Freeport Windpower I LLC 100,00% Unaudited Wind energy production Texas Juniper Wind Power Partners, LLC Texas 100,00% Unaudited Wind energy production Lexington Chenoa Wind Fartn LLC Texas 100.00% Unaudited Wind energy production Machias Wind Firm LLC 100.00% Unaudited Wind energy production Texas Meadow Lake Wind Farm II LLC 100,00% Texas **KPMG** Wind energy production (1) (1)(2)New Trail Wind Farm LLC 100,00% Unaudited Wind energy production Texas North Slope Wind Farm LLC Texas 100.00% Unaudited Wind energy production Number Nine Wind Farm LLC 100,00% Unaudited Wind energy production Texas Pacific Southwest Wind Farm LUC 100,00% Texas Unaudited Wind energy production Pioneer Prairie Wind Farm II LLC Texas 100,00% Unaudited Wind energy production Rim Rock Power Partners LLC Saddleback Wind Power Project LLC Texas 100,00% Unaudited Wind energy production KPMG 100,00% Wind energy production Texas (3)(3) (6) Sardinia Windpower LLC 100,00% Unundited Wind energy production Texas Turtle Creek Wind Farm LLC 100,00% Unaudited Wind energy production Texas Western Trail Wind Project 1 LLC Texas 100,00% Unaudited Wind energy production Whistling Wind WI Energy Center, LLC 100.00% Texas Unaudited Wind energy production Sunpson Ridge Wind Farm LLC 100,00% Texas Unaudited Wind energy production Coos Curry Wind Power Project LLC 100,00% Texas Unandited Wind energy production Horizon Wind Energy Midwest IX LLC Texas 100,00% Unaudited Wind energy production Horizon Wind Energy Northwest l LLC Texas 100,00% Unaudited Wind energy production Peterson Power Partners LLC 100,00% Unaudited Wind energy production Texas Pioneer Prairie Interconnection LLC Texas 100,00% Unaudited Wind energy production The Nook Wind Power Project LLC 100,00% Unaudited Wind energy production Texas Tug Hill Windpower LLC Texas 100.00% Unaudited Wind energy production Whiskey Ridge Power Partners LLC 100.00% Unaudited Wind energy production Texas Wilson Creek Power Partners LLC 100.00% Unaudited Wind energy production Texas Wind energy production WTP Management Company LLC 100,00% Unaudited Meadow Lake Wind Farm IV LLC Indiana 100.00% KPMG Wind energy production KPMG Meadow Lake Windfartn III LLC 100.00% Indiana Wind energy production 2009 Vento IV, LLC 100.00% KPMG Wind energy production 175,054 (69) (69) 174,916 Texas

Appendix I Page 20 of 22

Information Relating to Investments in Group Companies

31 December 2009

Thousands of Euros Net profit/(loss) % direct Other 9/0 Registered interes indirect Share Continuing Total equity offices Group companies interest Auditor Activity capital Reserves operations Total equity 100,00% 2009 Vento V, LLC Texas KPMG Wind energy production 138,315 (5) 138,305 2009 Vento VI, LLC Texas 100,00% **KPMG** Wind energy production 140,892 (69)(69)140,754 Horizon Wind Ventures II LLC Texas 100 00% **KPMG** Wind energy production Horizon Wind Ventures III, LLC 100,00% (422)2,972 **KPMG** Wind energy production 3.816 (422)Texas Horizon Wind Ventures VI, LLC 100,00% KPMG Wind energy production 78,345 78,343 Texas (1)(D) Lexington Chenoa Wind Farm II LLC Illinois 100,00% KPMG Wind energy production Lexington Chenoa Wind Farm III LLC Illinois 100,00% **KPMG** Wind energy production East Klickitat Wind Power Project LLC 100 00% KPMG Washington Wind energy production 100,00% KPMG Horizon Wind Energy Northwest IV LLC Wind energy production Oregon Blue Canyon Wind Power VII LLC Oklahoma 100,00% KPMG Wind energy production Horizon Wyoming Transmission LLC Wyoming 100,00% KPMG Wind energy production 100,00% AZ Solar LLC Arizona **KPMG** Wind energy production Black Prairie Wind Farm II LLC 100,00% **KPMG** Illinois Wind energy production Black Prairie Wind Farm III LLC Illínois 100,00% KPMG Wind energy production Paulding Wind Farm LLC Paulding Wind Farm II LLC Ohio 100,00% **KPMG** Wind energy production Ohio 100.00% **KPMG** Wind energy production Paulding Wind Farm III LLC Ohio 100,00% KPMG Wind energy production Sumpson Ridge Wind Farm II LLC Wyoming 100,00% **KPMG** Wind energy production Simpson Ridge Wind Farm III LLC Wyoning 100,00% KPMG Wind energy production Simpson Ridge Wind Farm IV LLC Simpson Ridge Wind Farm V LLC Wyoming 100.00% **KPMG** Wind energy production KPMG 100.00% Wyoming Wind energy production Athena-Weston Wind Power Project II, LLC 100,00% KPMG Oregon Wind energy production Meadow Lake Wind Farm V, LLC Indiana 100,00% **KPMG** Wind energy production Wind energy production EDP RENOVÁVEIS BRASIL, S,A, 55.00% **KPMG** Sao Paulo 8.774 (525)647 647 8.896 Wind energy production Central Nacional de Energia Eólica, S.A, Wind energy production (1,541) (Conacel) Sao Paulo 55,00% **KPMG** 19,694 (1,541)18,153 Elebrás Projectos, Ltda Sao Paulo 55,00% Unandited Wind energy production 528 (352) 171

Appendix I Page 21 of 22

Information Relating to Investments in Group Companies

31 December 2009

						Thousands of Euros					
_									Net profit/	(loss)	
Associates	Registered offices	% direct interest	% indirect interest	Auditor	Activity	Share capital	Reserves	Other equity items	Continuing operations	Total	Total equity
Aprofitament D'Energies Renovables de l'Ebre S,l	Spain	-	18.97%	Uuaudited	Wind energy production Mini-bydraulic energ	4	3,865		(366)	(366)	3,503
Hidroastur, S.A.	Oviodo	-	20,00%	Centium Unau d ited	production Promotion of energy	4,808	2,941	-	-	-	7,749
Sodecoan, S,L,	Seville	-	40,00%		development	6	(9)	-	-	-	(3)
Biomasas del Pirineo, S,A,	Huesca	-	24,00%	Unaudited	Biomass	455	(217)	-	-	-	238
Culitvos Energéticos de Castilla, S,A,	Burgos	-	24,00%	Unaudited	Biomass Wind energy	300	(48)	-	-	-	252
Parque Eólico Sierra del Madero. S,A.	Soria	-	33,60%	Ernst & Young Unaudited	production Wind power: Project	7,194	2,022	-	3,843	3.843	13,059
Desarrollos Energéticos Canarios, S,A,	Las Palmns	-	39,92%		development	30	(12)	-	-	-	18
Solar Siglo XXI, S,A,	Ciudad Real	-	20,00%	Unaudited	Solar power	80	(18)	-	-	-	62
Naturneo Energia, S,L,	Spain	-	49,00%	Unaudited	Holding company Wind energy	3	(1)	-	-	-	2
Cólicas de Portugal,SA	Portugal	-	19,60%	KPMG	production Wind energy	5,000	28,090	-	2,151	2,151	35.241
Parque Eólico Altos del Voltoya S,A,	Madrid	-	39,20%	KPMG	production	6,445	3,486	-	1,066	1,066	10,997

Appendix 1 Page 22 of 22

Information Relating to Investments in Group Companies

31 December 2009

							Thousands of Euros					
										Net profit/	(loss)	
Jointly controlled entities	Registered offices	% direct interest	% indirect interest	Auditor Activi	ity	Share capital	Reserves	Other equity items	Continuing operations	Total	Equity	
Tebar Eolica, S,A,	Сиспса	-	40,00%	Unaudited	Wind production	energy	2,360	2,145	(150)	606	606	4,961
Murciasol Solar	Almeria	-	40,00%	Unaudited	Wind production Wind	спегду	2	-	-	-	-	2
Evolución 2000, S,L,	Madrid	-	39.32%	KPMG	production Wind	energy	58	4,774	(621)	1,508	1,508	5,718
Desarrollos Eólicos de Canarias, S,A,	Las Palmas	-	35.80%	Unaudited	production Wind	energy	4,291	5,222	-	1,115	1,115	10,628
Compañía Eólica Aragonesa S.A.	Zaragoza	-	50,00%	Deloitte	production Wind	energy	3,351	13,695	(812)	4,465	4,465	20,699
Flat Rock Windpower LLC	New York	-	50,00%	E&Y	production Wind	energy	365	(15,413)	-	(2,033)	(2,033)	(17,081)
Flat Rock Windpower II LLC	New York	-	50,00%	E&Y	production		44	(5,979)	-	(1,644)	(1.644)	(7.479)

Details of Investments and Positions Held by Company Directors in Other Companies at 31 December 2010

member	Registered name of the entity	Position
Antonio Luís Guerra Nunes Mexía	EDP Energías de Portugal, S.A.	Chairman of the board
	Energías do Brasil, S.A.	Chairman of the board
	EDP Energías de Portugal, Sociedad Anónima,	
	Sucursal en España	Representative
	EDP Finance, B.V.	Representative
Ana María Machado Fernandes	EDP Energías de Portugal, S.A.	Board member
	EDP Energías de Portugal, Sociedad Anónima, Sucursal en España	•
	EDP - Energías do Brasil, S.A.	Board member
	Hidroeléctrica del Cantábrico, S.A.	Board member
	Horizon Wind Energy, LLC	Chairman of the board
	EDP Renewables Europe, S.L.	Chairman of the board
	ENEOP – Eólicas de Portugal, S.A.	Chairman of the board
	EDP Renováveis Brasil, S.A.	Chairman of the board
	EDP Finance, B.V.	Representative
Antonio Fernando Melo Martins da Costa	EDP Energías de Portugal, S.A.	Board member
	EDP Internacional, S.A.	Chairman of the company
	Hidroeléctrica del Cantábrico, S.A.	Board member
	EDP Asia Invest e Consultoria Lda	Chairman of the company
	EDP Asia Soluções Energéticas	Chairman of the company
	EDP Soluçoes Comerciais, S.A.	Chairman of the company
	EDP Energías de Portugal, Sociedad Anónima,	
	Sucursal en España	Representative
	EDP Finance, B.V.	Representative
	EDP Projectos, SGPS, S.A.	Board member
Nuno María Pestana de Almeida Alves	EDP – Energias de Portugal, S.A.	Board member and Finance controlle
	EDP Energias do Brasil, S.A.	Board member
	Hidroeléctrica del Cantábrico, S.A.	Board member
	Balwerk - Consultadoria Económiea e Participações, S.U., Lda.	Board member
	Electricidade de Portugal Finance Company Ireland, Lt.	Board member
	EDP Imobiliária e Participações, S.A.	Chairman of the board
	EDP Valor - Gestão Integrada de Serviços S.A.	Chairman of the board
	Energia RE, S.A.	Chairman of the board
	EDP Finance, B.V.	Representative
	Sãvida - Medicina Apoiada, S.A.	Chairman of the board
		Chairman of the board
	SCS—Serviços Complementares de Saúde, S.A.	
	EDP Estudos e Consultoria, S.A.	Chairman of the board
	EDP Estudos e Consultoria, S.A.	Chairman of the board Representative
João Manuel Manso Neto	EDP Estudos e Consultoria, S.A. EDP Energías de Portugal, Sociedad Anónima, Sucursal en España Naturgas Energía Grupo, S.A.	Representative Vice-chairman of the board
João Manuel Manso Neto	EDP Estudos e Consultoria, S.A. EDP Energías de Portugal, Sociedad Anónima, Sucursal en España Naturgas Energía Grupo, S.A. Eléctrica de la Ribera del Ebro, S.A.	Representative Vice-chairman of the board Chairman of the board
João Manuel Manso Neto	EDP Estudos e Consultoria, S.A. EDP Energías de Portugal, Sociedad Anónima, Sucursal en España Naturgas Energía Grupo, S.A. Eléctrica de la Ribera del Ebro, S.A. HidroCantábrico Energía, S.A.U.	Representative Vice-chairman of the board
João Manuel Manso Neto	EDP Estudos e Consultoria, S.A. EDP Energías de Portugal, Sociedad Anónima, Sucursal en España Naturgas Energía Grupo, S.A. Eléctrica de la Ribera del Ebro, S.A.	Representative Vice-chairman of the board Chairman of the board
João Manuel Manso Neto	EDP Estudos e Consultoria, S.A. EDP Energías de Portugal, Sociedad Anónima, Sucursal en España Naturgas Energía Grupo, S.A. Eléctrica de la Ribera del Ebro, S.A. HidroCantábrico Energía, S.A.U.	Vice-chairman of the board Chairman of the board Chairman of the board

EDP Renovaveis, S.A.

Appendix II Page 2 of 3

Details of Investments and Positions Held by Company Directors in Other Companies at 31 December 2010

EDP Gestao da Produçaco de Energía, S.A. Hidroeléctrica del Cantábrico, S.A.

EDP Energia Iberica, S.A.

EDP Gás.Com Comércio de Gás Natural, S.A. Empresa Hidroelectrica do Guadiana, S.A.

EDP Gás, S.G.P.S., S.A. EDP Gás II, S.G.P.S., S.A. EDP Gás III, S.G.P.S., S.A. EDP Investimentos S.G.P.S., S.A.

EDP Finance, B.V.

EDP Energías de Portugal, Sociedad Anónima,

Sucursal en España

EDP Projectos, SGPS, S.A.

Naturgas Energía Grupo, S.A. EDP Renewables Europe, S.L. Hidroeléctrica del Cantábrico, S.A.

Enagas, S.A.

Chairman of the board

Managing director and vice-chairman

of the board Board member Board member

Chairman of the board Chairman of the board Chairman of the board Chairman of the board Chairman of the board Representative

Representative Representative

Board member

Chairman of the board

Board member Chairman of the board

Individual representing the legal entity

on the board of directors

Manuel Menéndez Menéndez

EDP Renovaveis, S.A.

Appendix II Page 3 of 3

Details of Investments and Positions Held by Company Directors in Other Companies at 31 December 2010

Name or registered name of director or board member	Registered name of the entity	Number of shares
Antonio Luís Guerra Nunes Mexía	EDP Energias de Portugal, S.A. EDP Energias do Brasil, S.A.	31, 000 I
Antonio Fernando Melo Martins da Costa	EDP Energías de Portugal, S.A.	13, 299
João Manuel Manso Neto	EDP Energías de Portugal, S.A.	1, 268
Nuno María Pestana de Almeida Alves	EDP Energías de Portugal, S.A. EDP Energias do Brasil, S.A.	80, 000 1
Jorge Manuel Azevedo Henriques dos Santos	EDP Energías de Portugal, S.A.	2, 379
João Manuel de Mello Franco	EDP Energías de Portugal, S.A. REN - Redes Energéticas Nacionais, SGPS, S.A.	4, 550 980
Ana Maria Machado Fernandes	EDP Energias do Brasil, S.A.	1





edp renováveis

EDP Renováveis, S.A. Management Report

December 2010



MANAGEMENT REPORT for EDP Renováveis S.A. (Holding)

Table of Contents

U.	INTRODUCTION	3
1.	MAIN EVENTS OF THE PERIOD	4
2.	PERFORMANCE OF 2010	12
3.	REGULATORY ENVIRONMENT	21
4.	RISK MANAGEMENT	35
5.	FINANCIAL HEDGING DERIVATIVE INSTRUMENTS	49
6.	TREASURY STOCK (OWN SHARES)	49
7.	ENVIRONMENTAL PERFORMANCE	50
8.	HUMAN CAPITAL	53
9.	RESEARCH AND DEVELOPMENT (R&D)	56
10.	RELEVANT EVENTS AFTER CLOSING OF THE PERIOD	56
11.	CORPORATE GOVERNANCE OVERVIEW	56
12.	DISCLAIMER	66

ATTACHED - EDP RENOVÁVEIS 2010 NET INCOME APPLICATION PROPOSAL

- EDP RENOVÁVEIS CONSOLIDATED FINANCIAL STATEMENTS AS OF 31/DEC/2010



MANAGEMENT REPORT for EDP Renováveis, S.A (Holding)

0. INTRODUCTION

EDP Renováveis S.A. individual accounts refer to the Holding of EDP Renováveis Group (EDPR), which includes (apart from EDPR Holding) its subsidiaries EDPR Europe (EDP Renewables Europe, S.L.), EDPR North America (Horizon Wind Energy, LLC) and EDPR South America (EDP Renovóveis Brasil). This management report will focus on financials and 2010 activity of "EDPR Holding" as well as its subsidiaries in each of the supra-mentioned platforms. Therefore, the report describes both the Holding and EDPR Group' business and activity during the year of 2010. Financial accounts for EDPR Holding are presented according to Spanish local GAAP ("Plan General de Contabilidad", in all material aspects similar to IFRS), while EDPR Group consolidated financial info were prepared according to IFRS. The current management report addresses bath EDPR Holding and EDPR Group.



1. MAIN EVENTS OF THE PERIOD

1ST QUARTER

JANUARY

Jan 8th – EDP Renováveis is awarded 1.3 GW of wind offshore capacity in the UK

EDPR and SeaEnergy Renewable Limited ("SERL"), through a joint-venture designated Moray Offshore Renewables Limited ("MORL"), have been awarded exclusive rights to develop offshore wind farm sites in Zone 1 with an approximated target capacity of 1.3 GW. This partnership, in which EDPR holds a 75% shareholding and SERL the remaining 25%, enabled to leverage the complementary expertise of EDPR in wind and SERL's know-how on offshore construction, thereby enhancing the result obtained in the UK Round 3.

Zone 1 is located on the Smith Bank in the Moray Firth in the North East of Scotland and covers an area of 520 square km. It is approximately 25 km southeast of the Caithness coast and has water depths between 30m and 60m.

MORL will firstly proceed with the study and development of the offshore wind farm projects in Zone 1 for the purpose of obtaining the relevant key consents. Upon successful completion, MORL will be authorized and will hold the option to begin construction and operation of the offshore wind farm project, which is expected to take place between 2015 and 2020.

Jan 25th – EDP Renováveis signs a long-term agreement to sell green certificates in Poland

EDP Renováveis has entered into a 15-year agreement with Energa to sell the green certificates generated from its 120 MW Margonin wind farm in Poland.

Jan 27th – EDP Renováveis enters the Italian market through the acquisition of 520 MW to be developed

EDP Renováveis S.A. acquired 85% of Italian Wind srl, from Co-Ver group (an industrial conglomerate from the north of Italy), adding to its portfolio several wind projects in Italy totalling 520 MW in different stages of maturity and in prime locations: i) 4 wind projects totalling 108 MW classified as Tier 2; ii) 98 MW of projects classified as Tier 3; and iii) 314 MW classified as prospects.



The amount paid for the above mentioned stake is €12 million (Enterprise Value) and additional success fees will be paid as the wind projects reach certain predefined milestones.

FEBRUARY

Feb 3rd – EDP Renováveis discloses YE2009 provisional operating data

In 2009, EDP Renováveis added 1.2 GW to its base of installed capacity, representing a 23% increase vis-à-vis 2008. In the US, EDPR successfully installed 700 MW during the period, while in Europe added 461 MW and in Brazil 14 MW.

The wind output for the full 2009 increased a sound 40% vs. 2008. The US assets continued to be the major contributor to the output increase, while European assets managed to deliver a strong recovery on the last quarter of the year, on the back of a high quality of wind resource.

EDPR's total average load factor in 2009 was 29%, with Europe's strong performance compensating the lower wind resource achieved in the US. Such stability on the total average load factor is the result of a balanced portfolio and a selective geographical diversification in terms of countries and regions.

Feb 17th – EDP Renováveis signs a Power Purchase Agreement (PPA) with Tennessee Valley Authority in the United States

EDP Renováveis has entered into a 20-year Power Purchase Agreement with Tennessee Valley Authority (TVA) to sell 115 MW of renewable wind energy from the first phase of its Pioneer Prairie Wind Farm located in Mitchell and Howard counties in Iowa.

The Pioneer Prairie Wind Farm, which is located in Iowa along the Minnesota state line in Howard and Mitchell counties, has an installed capacity of 300 MW - enough to power more than 90,000 American homes annually.

Feb 25th - EDP Renováveis announces YE2009 results

Gross Profit reached €725 million (+25% YoY) and EBITDA €543 million (+24% YoY), with an EBITDA margin of 75%. Net income increased 10% YoY to €114 million.



2ND QUARTER

APRIL

Apr 12th – EDP Renováveis is awarded a contract by NYSERDA

EDP Renováveis has been awarded a contract by the New York State Energy Research and Development Authority (NYSERDA) in conjunction with the Public Service Commission (PSC) to sell renewable energy credits, the clean environmental attributes of wind power, for a volume equivalent to 171 MW of capacity for ten years from its Marble River Wind Farm, currently under development and located in Clinton county, New York.

The contract award is from NYSERDA's fifth competitive solicitation and will be funded through the New York Renewable Portfolio Standard (RPS), which supports and finances the development of renewable energy resources that will help reduce harmful emissions, increase energy security, and build a clean energy economy.

Apr 13th – EDP Renováveis holds its Annual General Shareholder Meeting

EDP Renováveis Annual General Shareholder Meeting was held on April 13th and approved the following resolutions:

- Approval of the 2009 fiscal year individual and consolidated accounts;
- Approval of the application of results generated in 2009;
- Approval of the individual and consolidated Management Report, and the Corporate Governance Report for 2009;
- Approval of the management conducted by the Board of Directors during 2009;
- Approval of the remuneration policies for the managers of EDP Renováveis:
- Approval of the amendment of the paragraphs 1 and 2 of Article 17 of the Articles of Association of EDP Renováveis, S.A.:
- Authorization to the Board of Directors for the derivative acquisition and sale of own shares by the Company and/or other affiliate companies to the maximum limit established by the Law and in accordance with its terms;
- Reappointment, as Auditors of EDP Renováveis S.A., of KPMG Auditores, S.L.;
- Option for the Consolidated Tax Regime regulated in Articles 64 et seq of Real Decreto-Legislativo 4/2004 of 5 March.



Apr 22th – EDP Renováveis discloses 1Q2010 provisional operating data

EDP Renováveis managed a portfolio of 6.3 GW at the end of the 1Q10, having increased its installed capacity by 21%, or 1,094 MW, vis-à-vis 1Q09. From this, 492 MW were installed in Europe and 602 MW in the US. In the first quarter of 2010, EDPR total additions amounted to 32 MW, of which 16 MW were installed in Portugal and the remaining were installed in France. EDPR's construction cycle typically follows a back-end loaded profile on the annual new capacity additions.

In line with the capacity increase (+21% YoY), electricity output was up 28% vs. the 1Q09, with Europe being the main contributor to this increase. EDP Renováveis total average load factor in the 1Q09 was 33%, with Europe delivering a 34% figure and the US 31%.

Apr 26th – EDP Renováveis awarded Vestas a procurement contract to deliver 1.5 GW of wind capacity to be installed until the end of 2012

EDP Renováveis S.A. and Vestas Wind Systems A/S signed a global master supply agreement for the delivery 1,500 MW of wind turbines.

A successful combination of its short-term pipeline optionalities together with a flexible procurement position post-2010 and scale within the industry, were key factors to achieve an agreement of utmost strategic importance reinforcing EDPR's worldwide leadership in the sector.

MAY

May 5th - EDP Renováveis announces 1Q2010 results

Gross Profit increased a solid 22% YoY to €242 million resulting in a 20% YoY EBITDA increase to €185 million, with an EBITDA margin of 76%. Net income reached €43 millions (-15% YoY).



3RD QUARTER

JUNE

Jun 28th - EDP Renováveis fully closes Vento III institutional partnership structure through the sale of the remaining stake amounting to \$141 million

EDP Renováveis has secured \$141 million of institutional equity financing from Wells Fargo Wind Holdings LLC in exchange for an interest in the Vento III portfolio.

Vento III is a 604 MW portfolio of wind farms structured in December 2008 and consists af Rattlesnake Road (103 MW), Pioneer Prairie (300 MW), and Meridian Way (201 MW). \$376 million was previously funded by JPM Capital Corporation, New York Life Insurance Co., New York Life Insurance & Annuity Corp. and GE Energy Financial Services.

With this new investment by Wells Fargo Wind Holdings LLC, EDPR has raised a total of \$517 million through Vento III and closed all its funding needs. The transaction accelerates the monetization of tax benefits generated by the wind farms and improves the projects' economics.

JULY

Jul 6th - Government of Cantabria awards 220 MW to EDP Renováveis

The Spanish regional Government of Cantabria has announced the granting of a total of 1,336 MW in its tender to award electricity production licenses through wind energy.

EDP Renováveis was awarded with 220 MW in the region of Cantabria, corresponding to 16% of the total assigned capacity.

The execution of this wind projects are now subjected to the regular process of developing and licensing, in accordance to the law and regulation applicable in Spain.

EDPR expects the awarded projects to reach the ready-to-build phase from 2013 onwards.

Jul 12th – Romania approves new wind regulation

The Romanian Parliament's proposal that regulates renewable energy sources was published "today".



The legal framework in place since 2004 comprises a system where renewable generators in addition to the electricity price receive tradable green certificates. The proposal now signed into law reinforces the framework in place and the country's commitment with renewable energy, by:

- Increasing the mandatory quotas for electricity produced from renewable sources which benefit from the green certificate's promotion system. 2012 quota increases from 8.3% to 12% of the electricity production, escalating by 1%/year to reach 20% by 2020.
- Extending until 2017 (previously until 2015) the right to collect two green certificates per each MWh generated by wind farms (one certificate per MWh from 2018 onwards).
- Reaffirming the current green certificate's floor and cap prices at €27/MWh and €55/MWh and increasing the penalty by non-compliance to €110 (from €70) for each missing green certificate. Current cap, floor and penalty prices are set in euros and indexed to euro-inflation.

EDP Renováveis currently has 228 MW under construction (to be commissioned by 2010-year end) and 613 MW of projects in different stages of development. The Romanian commitment regarding renewable energy improves the company's investment visibility and enhances the projects' value creation

Jul 14th - EDP Renováveis announces 1H2010 provisional operating data:

Capacity increased 155 MW (63 MW in Europe and 92 MW in US) and electricity output totalled 6,940 GWh, meaning a 32% increase comparing with the 1st half of 2009. Load factor in Europe was 23% and in the US 33%.

Jul 29th – EDP Renováveis announces 1H2010 results

Gross Profit was €462.4 million (+30% YoY) and EBITDA €342.9 million (+27% YoY), with an EBITDA margin of 74.2%. Net income reached €42.9 million, having decreased 35% YoY.

SEPTEMBER

Sep 27^{th} – EDP Renováveis establishes new institutional partnership structure incorporating the cash grant in lieu on PTC for 99 MW in the US

EDPR has signed an agreement to secure \$84 million of institutional equity financing from JPM Capital Corporation in exchange for a partial interest in its 99 MW Meadow Lake II wind farm.

Sep 30th – EDP Renováveis executes project finance for 120 MW in Poland

EDPR has executed a project finance structure agreement with a consortium of banks for its fully operating 120 MW Margonin wind farm in Poland. The contracted debt facility amounts to €135 million.



4TH QUARTER

NOVEMBER

Nov 3rd - EDP Renováveis announces 9M2010 results

Gross Profit was €662.3 million (+34% YoY) and EBITDA €473.1 million (+28% YoY), with an EBITDA margin of 71.4%. Net income reached €22.2 million, having decreased 68% YoY.

Nov 15th – EDP Renováveis signs a new Power Purchase Agreement (PPA) for 99 MW in the US

EDPR has signed a 20-year PPA for a 99 MW wind farm in the PJM interconnection area, expected to be fully commissioned in 2011.

Nov 30th – EDP Renováveis signs a new Power Purchase Agreement (PPA) for 83 MW in the US

EDPR signed a 20-year PPA with Tennessee Valley Authority to sell renewable energy from 83 MW of the Pioneer Prairie wind farm (lowa), at full operation.

DECEMBER

Dec 8th – Spanish Government publishes new Royal Decree providing regulatory stability to the wind energy sector

The Spanish Government published the Royal Decree 1614/2010, which increases the visibility of the existing assets' returns for its full useful life and provides stability to the investments in the country.

Dec 9^{th} – EDP Renováveis establishes new institutional partnership structure incorporating the cash grant in lieu of PTC for 101 MW in the US

EDPR has signed an agreement to secure \$99 million of financing through Bank of America Public Capital Corp in exchange for a partial interest in its 101 MW Kittitas Valley wind farm.

Dec 13th - EDP Renováveis signs new Power Purchase Agreement (PPA) for 198 MW in the US

EDPR signed a 5-year PPA with Constellation Energy Commodities Group, Inc. to sell the renewable energy from its 198 MW Top Crop II, already in operation in the PJM market.

Dec 16th - EDP Renováveis secures new Power Purchase Agreement (PPA) for 175 MW in the US

EDPR has secured a 20-year PPA to sell to Ameren Illinois Utilities and Commonwealth Edison Company the equivalent renewable energy produced by 175 MW of wind installed capacity in the US.



Dec 20th – Extension of the US Investment Tax Credit (ITC) cash reimbursement

The President of the United States of America signed the Tax Relief, Unemployment Insurance Reauthorization, and Job Creation Act of 2010, which includes a one-year extension of the ITC cash reimbursement under the Department of Treasury's Section 1603 program, applicable to EDPR's wind projects in the US.



2. PERFORMANCE OF 2010

2.1 Financial Results – EDPR Holding

EDPR Holding closed the year of 2010 with €8.8 billion in assets, mainly due to investments in its associates of €4.0 billion and loans to affiliated and group companies of €4.1 billion.

Total equity reached €5.7 billion providing evidence of the robust EDPR Holding capital structure with Equity over Total Assets surpassing 64.7%.

Total Liabilities amounted, by year-end, to €3.1 billion (for the great part a result of €2.8 billion in group companies (EDP Finance BV).

The Financial income totalled €247 millions driven by €246 millions in interest income from financial assets resulting from loans to group companies.

Financial Expenses totalled (€143) million, leading to a EBT (Earnings before Taxes) of €65 millions. Effective tax rate was 32%, resulting in (€21) million in Taxes and a 2010 full year Net Income of €44 million.

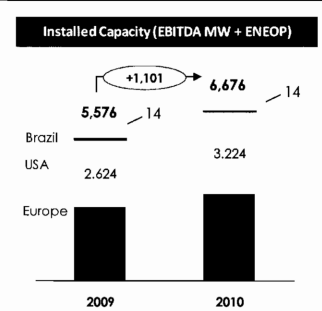
2.2 Operational and Financial¹ Performance

During 2010, EDPR added 1,101 EBITDA MW (incl. ENEOP²) of installed capacity, of which 600 MW in North America and 501 MW in Europe.

Prepared according to IFRS occounting standards. EDPR consolidated accounts ore considered for the purpose of this Management Report. EDPR S.A. individual accounts are therefore reflected as part of consolidation and by itself in isolation do not contain substantial additional information considered af relevance.

² ENEOP – Eólicos de Portugal, S.A.





On top of the 1,101 EBITDA MW (including ENEOP) of new installed capacity, EDPR ended 2010 with 649 MW under construction (of which 480 MW in Europe, 99 MW in North America and 70 MW in Brazil), providing confidence and credibility on the organization's ability to execute 2011 growth targets.

By the end of 2010, EDPR had 6.7 GW of (EBITDA + ENEOP) installed capacity in Spain, Portugal, France, Belgium, Poland, Romania, a variety of US states and Brazil.

Installed Capacity (EBITDA MW + ENEOP)	2010	2009	Δ MW
Spain	2.050	1.861	+189
Portugal	838	680	+158
of which ENEOP	239	85	+154
France	284	220	+64
Belgium	57	57	+0
Poland	120	120	+0
Romania	90	0	+90
Europe	3.439	2.938	+501
US	3.224	2.624	+600
Brazil	14	14	•
Total	6.676	5.576	+1.101



In terms of total output, EDPR recorded a significant growth in electricity generation, with 14.4 TWh generated in 2010 (32% increase vs. 10.9 TWh in 2009). This year EDPR reached once again load factors above market average, underlining the quality of its wind farms.

Overall EDPR load factor was in line with 2009. In Europe the load factor reached 27% and in the US 32%. Excellence in operational performance is best reflected in the sustainable and high availability levels and consistent load factor premiums in major markets.

Region	Electricity Ge	nerated (GWh)	Load Factor (%)			
kegion	2010	A 10/09	2010	∆ 10/09		
Europe	6.632	+33%	27%	+1 pp		
EE.UU	7.689	+30%	32%	(0 pp)		
Brazil	31	+17%	26%	+4 pp		
Total Generation	14.352	+32%	29 %	+0 pp		

Total balance sheet assets reached by the end of the 2010 were €12,835 million with c. 14% increase (or €1,541 million) when compared to prior year. Of this, €9,982 million relate to net Tangible Fixed Assets (PPE) which year-on-year increased by €1,347 million.

Total Equity amounted to €5,394 million by year end, driven by the €82 million increase in Reserves and Retained Earnings leading to a solid Equity / Total Assets ratio of 42.0%. Total Equity and Liabilities summed by the end of 2010 to €7,442 million, with an increase of c. 24.7% (or €1,475 million) used to fuel growth business.

Total revenues reached €845 million driven by higher installed capacity and represented a 30.4% growth comparing to 2009. This growth is of particularly relevance given the current unfavourable pricing environment in the global power markets. EDPR benefited from an active risk management practice, namely by hedging c. 1.8 TWh of output in Spain and therefore reducing its exposure to the variability of the Spanish pool price. This hedging coverage had a positive impact of €12 million in 2010 revenues.

During 2010 EDP Renováveis signed a 15-year agreement with Energa to sell the green certificates generated from its 120 MW Margonin wind farm in Poland, reached Power Purchose Agreements for the sale of electricity of the two wind farms projects in Romania and successfully executed 841MW of PPA (Power Purchase Agreement) contracts in NA:



- In February, EDP Renováveis has entered into a 20-year Power Purchase Agreement with Tennessee Valley Authority (TVA) to sell 115 MW of renewable wind energy from the first phase of its Pioneer Prairie Wind Farm located in Mitchell and Howard Counties in Jowa.
- In April, signed a PPA for a volume equivalent to 171 MW of capacity for ten years from its Marble River Wind Farm, currently under development and located in Clinton County, New York.
- In November, the company signed a 20-year PPA for a 99 MW wind farm in the PJM interconnection area, expected to be fully commissioned in 2011. Also, signed a 20-year PPA with Tennessee Valley Authority to sell renewable energy from 83 MW of the Pioneer Prairie wind farm (Iowa), at full operation. In December, EDPR signed a 5-year PPA with Constellation Energy Commodities Group, Inc. to sell the renewable energy from its 198 MW Top Crop II, already in operation in the PJM market.
- Additionally, EDPR has secured a 20-year PPA to sell to Ameren Illinois Utilities and Commonwealth Edison Company the equivalent renewable energy produced by 175 MW of wind installed capacity in the US by the end of the year.

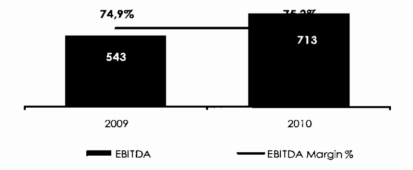
All in all, 841 MW of PPA's were successfully secured in North America, which summed with the 120 MW of long-term agreement for green certificates in Poland and the signing of Power Purchase Agreements for the sale of electricity of the two wind farms projects in Romania (228 MW) provide a significant source of secure cash flow stream going forward.

inancial Indicators (€ m)	2010	2009	Δ %
Gross Margin (incl. Tax Equity Revenue)	948	725	31%
Opex & Other Operating Income	235	182	29%
EBITDA	713	543	31%
EBITDA Margin %	75,2%	74,9%	
EBIT	290	231	26%
Financial Results	(174)	(72)	140%
Net Income (EDPR Equity holders)	80	114	-30%
Сарех	1.401	1.846	-24%
Total Assets (book value)	12.835	11.294	149
	0.700	E 704	-35%
Equity (market value)	3.783	5.784	00/
Equity (market value) Net Debt (book value)	2.848	2.134	34%
Net Debt (book value)	2.848	2.134	

Focus on operational efficiency, with Opex³ amounting to €235 million, lead to an EBITDA (Earnings before Interest, Taxes, Depreciation and Amortization) YoY growth of 31.3% of €713 million and an EBITDA Margin (EBITDA / Gross Margin⁴) to 75.2%.

Gross Margin at 2010YE grew 30.8% YoY to €948 million as a result of the electricity output increase (+32% YoY) and the reduced exposure of EDPR's portfolio to market price volatility, which along with the diversification effect enabled a stable YoY average selling price.

EBITDA (€ M) & EBITDA Margin (%)



³ Defined as Operating Costs + Revenues from Tax Equity Partners - Other Operating Results

⁴ Defined as Revenues + Revenues fram Tax Equity Partners - Cost of Used Gaods



Provisions and net Depreciation & Amortization in 2010 were of $\{\le 423\}$ million and net Financial Results of $\{\le 169\}$ million (including ≤ 5 million in gains from associates) resulting in a Earnings before Taxes of ≤ 121 million and a Income Tax Expense of ≤ 38 million, corresponding to an effective income tax rate of $\le 31.3\%$.

Net Income totalled €83.0 million, of which €2.8 million belong to minority interest and €80.2 million is attributable to EDPR equity holders. This represents a reduction vs. the €114 million of Net Income attributable to EDPR equity holders in 2009.

EDP Renováveis decided to propose to the general meeting of Shareholders the allocation of the Net Income for the period of 2010 into reserves as follows:

Net Income Application Proposal	
Distribution basis:	Values in Euros:
Net Income of the Period	44,091,046.97
Total to be allocated	44,091,046.97
Allocation:	
Legal Reserve (10%)	4,409,104.70
Free Reserve	39,681,942.27
Total Distributed	44,091,046.97

Capex in 2010 was €1,401 million, reflecting the MW added in the period and the under construction capacity. 2010 capex decreased by 24% mainly explained by the capacity growth deceleration seen in 2010. Out of the €1,401 million capex for 2010, €895 million were related to the building of new installed MW, while €406 million assigned to under construction capacity.



Capex (€ m)	2010	2009
Spain	111	561
Portugal	8	102
RoE	420	351
Europe	539	1.014
USA	768	826
Brazil	72	2
Other	22	4
Total Capex	1.401	1.846

In 2010, EDPR's operations generated a cash-flow of €567 million, delivering a solid 45% growth YoY, clearly demonstrating the increased cash generation capabilities of the existing assets. Given the grawth cycle of the company, capex levels remained above the cash-flow generation, leading to a Net Debt increase of €715 million in the period. But it's important to highlight that the operating cash-flow already covers more than 40% of the growth capex vs. 20% in 2009.

EDP Renováveis' gross financial debt was €3.5 billion in 2010, of which 79% corresponds to loans with EDP Group, while debt with financial institutions is mostly related to project finance with a long-term profile. In 2010, debt with financial institutions increased €191 million related to the Polish and Brazilian projects.

Net debt as of December 2010 amounted to \leq 2.8 billion, increasing from the \leq 2.1 billion at the end of 2009, mainly reflecting the capital expenditures in the period. Net debt related to assets in operation amounted to \leq 2.450 million based on 2010 capacity.

Cash & Equivalents	- 4 57	-481
Financial Receivables	-226 -459	-59
E martin Barat state	-226	50
Financial Debt	3.534	2.674
Net Debt (€ m)	2010	2009



2.3 Competitive Landscape and Business Plan

Currently, we are a world leader energy company. Our growth has been the result of an extraordinary capacity to implement projects and to smoothly integrate new companies, people and cultures during the period from 2005 to 2010. Our markets provide attractive growth potential, mainly due to their growth prospects and the fact that they possess a stable regulatory structure that allows profitable returns.

EDPR continues to look to the renewable energy sector with a long-term outlook, believing that the environmental, economic and technological trends that have underpinned the currently favourable renewable energy market conditions will continue to drive further support for growth in the markets we are active in.

EDPR is a leading 'pure-play' renewable energy company, having derived the revenue stream from renewable energy activity. EDPR has leading position and "early mover" advantages in attractive high-growth markets, and continues to analyze new markets as well as new opportunities within the markets we currently operate within. This strategy continues to provide the company with a unique combination of size, focus and experience in the sector.

EDPR has a solid history of executing projects and delivering targets. We consistently increased installed capacity through the successful development of pipeline. The company success results from a unique combination of factors: strong track record in execution, first class assets with above average quality wind resources, a well balanced portfolio in terms of geography, stage of development and revenue sources, and a competitive turbine supply strategy.

The combination of diversified operations with a stable revenue base spread across countries with favourable regulatory regimes limits the exposure to market prices of electricity and provides a significant visibility and stability.

Furthermore, EDPR has proven its ability to selectively identify new markets, to enter such markets and successfully integrate new countries.

For that, by the end of 2010, EDPR has crafted a robust, visible and geographically diverse pipeline of nearly 32 GW worldwide (varying from projects in eight European countries, several US states, Canada and Brazil).



MW	Under		Pipeline			B	
<i>19</i> 1. V V	Construction	Tier 1	Tier 2	Tier 3	Total	Prospects	Total
Spain	201	300	436	2.089	2.825	2.121	5.146
Portugal	58	199	23	74	297	200	555
France	-	71	60	149	280	351	631
Belgium	13	-	-	-	-	-	13
Poland	70	-	442	738	1.180	660	1.910
Romania	138	57	-	556	613	-	<i>7</i> 51
Italy	-	20	186	-	206	785	991
UK	-	-	-	1.300	1.300	-	1.300
Europe	480	647	1.147	4.906	6.700	4.116	11.296
NA (incl. Canada)	99	1.075	6.508	7.245	14.828	4.237	19.164
Brazil	70	81	153	456	690	491	1.251
Total	649	1.802	7.808	12.607	22.218	8.844	31.711

This pipeline reinforces EDPR's position as a leading player in the renewable energy industry and underlines management's commitment to create shareholder value through selecting the best projects to fuel future growth.

On the core of EDPR's confidence on achieving these targets, is a dynamic, highly qualified and experienced team of world-wide employees with the track record and ambition to deliver upon the superior targets.



3. REGULATORY ENVIRONMENT

WIND MARKET REGULATION

The following tables show a brief summary of the main regulatory events at a worldwide and European level. The information below will be developed in following sections.

	Event	Main implications
		 Recognition, in a formal UN decision, of the emission- reduction targets that Developed countries listed under the Copenhagen Accord
Global	United Nations Climate Change Conference, in Cancun (Mexico) Nov-Dec 2010	 Agreement for the monitoring, reporting and verification of the emissions processes
		 Establishment of a Green Climate Fund to support policies and activities in developing countries
: : : : : : : : : : : : : : : : : : :		 Support to the Clean Development Mechanisms ("CDM") scheme after the expiration of the Kyoto Protocol
1		 A post-Kyoto binding treaty is still to be agreed
1		 Renewable Energy Directive 2009/28/EC requires State Members to submit it National Renewable Energy Action Plan by June 30th, 2010
Europe Europe Europe Europe Energy Action Plans (NREAP) Summer 2010	of its National Renewable	States have presented their strategies to reach their 2020 target
		 NREAP reflect targets by sector (share of energy from renewable sources consumed in transport, electricity, heating and cooling), as well as the chosen trajectory to achieve them
North America	Tax relief bill	One-year extensian of the cash grant
	December 2010	An increase of the bonus depreciation
Brazil	2 tenders held in 2010	Both tenders allocated 2,05 GW of wind capacity

GLOBAL REGULATION EVENTS

The 2010 United Nations Climate Change Conference was held in Cancun, Mexico, from November 29th to December 10th. Last year's talks in Copenhagen only delivered a weak array of voluntary mitigation and financing pledges that were not endorsed as a COP (Conference of the Parties) decisions. However, in Cancun, the Parties adopted formal decisions in key fields as climate finance, technological transfer and adaptation.



A major achievement was the establishment of a new climate fund under the UN Convention. This new Green Fund will be managed by the World Bank with an aim to allocate funds to developing countries for climate aid.

Another important step forward was the recognition, in a formal UN decision, of the mitigation pledges agreed in Copenhagen (this is, the confirmation of the target of limiting temperature rises to less than 2°C compared to pre-industrial levels). The parties have also agreed to the "Monitoring, Reporting and Verification", which is necessary step to verify the progression of the emission reductions under a transparent process. This is very significant as a global emissions deal has always been stalled by the lack of understanding regarding this topic between US and China. With this agreement, there is groundwork for future negotiations.

The parties also supported the continuation of the Clean Development Mechanism (CDM) after the expiration of the Kyoto Protocol (December 31st 2012) and included for the first time Carbon Capture Storage (CCS) under its reach. Additionally, the agreement includes the framework for REDD+, a mechanism for forestry protection. However, a post-Kyoto agreement has still to be reached, as Japan, Russio and Canada firmly opposed to a second commitment period. Negotiations however will continue in Durban, South Africa, in 2011.

REGULATION EVENTS IN EUROPE

At the European level, following the approval of the Renewable Energy Directive 2009/28/EC, all the Member States were requested to present a "National Renewable Energy Action Plan" (NREAP) by June 30th, 2010. The NREAP are documents in which European Member States present how they intend to reach their binding renewable targets for the year 2020 and the paths towards them. Member States have also been required to provide their sectoral targets (electricity, transport and heating and cooling), the technology mix they expect to use, the transfers between Member States and the specific measures they intend to implement in order to reach the forecasted trajectory. As the Directive indicates, NREAP must conform to the National Action Plan template adopted by the European Commission in June 2009.



GOVERNMENT SUPPORT OF RENEWABLE ENERGY FOR EDPR RELEVANT COUNTRIES



Regulatory change	Description
	 Sets a temporary cut of the renewable premium applicable to wind governed by Royal Decree 661/2007
Royal Decree 1614/2010 of 7 December	 Provides regulatory stability and visibility to the full useful life of the wind farms to be installed until 2012
	 Fixes a cap to the annual equivalent hours entitled to receive the premium
Royal Decree 1565/2010 of 19 November	Modifies the reactive power regime
Decree-Law 14/2010 of 23 December	 Imposes a generation levy of €0,5/MWh applicable to ordinary and special regime generators

The Spanish government has long struggled to deal with a rising tariff deficit and since mid 2009 has shown concern about the cost of the renewable sector.

Following the agreement reached in July 2010 by the Industry Ministry with two key renewable energy associations (the Spanish Wind Energy Association and Protermosolar), the Royal Decree 1614/2010 of 7 December was approved.

The recently approved regulatory scheme on wind is summarized as follows:

- A temporary 35% cut of the reference premium applicable to the wind capacity ruled by RD 661/2007, only during 2011 and 2012. Cap and floor have not been revised and still remain indexed to CPI-"X";
- An amendment to the article 44.3 of the RD 661/2007 clarifying that eventual future revision to the value of the reference premium would only be applied to the capacity that comes on line after 2012:
- A cap to the annual equivalent working hours entitled to receive the premium value set at 2,589 hours (would only be active if the average of the Spanish wind sector equivalent working hours surpasses the 2,350 in each year). The reference hours are not revisable for the full useful life of the existing and pre-registered wind farms);



Wind capacity pre 2008 (ruled by the RD 436/2004) remains untouched, and will transit to the Royal Decree 661/2007 regime in 2013. The bulk of the Spanish wind assets (those ruled by RD 436/2004) is unaffected by the new regulation.

Apart from Royal Decree 1614/2010, wind energy regime was amended by two other decrees. The first one is Royal Decree 1565/2010 of November 19th that modifies the reactive power regime. With this new decree, reactive premiums are lowered but the requirements to receive the bonus are less restrictive, thus more easily achievable. The second decree is Royal Decree-law 14/2010 of December 23th that brings in several measures to reduce the tariff deficit. Among the measures, the decree includes a generation levy of €0.5/MWh applicable to ordinary and special regime generators.



PORTUGAL

Regulatory change	Description		
Decree Law 51/2010	Simplifies procedure for installing additional equipment in wind farms		
	 Obliges wind generators to have equipment installed in each turbine to attenuate voltage drops and supply reactive energy 		
End of reactive energy premiums	 Wind generators are not entitled to receive reactive energy premiums The impact on total remuneration will not be meaningful 		

On May 20th, Decree Law 51/2010 was approved. This new regulation simplifies the procedure for installing additional equipment in wind farms (overpowering). The decree also obliges wind generators to have equipment installed in each turbine to attenuate voltage drops (fault ride through) and supply reactive energy. Concerning the latter obligation, there is no longer a premium for supplying reactive power, and there will be a penalty if the wind farm does not operate within certain parameters in terms of reactive power.



Regulatory change	Description
"Grenelle 2" in June 2010	Introduces new restrictions and requirements in the permitting process that could hinder the future development of wind farms.



After months of debate, the "Grenelle 2" was finally approved on June 29th, 2010. The origins of this bill date back to 2007, when the "Grenelle de l'Environnement", a national summit to formulate environmental policy was launched. Three years later, the "Grenelle 2" is a toolbox of the "Grenelle de l'Environnement" and establishes a new framework for wind energy.

In order to qualify for the guaranteed purchase price, the "Grenelle 2" introduces a minimum threshold of five turbines for wind energy plants. This measure aims at avoiding wind scattered development. The law also requires wind farms to be erected at least 500 meters from habitation.

Another requirement to benefit from the guaranteed electricity purchase price is, since 2007, to be built in predefined zones: in "ZDEs" (wind development areas) being these specific areas designated by the municipalities hosting the projects. In articulation with the ZDEs, the "Grenelle 2" introduces a new layer requiring wind farms to be also included in the "Regional Development Areas" to be approved by the Regions and currently under preparation.

In addition, wind farms will be subject to "ICPE" (Industries Classified for the Protection of the Environment") regulation which add new permitting requirements, and put wind farms on the same level than industries with a proven potential risk for the environment.

Finally, the "Grenelle 2" stipulates that at least 500 turbines must be installed each year with a review after 3 years, but does not include specific mechanisms to achieve this goal. This requirement aims to achieve the onshore wind energy target of 19 GW in 2020.



Regulatory change

Description

Increase of the quotas of electricity from renewable sources

 Introduces higher quotas of electricity produced from renewable sources which is expected to spur renewables

New quotas of renewable generation have been approved in Wallonia. New quotas are considerably higher than previous ones and are: 13.50% in 2011 and 15.75% in 2012. Quotas from 2013 onwards are yet to be decided, although the CWAPE (The Energy Regulator in



Wallonia) has recommended the Government to increase them by 2.25 pp a year, up to 33.75% in 2020.

Currently, the Green Certificate Scheme is being reviewed by the Government but no formal documents have been published yet.



POLAND

Regulatory change	Description
Amendment of the energy law in January 2010	 Aims to limit speculative action in the reservation of interconnection rights for wind farms by charging developers with a fee
	 A local master plan or a planning permit for the real property is also required to obtain grid connection

The Energy law was amended in January 2010. The main aim was to limit speculative action in the reservation of interconnection rights for wind farms. Pursuant to the new provisions, the obligation to prepare an assessment of the impact of the installations being interconnected on the grid lies with the grid company. Within this new regulation, the entity applying for the conditions of interconnection must pay in advance the grid interconnection fee of PLN 30 per kW of interconnection capacity. This fee is considered as an advanced payment for the connection costs and can be returned if there are no technical possibilities for connection. Moreover, the grid company has an obligation to issue grid connection conditions (or to reject such conditions due to technical constraints) within 150 days from the day of submission of the complete grid connection application.

Another measure aimed at reinforcing the credibility of the project is the obligation to attach to the application for interconnection conditions an excerpt from the local master plan or, if there is no such plan, the planning permit for the real property to which the application relates.





Regulatory change	Description			
Amendment of the energy law in July 2010	 Extends the period in which developers are granted with 2 Green Certificates 			
	 Increases renewable quotas 			
	 Increases the penalty for missing certificate 			
	 Extends the period in which the green certificate scheme is guaranteed 			

The Romanian Government amended its renewable energy law in order to extend its renewable support. Following the general delays in bringing projects into operation, the Government has decided to extend until 2017 (instead of 2015) the period in which wind generators are entitled to receive two green certificates per MWh. In addition, the 2012 green certificate quota has increased from 8.3% to 12% and will rise by 1 pp every year (except in 2019, in which it will only increase 0.5 pp) up to 20% by 2020.

The amendment also confirmed the minimum trading value per green certificate at €27/MWh and the maximum at €55/MWh and increases the penalty for suppliers who do not comply with their obligation to fulfill the quota from €70 to €110 per missing green certificate.

Lastly, in order to instill more confidence in investors and more visibility to the wind morket, the green certificate scheme has been guaranteed until 2025, far beyond the previous 2014 deadline.

The double green certificate support had been established by law 220/2008 (formally enacted and published) but, as a matter of practice, the law is still not applied, as the new system has still not been formally notified to the European Commission.





Regulatory change	Description		
: :	The current RO scheme could be replaced by a Feed-in tariff system		
Energy market reform package under consultation	Introduction of capacity payments have been proposed		
process	 Introduction of floor price for carbon emissions 		
	Approval of Emission Performance Standard for new coal-fired power plants		

Following the general election of May, 6th 2010, the new government expressed its willingness to establish a system of feed-in tariffs for electricity produced from renewable sources, while maintaining the renewable obligation certificates (ROCs) at least until 2017. The Government has included this issue in its energy market reform package that was presented in December 2010 and is currently under a consultation process. Under the proposal, the Renewable Obligation (RO) system could be phased out in 2017. The RO scheme will be then replaced by a contract for difference, where the support would be calculated on the difference between the wholesale market price and a "strike price" set under the contract. This system is designed to lower a generator's price risk allowing a steady flow of incomes. Other measures presented in this package are the introduction of capacity payments aimed at fostering the construction of reserve plants and the pledge to approve emission performance standards for new coal-fired power plants. To achieve the climate change targets, the Government also announced a floor price for carbon emissions.

The Government has also allocated \pounds 1 billion for the creation of the Green Investment Bank and appointed an independent commission that is working to launch the new institution in the next months. The Green Investment bank was set to form the cornerstone of the energy policy of the Conservative party, outlined in its Manifesto in the run-up to the general election. The aim of this new institution is to foster renewable projects investment by granting funds to low-carbon initiatives.





Regulatory change

A new decree regulating the promotion of renewable energies is under approval process

Description

- Green certificate system could be phased out
- A feed-in tariff system for facilities up to 10 MW could be introduced
- Larger facilities would be bound to participate in competitive processes to obtain a tariff

The Bersani Decree of 1999 ushered in a Green Certificate scheme aimed at promoting the production of electricity from renewable energy sources. The scheme is based on the issue of green certificates to producers, who also receive a revenue stream selling the underlying electricity. Since its introduction, the scheme has been modified several times, the last major amendment being the one introduced by the 2008 Budget Law.

The key features of the new green certificate scheme set by the Budget Law were the following:

- Renewable energy generators are eligible for the green certificate system for the first 15 years of operation (extending on the former 12-year period)
- Increases the mandatory quota from 0.35% to 0.75% per year until 2012
- Strengthens the stabilizing role of the GSE ("Gestore dei Servizi Elettrici"), a state energy agency that operates in the Green Certificate market absorbing any imbalances in the market. If there is a deficit, the GSE can sell the Green Certificates in its possession at a price equal to €180 minus the average price of electricity sold in the previous year. Alternatively, the GSE can also act as a last resort buyer and acquire green certificates when there is a surplus in the market. When this occurs, the GSE can buy green certificates at a price equal to the average price registered the previous year by the GME ("Gestore dei Mercati Energetici") in its trade platform.
- Introduces differentiation by renewable energy source with the use of coefficients applied to net production.

Currently a new renewable energy decree is in a latter phase of approval (it has preliminarily been approved by the Italian Government). If this new regulation is passed, it would represent a massive overhaul of the renewable energy promotion system as the green certificate system



would be phased out. The draft of the regulation envisages a feed-in tariff system for facilities up to 10 MW, and commissioned from the January 1st, 2013 onwards. Larger plants would participate in binding process, in which the incentive would be given to winning projects through a competitive process, though with a floor tariff.



US

Regulatory change

Description

Tax relief bill

- One-year extension of the cash grant
- · An increase of the bonus depreciation

At the Federal level, climate legislation stalled in 2010. Three prominent proposals for a Federal Renewable Electricity Standard (RES) emerged over the past year but did not garner enough bipartisan support to be submitted for a vote. Additionally, two new proposals to establish climate change legislation through CO2 cap and trade emerged in July but also failed to come to a vote.

The main agent of climate and environmental regulation was the Environmental Protection Agency. The EPA issued a plan for establishing greenhouse gas pollution standards under the Clean Air Act. Additionally, existing coal fired generators are increasingly likely to leave the market due to new and tightened air quality standards through the Clean Air Act. The EPA's tightening of existing clean air pollutant caps (SOx, NOx) is expected to drive retirement of up to 60GW of coal capacity. The agency also announced new strategies to curb mercury emissions from power plants and to curb the use of water for cooling in power plants. EPA also proposed the first-ever national rules to ensure the safe disposal and management of coal ash from coal-fired power plants.

In December 2010 President Obama signed off the "Tax Relief Bill" that includes the extension of many clean energy policies. This regulation is part of a broader tax bill that zeroes in on the extension of expiring tox cuts put in place by the President George W. Bush Administration.

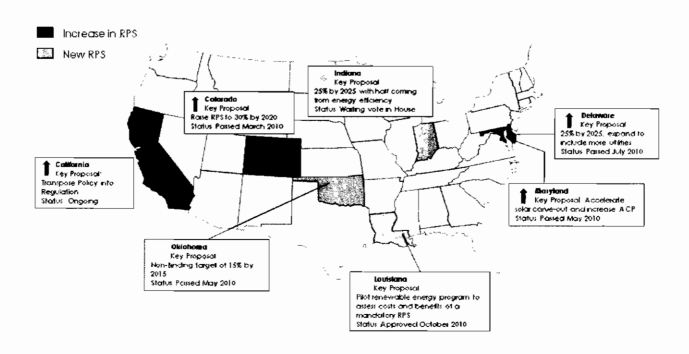
In order to spur renewable energies development the law includes:



- A one-year extension of the 1603 Treasury grant program, thus entitling projects to receive cash grant equivalent to 30% of the eligible project costs. This regulation had been approved in 2009 as part of the economic stimulus bill. In order to benefit from this extension, projects will need to prove that they started construction in 2011 and will come on line prior to December, 31st 2012.
- An increase in the bonus depreciation allowing projects to deduct 100% of the project value in one year (if operations start in 2011). For projects that start operations in 2012, the deduction will be at 50%.

States' governments continue to be the primary driver of implementing legislation to support renewable energy. In 2010, twelve states proposed either creating a new Renewable Portfolio Standard (RPS) or increasing their RPS; these proposals passed successfully in five states. Only one state proposed a reduction in the RPS, a proposal which was ultimately unsuccessful.

The California PUC (Public Utilities Commission) ruled that the state's investor-owned utilities can use tradable renewable energy credits to comply with California's RPS. However, there are short term delays in implementation to legislation and regulatory uncertainty around the enforcement of the ruling.







CANADA

Regulatory change

Description

Ontario's long-term energy plan

Increases renewable targets

Canada's decentralized governance gives a leading role to the provinces for the implementation of renewable energy policies.

At a Federal level, in 2007 the ecoEnergy for Renewable Power Program was introduced, replacing the former Wind Power Production Incentive (WPPI). This program provided an incentive on one cent per kilowatt hour to renewable projects starting operations between 2007 and 2011. Although this program was designed to remunerate projects for the first ten years of operation, the ecoEnergy ran out of funds in 2009. The lack of federal policy instilled low confidence in investors and incentivized Canadian provinces to put in place their own renewable energies schemes. At a Federal level, wind farms moy also benefit from tax policies as the accelerated capital depreciation that allows 50% depreciation per year.

Ontario is far and away Canada's wind power leader, being the first to cross the 1 GW of installed capacity mark. The Green Energy Act (GEA) passed by Ontario's Liberal Government in May 2009 put the province at the forefront of wind development.

First and foremost, the GEA introduced a lucrative feed-in tariff system. A wide range of renewable technologies are awarded 20-year contracts with guaranteed electricity prices. The guaranteed price for onshore wind is C\$135/MWh, with an extra cent added on for small-scale community projects. For offshore wind, the tariff rises to C\$190/MWh.

The GEA, apart from being the first feed-in tariff in North America, streamlines the approval process for renewable energy facilities.

In November 2010, the Ontario Ministry of Energy presented its long-term energy plan for the period 2010-2030. Among other measures, the Plan rises Ontario's renewable target from 5,3 GW in 2025 to 10,7 GW by 2018.





Regulatory change

Description

2 tenders held in 2010

· Both tenders allocated 2,05 GW of wind capacity

Brazil since 2009 has had a tendering system to regulate the allocation of wind capacity, leaving behind a feed-in tariff system (PROINFA program) that fostered wind energy in its early days. Tenders allow the government to secure the energy supply at the least cost for consumers, which is paramount for economic development.

In recent years there has been a strong tendency towards developing wind energy in Brazil, mainly because of the complementary seasonal behavior of wind and hydro energies: on average, during the dry season the highest wind speeds are measured. Fostering renewable energy can also strengthen energy supply, mainly avoiding fuel generation. At an industrial level, the development of wind industry is seen as an opportunity to attract international turbine manufacturers. Although the local content requirement is not explicitly included in tenders, it is yet a requirement for developers to be eligible to subsidized financing from development banks as BNDES (Banco Nacional do Desenvolvimento) or BNB "(Banco do Nordeste do Brasil").

The tender system has some particularities in Brazil. First of all, the amount to be tendered is decided by the Government, which removes the risk of over capacity. Once the auction is held, the contracts offer 20-year power purchase agreements. There are two types of tenders:

- l- Reserve tender: designed to provide back-up power to guarantee the security of the energy supply, allowing an additional "reserve" to the national interconnection system. The reserve tenders are managed by the Electric Energy Commercialization Agency (CCEE) and the energy is bought by the Government. In the reserve tenders, a fixed amount of generation is set in each contract and penalties are triggered when power generation is below 90%. There is an associated extra-revenue, at 70% of contract price, to ony generation exceeding 130% of the contracted energy. The output level is reviewed every 4 year-period.
- Il- Alternative energy tender: in this type of tender, the buyers are national distribution companies. Contracts refer to baseload capacity and winning bidders are granted a



20-year power purchase agreement. The contracts refer to a generation level and any annual unbalance below 90% must be settled at selling price in favor of buyers. Through a real-time generation escrow account, the excess of generation of one year can compensate any lack of generation, since not lower than 90%, within the 4 year-period. Any excess of generation leading to a 4-year period balance over 100% is settled in the wholesale market.

In 2010, Brazil conducted two tender processes in August, a reserve and an alternative energy tender, totaling 2.05 GW. The reserve tender allocated 528 MW of wind capacity at an average price of R\$122,7/MWh (\$70.4) and the alternative energy tender 1,519 MW at R\$134,1/MWh (\$76.6). The fierce competition lowered the average prices, which has caused concern among developers and suppliers.

In December 2010 Brazil's Ministry of Mines and Energy approved a new Decennial Plan for Energy Expansion to 2019. The plan calls for a big boost in renewables as no new fossil fuel power plants are expected to be build after 2014. Under this strategy, more than 6 GW of wind installed capacity are expected by 2019 (from its current level of approximately 1.5 GW), although the industry expects a larger figure.

Wind sources will have the opportunity to secure PPAs in 2011 as new tenders will be conducted in the second quarter of 2011 according to Ordinance n° 113 of February 1st. One tender will be an "A-3" (baseload capacity to be delivered in three years time) and the other one a "reserve tender" (reserve capacity). The energy to be auctioned and the ceiling price have still not being revealed.



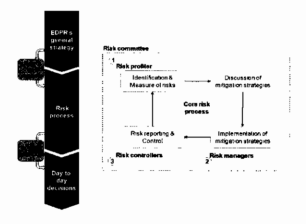
4. RISK MANAGEMENT

This chapter is also included in Corporate Governance Report (attached)

We believe that risk management should not only protect value but also create value.

Therefore, EDPR's risk framework was designed to be not a stand-alone activity separated from the main activities and processes of the company, but to be part of the responsibilities of management and an integrating all organizational processes, including strategic planning.

1. RISK FRAMEWORK AND PROCESS



In EDPR's risk framework, risk process aims to link company general strategy into manager's day-to-day decisions, enabling the company to increase the likelihood of achieving the strategic objectives.

EDPR's general strategy is translated into major strategic questions that are grouped by risk area and then subject to EDPR's risk process. The outcome of the risk process is a set of specific guidelines per risk area that will guide managers in their decisions according to the company's risk profile.

Each strategic question is subject to a core risk process which is composed of four major steps:

• Make sense - the aim of this step is to generate an understanding of all the dynamics behind the issue under analysis in order to assess the severity of the risk and also to

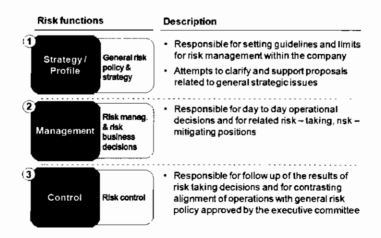


anticipate all possible mitigating actions in the case its exposure is above acceptable limits.

- Make choices after an understanding of the risk, the next step is to discuss whether the risk
 needs to be treated or not. If it does there is a need to discuss on the most appropriate risk
 treatment strategies and methods, and the outcome of this discussion is a proposed action
 plan that is later subject to approval by the Executive Committee.
- Make happen following the Executive Committee decision, guidelines are written and then sent to the risk manager.
- Make revision after the implementation of the mitigation strategies there is a follow-up of their impact to assess any adjustments are needed. This risk reporting and control step has two major functions: (1) to follow EDPR's risk position and comparing its alignment with both the company's risk profile and the risk policy approved by the Executive Committee for each risk, and (2) to control as possible the mitigation actions by defining and implementing all the mechanisms necessary to check if these actions are being implemented according to plan.

2. RISK FUNCTIONS AND RISK COMMITTEE

Risk management in EDPR is supported by three distinct organizational functions:



During 2010, EDPR created a Risk Committee to integrate and coordinate all the risk functions and to assure the link between risk strategy and the company's operations.



EDPR's Risk Committee intends to be the forum to discuss how EDPR can optimize its risk-return position according to its risk profile. The key responsibilities of this committee are:

- To analyze EDPR overall exposures and propose actions;
- To follow-up the impact of the mitigation actions;
- To review transactional limits, risk policies and macro-strategies;
- To review reports and significant findings of the Global Risk Strategy analysis and the risk control areas;
- To review the scope of the work of the Global Risk Strategy area and its planned activities.

3 RISK AREAS AND RISK RELATED STRATEGIC QUESTIONS

The following table summarizes the main risk areas of EDPR's business and also shows the risk related strategic question. The full description of each risk and how they are managed can be found in the Corporate Governance chapter.

Risk areas	Risks descriptions	Risk related strategic questions (not	
		exhaustive)	
1. Countries	- Changes in regulations may impact	What is EDPR's current regulatory	
& regulations	EDPR's business in a given country;	risk?	
		How much should EDPR grow in	
		current markets?	
		Where should EDPR focus entering	
ı		new markets?	
2. Revenues	- Revenues received by EDPR's projects	What is the exposure of our	
	may diverge from what is expected;	revenue stream both in prices and	
		wind variations?	
		What is the impact on EDPR's	
		EBITDA?	
		What should the market strategy	
		be to cover market volatility?	
3. Financing	- EDPR may not be able to raise enough	• What should be the risk profile from	
emanus servi	cash to finance all its planned capex;	an investor's point of view?	
nim instancement	- EDPR may not be able to fulfil its financial	What is the synthetic rating of the	



	obligations; - Projects' leverage may be lower than planned impacting their profitability;	company and what measures could be done to improve it? • What is the probability of a cash flow stress due to market conditions?
4. Wind turbine contracts	 Changes in turbine prices may impact projects' profitability; Contracts should take into account the pipeline development risk; 	 What should be the hedging strategy for turbine prices in terms of price structure and quantities? What is the trade-off between supplier diversification and rappel discount?
5. Pipeline developmen	- EDPR may deliver an installed capacity t different from its targets or suffers delays and/or anticipations in its installation	 How many MW can EDPR expect to put in operation with its current pipeline?
		How many projects may die or be delayed over permitting issues?
		• What is the actual risk of not achieving the installed capacity targets?
		 What is the appropriate buffer to ensure that EDPR delivers the target capacity?
		 How should EDPR's pipeline look like in 2012?
6. Operations	- Projects may deliver a volume different from expected.	• Is there any operating risk with significant impact in EDPR?

4 IDENTIFIED RISK AND EDPR'S RESPONSE

4.1.1 Regulatory risks

The development and profitability of renewable energy projects are dependent on policies and regulatory frameworks. The jurisdictions in which EDP Renováveis operates provide numerous types of incentives that support the sale of energy generated from renewable sources.



Support for renewable energy sources has been strong in previous years, and both the European Union and various US federal and state bodies have regularly reaffirmed their wish to continue and strengthen such support.

In Europe, this support has been steady and has to be strengthened as EU countries have renewable and mandatory targets. The new EU directive on renewable energies, published in December 2008, requires each member state to increase its share of renewable energy in the group's energy mix in order to raise the overall share from 5.5% level in 2005 to 20% in 2020. To ensure this goal EU countries have interim periodic targets to ensure a steady progress towards its 2020 target. For this reason they have presented in 2010 their Renewable National Energy Action Plans (RNEAPs). These plans provide detailed information about how each Member State expects to comply with its 2020 binding target, including the technology mix and the forecasted trajectory to reach it.

Regarding US, they do not have mandatory energy targets at a federal level. However, under the Obama Administration, renewable energies have found strong political support. The Stimulus package (American Recovery & Reinvestment Act) approved in February 2009 included a wide range of measures addressed to boost renewable energies. However, in 2010 the Congress failed to pass a national renewable electricity standard, which would have established a mandatory proportion of electricity to be delivered from renewable resources. The result of the mid-term elections on November 2nd threatens to undermine efforts to pass the law, as Democrats, whom traditionally have been supporting wind promotion, have now lost the majority of the House of Representatives, and by that its control in passing laws.

Additionally, it connot be guaranteed that the current support will be maintained or that the electricity produced by future renewable energy projects will benefit from state purchase obligations, tax incentives, or other support measures for the electricity generation from renewable energy sources. This is particularly true in an economic downturn context, as Governments struggle to achieve their budgets and cannot always guarantee a steady support for renewable energies.

Management of regulatory risks

EDPR is managing its exposure to regulatory risks in two different ways. The first one is trough diversification (being present in several countries) and the second one is by being an active member in several wind associations. EDP Renováveis belongs to the most prestigious wind energy ossociations, both at national and international level. EDP Renováveis is an active member of the following renewable (specially wind energy) associations.



EUROPE	EWEA (EUROPEAN WIND ENERGY ASSOCIATION)
SPAIN	AEE (ASOCIACIÓN EMPRESARIAL EÓLICA)
PORTUGAL	APREN (ASSOCIAÇÃO PORTUGUESA DE PRODUTORES DE ENERGIA
	ELÉCTRICA DE FONTES RENOVÁVEIS)
FRANCE	SER (SYNDICAT DES ÉNERGIES RENOUVELABLES)
BELGIUM	APERE (ASSOCIATION POUR LA PROMOTION DES ENERGIES
	RENOUVELABLES)
	EDORA (FÉDÉRATION DE L'ENERGIE D'ORIGINE RENOUVELABLE ET
	ALTERNATIVE)
POLAND	PIGEO (POLSKA IZBA GOSPODARCZA ENERGII ODNAWIALNEJ)
	PSEW (POLSKIE STOWARZYSZENIE ENERGETYKI WIATROWEJ)
	PTEW (POLSKIE TOWARZYSTWO ENERGETYKI WIATROWEJ)
ROMANIA	RWEA (ROMANIAN WIND ENERGY ASSOCIATION)
UNITED KINGDOM	BWEA (BRITISH WIND ENERGY ASSOCIATION)
	RENEWABLE UK
	SCOTTISH RENEWABLES
ITALY	ANEV (ASSOCIAZIONE NAZIONALE ENERGIA DEL VENTO)
	APER (ASSOCIAZIONE PROMOTORI ENERGIE RINNOVABILI)
UNITED STATES	AMERICAN WIND ENERGY ASSOCIATION (AWEA)
	IOWA WIND ENERGY ASSOCIATION
	RENEW WISCONSIN
	RENEW, INC.
	THE WIND COALITION
	AMERICAN WIND WILDLIFE
	CEERT
	COLORADO INDEPENDENT ENERGY ASSOCIATION
	INTERWEST ENERGY ALLIANCE
	WESTERN POWER TRADING FORUM
	SMART GRID OREGON
	TEXAS RENEWABLE ENERGY
	WEST TEXAS WIND ENERGY
	RENEWABLE NORTHWEST PROJECT
CANADA	CANWEA (CANADIAN WIND ENERGY ASSOCIATION)
BRAZIL	ABEEOLICA (ASSOCIAÇÃO BRASILEIRA DE ENERGIA EOLICA)
	CERNE (CENTRO DE ESTRATÉGIAS EM RECURSOS NATURAIS E ENERGIAS)



Being an active member in all these associations allows EDP Renováveis to be aware of any regulatory change, and represent wind energy sector's interests when required by the governments.

4.2 Revenues

4.2.1 Exposure to market electricity prices

Remuneration for electricity sold by EDP Renováveis wind farms depends, on the regulatory system. In some of the markets this creates an exposure to market prices for electricity. Market prices may be volatile as they are affected by various factors, including the cost of fuels, average rainfall levels, the cost of power plant construction, technological mix of installed generation capacity and demand. Therefore, a decline in market prices to unexpected levels could have a material adverse effect on EDP Renováveis' business, financial condition or operating income. EDP Renováveis currently uses various financial and commodity hedging instruments in order to reduce the exposure to fluctuating electricity prices. However, it may not be possible to successfully hedge the exposures or it may face other difficulties in executing the hedging strategy.

Management of electricity prices exposure

As of December 31st 2010, EDP Renováveis faced limited market price risk. In the case of EDPR NA, most of its installed capacity has fixed prices determined by long-term purchase agreements.

In most countries where EDPR is present, prices are mainly determined through regulated tariffs (France and Portugal) or managed through long-term power purchase agreements (Brazil, Poland -although only for Green Certificates - and Belgium). In Romania EDPR has full market exposure.

In the case of Spain, electricity is sold directly on the daily market at spot prices plus a predefined regulated premium. EDP Renováveis also has an option for selling this electricity through regulated tariffs at fixed prices. In 2010 the company closed a hedge in order to mitigate the effect of pool price fluctuations and as a result, only 38% of the production was market exposed. Considering all of EDPR's production in 2010, 79% of the EBITDA had no



market exposure.

4.2.2 Risk related to volatility of energy production

EDP Renováveis business is focused on the production of electricity from renewable energy sources. The amount of generated electricity and therefore the profitability of wind farms are dependent on climatic conditions, which vary across the locations of the wind farms, and from season to season and year to year. Because turbines will only operate when wind speeds are within certain specific ranges that vary by turbine type and manufacturer, if wind speeds fall outside of these ranges, energy output at wind farms may decline.

Variations and fluctuations in wind conditions at wind farms may result in seasonal and other fluctuations in the amount of electricity that is generated and consequently the operating results and efficiency.

Management of risks related to volatility of energy production

Variations in wind conditions are due to seasonal fluctuations, and these fluctuations have an impact in the amount of the electricity generated. EDP Renováveis mitigates this risk by the geographical diversification of its wind farms in each country and in different countries. This "portfolio effect" enables to offset wind variations in each area and to keep the total energy generation relatively steady. Currently EDP Renováveis is present in 11 countries: Spain, Portugal, France, Belgium, Poland, Romania, UK, Italy, US, Canada and Brazil.

4.3 Financing

4.3.1 Risks related to the exposure to financial markets

EDP Renováveis is exposed to fluctuations in interest rates through financing, particularly by shareholder loans from the EDP Group and from institutional investors in connection with its Partnership Structures in the case of the US operations, as well as, project financing and third party loans from entities outside the EDP Group. This risk can be mitigated using hedging instruments, including interest rate swaps, but there is no full guarantee that the hedging efforts will turn out successfully.

Finally, because of its presence in several countries, currency fluctuations may also have a



material adverse effect on the financial condition and results of operations. EDP Renováveis may attempt to hedge against currency fluctuations risks by matching revenue and costs in the same currency, as well as by using various hedging instruments, including forward foreign exchange contracts. However, there can be no assurance that the company efforts to mitigate the effects of currency exchange rate fluctuations will be successful.

Management of financial risks

The evolution of the financial markets is analyzed on an on-going basis in accordance to EDP Group's risk management policy. Financial instruments are used to minimize potential adverse effects resulting from the interest rate and foreign exchange rate risks on its financial performance.

The execution of financial risks management of EDP Group is undertaken by the Financial Department of EDP, in accordance with the policies approved by the Board of Directors. The Financial Department identifies, evaluates and submits for approval by the Board the hedging mechanisms appropriate to each exposure. The Board of Directors is responsible for the definition of general risk-management principles and the establishment of exposure limits following the recommendation of the risk committee.

4.3.1.1 Interest rate risk

EDPR's operating and financial cash flows are substantially independent from the fluctuation in interest rate markets.

The purpose of the interest rate risk management policies is to reduce the financial charges and the exposure of debt cash flows from market fluctuations through the settlement of derivative financial instruments to fix the debt interest rates. In the floating-rate financing context which represents approx. 5% of EDPR's gross debt, EDPR may contract interest-rate derivative financial instruments to hedge cash flows associated with future interest payments, which have the effect of converting floating interest rate loans into fixed interest rate loans.

EDPR has a portfolio of interest-rate derivatives with maturities between approximately 1 and 10 years. Sensitivity analyses are performed of the fair value of financial instruments to interest-rate fluctuations.



4.3.1.2 Exchange rate risk

EDPR operates internationally and is exposed to the exchange-rate risk resulting from investments in subsidiaries. As a general policy, EDP Renováveis matches costs and revenues of its wind farms in the same currency, reducing the effect of currency fluctuations while preserving value. Currently, main currency exposure is the U.S. dollar/euro currency fluctuation risk that results principally from the shareholding in EDPR NA but, with the increasing capacity in others non-euro regions, EDPR will become also exposed to other local currencies (Brazil, Poland and Romania).

EDP Group's Financial Department is responsible for monitoring the evolution of the U.S. dollar, seeking to mitigate the impact of currency fluctuations on the financial results of the Group companies and consequently, on consolidated net profit, using exchange-rate derivatives and/or other hedging structures. The policy implemented by EDP consists on undertaking derivative financial instruments with symmetrical characteristics to those of the hedged item for the purpose of hedging foreign exchange risks. The operations are reassessed and monitored throughout their useful lives and, periodically, their effectiveness in controlling and hedging the risk that driven them is also evaluated.

4.3.2 Counterparty credit risk

Counterparty risk is the default risk of the other party in an agreement, either due to temporary liquidity issues or long term systemic issues.

Management of counterparty credit risk

EDP Renováveis policy in terms of the counterparty credit risk on financial transactions is managed by an analysis of the technical capacity, competitiveness, credit notation and exposure to each counterparty. Counterparties in derivatives and financial transactions are restricted to high-quality credit institutions, therefore, there cannot be considered any significant risk of counterparty non-compliance and no collateral is demanded for these transactions.

In the specific case of EDPR EU, credit risk is not significant due to the reduced average payment period for customer balances and the quality of its debtors. In Europe, main



customers are operators and distributors in the energy market of their respective countries.

In the case of EDPR NA, counterparty risk analysis is more relevant given typical price structure and the contracting terms of PPA contracts. In the light of this, counterparty risk is carefully evaluated taking into account the offtakers' credit rating. In many cases, additional credit support is required in line with the exposure of the contract.

4.3.3 Liquidity risk

Liquidity risk is the risk that EDPR will not be able to meet its financial obligations as they fall due.

Management of liquidity risk

EDPR's strategy to manage liquidity is to ensure, as far as possible, that it will always have significant liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring in unacceptable losses or risking damage to EDPR's reputation.

Given the current condition of the debt market, it can be harder to cover the financial requirements needed to carry out EDPR's activities.

The liquidity policy followed ensures compliance with payment obligations acquired, through maintaining sufficient credit facilities and having access to the EDP Group credit facilities.

4.4 Wind turbine contracts

4.4.1 Wind turbine supply risk

Wind turbine is a significant part of a wind farm's CAPEX (around 80%). The main risks associated to wind turbines are:

- Price risk: this occurs when the supply of wind turbines cannot meet the growing demand, and prices rise sharply, impacting profitability of new wind farms;
- Quantity risk: this occurs when no wind turbines are available for the construction of new wind farms.



Management of wind turbine supply risk

The last couple of years were marked by the difficulties of the wind turbine industry to catch up with the booming demand. In this high growth environment, wind generators endured difficulties to secure the supply of wind turbines. This trend, however, was reversed in 2008 and 2009 as turbine demand slowed down and new players appeared creating a more favorable scenario for EDP Renováveis. This new scenario is driven by the economic crisis, the reduced power demand, the regulatory uncertainties and the increasing competition, particularly fierce regarding Chinese manufacturers. The company has taken advantage of the possibility of contracting part of its expected turbine supply needs in this favorable situation, by signing a wind turbine procurement contract for the supply of up to 2.100 MW with Vestas. The contract is a Master Supply Agreement that consists of a firm order for supply, installation and commissioning of wind turbines with a total capacity of 1.500 MW to be delivered to North America, South America and Europe in 2011 and 2012 and with the possibility to be extended by an additional 600 MW. Contracting large volumes enables EDP Renováveis to obtain better prices and conditions that mitigate the effect of general increases in asset prices.

Nevertheless, EDP Renováveis uses a large mix of turbines suppliers in order to reduce its dependency on any one supplier. Currently, EDP Renováveis is one of the generators with a more diversified portfolio. The large range of EDP Renováveis suppliers allows the company to avoid technological risk of each turbine supplier. Additionally, EDP Renováveis has the required size to contract with a large range of suppliers.

4.5 Pipeline development

4.5.1 Permitting risks

Wind farms are subject to strict international, national, state, regional and local regulations relating to the development, construction, licensing and operation of power plants. Among other things, these laws regulate: land acquisitions, leasing and use; building, transportation and distribution permits; landscape and environmental permits; and regulations on energy transmission and distribution network congestions. Development process of wind farms is subject to the probability of obtaining such permits. If authorities do not grant these permits or they do so with delays or with other restrictions, such actions could have a material adverse effect on the business.



Management of permitting risk

Permitting risk is mitigated by the fact that EDP Renováveis in present is 11 different countries: Spain, Portugal, France, Belgium, Poland, Romania, UK, Italy, US, Canada and Brazil. Additionally, the company has a large pipeline of projects that provide a "buffer" to overcome potential problems in the development of new projects, ensuring growth targets.

Finally, EDP Renováveis mitigates development risk by creating partnerships with local developers.

4.6 Operations

4.6.1 Wind turbine performance risk

Wind turbine performance risk is the risk that the performance of the turbine does not reach its optimum, and therefore, the energy output is not as expected.

Management of wind turbine performance risk

EDP Renováveis mitigates the wind turbine performance risk by implementing the following measures. Firstly, EDP Renováveis mitigates this risk by using a mix of turbine suppliers which minimizes technological risk. Secondly, wind turbine performance risk is reduced by signing strict and thorough O&M contracts with suppliers, usually for a 5-year period (full-scope maintenance agreement), being the 2 first year-period of full warranty. Additionally, technical warranties are signed with the turbine suppliers, in order to guarantee that the performance of the turbine will be optimum. The availability and the power curve of each turbine is adequately guaranteed with "liquidated damages" clauses that set up penalties to be paid by the supplier when the availability is not met (usually 96 or 97%) or the power curve is not reached. Wind turbine performance risk is also mitigated with an adequate preventive and scheduled maintenance and predictive maintenance is being also brought in.

After the first 5-year period, O&M is usually contracted with an external company, but a technical assistance agreement is also signed with the turbine supplier.

Most recently, and following the general trend in the wind sector, EDPR is externalizing the O&M activities in some of its wind farms. This procedure may increase the wind turbine performance risk but reduces turbine manufacturer dependence and enables to decrease O&M costs.



Finally, EDP Renováveis has in place a LEAN Project. LEAN is a continuous improvement program that aims to:

- Maximize Availability of Turbines
- Improve Efficiency
- Manage Reactive Energy

In order to achieve the objectives listed above, the LEAN team effectively collaborates with all technical areas such os O&M, Wind Assessment, Technology and Dispatch Center.





5. FINANCIAL HEDGING DERIVATIVE INSTRUMENTS

Topic 4 provides a description of the key financial risks faced by EDPR. According to EDPR risk policy, and in order to manage, control or minimize impact of some of those risks, in liaise with a discipline risk management practice, EDPR uses financial derivatives and enters hedging transactions with the sole intent to protect against risks and as a consequence mitigate fluctuations of earnings.

These derivative instruments are explained in detail as part of the note 36 to the financial statements.

6. TREASURY STOCK (OWN SHARES)

On the General Shareholder's meeting of the April 13th, it was approved to authorize the Board of Directors for the acquisition and transmission of own shares by the Company and/or the affiliate companies through their management bodies for a term of five years from the date of the General Shareholders Meeting. Up to date of this report the Company has not executed any acquisition and consequently transmission of own shares.

Terms and requirements are detailed in the Corporate Governance (attached)



7. ENVIRONMENTAL PERFORMANCE

Energy is important for life, but the way it is produced is also relevant. EDPR is a leading company in the renewable energy sector – the energy of today.

We produce clean energy, green energy. Energy without limits, without emissions.

At EDPR we strongly believe that sustainable development is possible. Environmental compliance and continual improvement are major concerns of EDPR, believing that prevention is the key to avoid impacts.

Wind farms are environmentally respectful sites. Only a small percentage of the land leased is taken out of permanent use when the wind farms are in operation and the activity is compatible with existing land use.

Although the location of wind farms in protected areas is not a common issue, potential impacts on biodiversity, such as fauna disturbance, vegetation loss, visual intrusion, waste generation... may occur. Even so, the vast majority of the impacts which might take place during the operation of wind farms are temporary and reversible.

Monitoring plans are carried out in order to make sure no significant impacts happen. In this sense, EDPR actively protects all the areas with operating wind farms.

Identifying potential impacts as soon as possible is imperative in order to obtain satisfactory results, as it is committed in the EDPR Biodiversity and Environmental Policies.

It is clear that, in comparison with other energy generation sources, wind farms' impacts on the environment are much less significant. Renewable energy doesn't cause greenhouse gases emissions and any other emissions. Moreover, it plays a central role in reducing CO2 emissions, and that's a global positive impact itself, because of its influence on all kinds of life.

ECO-EFFICIENCY

The main impact of EDPR activity is clean energy, green energy, renewable energy.

EDPR indirect emissions are much reduced and they're limited to the administrative buildings consumption and wind farms' auxiliary consumptions (when self-consumption is not possible).



However, as we acknowledge that this information is requested by some of our stakeholders, we are implementing some initiatives that will allow us to better inform on our performance in this field and its report.

Usually, the energy needed for wind farms' auxiliary consumptions (lights, wind turbine orientation, etc.) comes from the energy produced by itself, but if there isn't any operative wind turbine, this energy must be purchased.

EDPR also takes efforts to reduce and eliminate unnecessary indirect emissions very seriously. A number of initiatives regarding reduction of energy consumption and emissions have been developed during 2010.

ENVIRONMENTAL MANAGEMENT SYSTEM

Wind farms in operation also contribute to the internal commitment of respect for environment implementing measures with the objective of a wise use of resources and waste reduction.

One of the best examples of the environmental performance of the company is the EDPR Environmental Management System (EMS).

The EMS which is being implemented in EDPR according to ISO 14001 standard, turned out to be an excellent tool for several reasons:

- Exhaustive control of applicable legal requirements and their compliance.
- Environmental performance monitoring.
- Definition of environmental objectives.
- Reduction of environmental risks.
- Promotion of new initiatives looking for continual improvement.
- Staff involvement and commitment of the organization.
- Resources management improvement and optimization of investments and costs.
- Operational control established which allows detailed monitoring of environmental features such as waste generation.

WASTE & SPILLS

Waste generation is one of the main environmental aspects to control at wind farms in operation. In EDPR we pay special attention to enhance monitoring of hazardous and non-hazardous waste. As part of our training plan, EDPR employees as those working on their behalf, are aware of its importance. The training helped increase awareness on waste



management requirements, challenges and solutions, and addressed issues such as material storage, labeling, transport and recycling.

EDPR has defined a systematic of environmental emergency response as part of EMS implementation process. This procedure sets out the guidelines regarding environment for action in case of fire, flood or spill at wind farms. These guidelines are annually checked through questionnaires, simulacrum, etc. Also, under the EMS, employees at wind farms attend training sessions in which, apart from other things, is explained how to deal with an environmental emergency and what to do once overcome. Any environmental incident is recorded in the Emergency Register which collects information about the event date, location, emergency situation occurred, causes, impacts and corrective measures taken.

BIODIVERSITY

The United Nations General Assembly declared 2010 as the International Year of Biodiversity to increose the awareness about the importance of biodiversity conservation throughout the world by highlighting the importance that biodiversity has on our quality of life, to reflect the efforts already undertaken to safeguard biodiversity and to promote and foster initiatives to reduce the loss of biodiversity.

2010 saw the hosting of two significant meetings – the Convention on Biological Diversity in Nagoya, Japan, and the United Nations Climate Change Conference in Cancun, Mexico, which have both lead to historic decisions on addressing biodiversity loss, deforestation avoidance and climate change.

EDPR wants to contribute their bit in biodiversity conservation and respect for environment, because preserving biological diversity requires action at all levels: government, business and the individual.

EDPR is committed to assess the impact of its activities on biadiversity in all phases of its business. Although we have pledged to apply EDP's Group Environment and Biodiversity Policy, to reinforce this commitment EDPR Executive Committee approved the Environment and Biodiversity Policies in the beginning of 2011. Both are available on EDPR website.

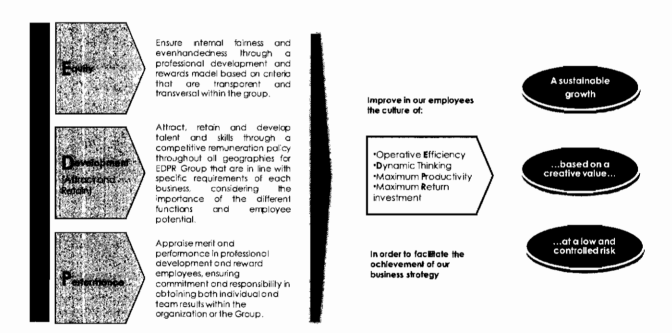
EDPR considers these commitments a cornerstone of its business, integrating them into the decision making process of the company.



8. HUMAN CAPITAL

We have achieved a top tier position in the renewable energy market thanks to our people commitment and effort. To guarantee the excellence at work of our employees, human capital management plays a key role to support EDPR growth targets maintaining the current operations excellence. Therefore, EDPR is committed to create the most adequate environment to secure employee commitment, empowerment and accountability, while offering them an attractive career development plan with opportunities to grow professionally at the same high pace as the company.

To create the most adequate environment for our employees, the company has developed a Human Resources Policy, approved in 2009, based on the following principles



Our global compensation strategy policy has been implemented to address the needs of every local market, with enough flexibility to adapt to each region where the company is present. The developed system ensures that all positions are evaluated and graded according to a methodology designed to ensure fairness, through an approved salary band for each position within the organization's matrix. The defined salary bands are based on market benchmarks.



COMPANY PROFILE

EDPR workforce has grown at a high pace, to guarantee the staff availability to support the growth of the organization. At the end of 2010 EDPR had a total headcount of 833, corresponding to a 14% increase compared to that of 2009. EDPR EU accounts for 49% of the total workforce, EDPR NA 40%, EDPR BR 2% and Holding the remaining 9%.

Headcount at year-end	2010	2009	Var (%)
EDPR EU	398	365	9%
.EDPR NA (1)	332	303	10%
EDPR BR	17	8	113%
Holding (2)	75	45	67%
Total	822	721	14%

Note: figures include the Board of Directors

Throughout the year, 171 new employees joined the company while 70 left, resulting a turnover ratio of 15%, in line with the previous year.

Employees' Turnover	2010	2009
Chart Variation		The state of the s
Number of hires	171	156
Number of dismissals	70	65
Total Turnover	15%	15%
Turnover by Gender		
Male	16%	16%
Female	12%	14%
Turnover by Age Range		
Less than 30 years ald	14%	20%
Between 30 and 39 years old	14%	14%
Over 40 years old	17%	13%
Turnover by Platform		
EDPR EU	11%	12%
EDPR NA	18%	18%
EDPR BR	41%	50%
Holding	13%	17%

⁽¹⁾ EDPR NA headcount includes Executive Committee

⁽²⁾ In 2010, 8 holding employees were based in North America; 67 in Europe, whereas in 2009, every holding employee was based in Europe. The high increase of holding's headcount resulted from internal transfers.



EVALUATION & PERFORMANCE

As announced in 2009 Annual Report, the company was committed to progress in 2010 towards a 360 degree evaluation model and during the last quarter of the year, o global evaluation model of this type has been implemented.

All our employees are covered by our performance evaluation system. This system collects information from seven data sources to evaluate employee performance: oneself, 2 peers, 3 subordinates and the manager.

To guarantee the success of the implementation of the new evaluation tool, in 2010 the Human Resources department created 'The Guide to the Potential and Performance Appraisal" to help our employees to have easy access to all the information they needed as they worked through the appraisal process, and could master the tools, timeframes and procedures that go along with the appraisal of their activity. In order to communicate this guide to all employees, videos were designed and put on our intranet. EDPR launched a contest for all employees in the compony, and the winners were the employees who answered correctly to the questions and did his/her evaluation on time.

Performance and potential evaluations are based on the company strategic competencies, key performance indicators and a Global Assessment. By defining and evaluating gaps, continuous feedback interviews are encouraged and employees are also asked to build up an Individual Development Plan. In EDPR we encourage all the employees to create its own Individual Development Plan as one of the most relevant support tools in all EDPR employees' development.

In 2010, EDPR decided to separate the performance evaluation from the potential evaluation processes. The processes take place at different times, but the period they appraise is the same.

TRAINING AND CARRER DEVELOPMENT

EDPR is committed to offer its employees an attractive career development plan, and olso offers continuous education and training activities.

Moreover, the development of our employees is a strategic objective for EDPR in order to align current and future demands of the organization with employees' capabilities, while fulfilling their professional development expectations and support their continued employability.

In 2010, EDPR almost doubled the number of training hours from 2009 to 26.697. The total investment was increased by 122%, reaching €669,074.



9. RESEARCH AND DEVELOPMENT (R&D)

Beyond the commercial activities, EDP Renováveis supports EDP Inovação (EDPI) in developing a pilot project in order to deploy a wind turbine installed on floating structure off the Portuguese coast. Such floating structure is a patented technology named Windfloat owned by Principle Power, whom EDPI has a memorandum of understanding, providing privilege access to the technology.

10. RELEVANT EVENTS AFTER CLOSING OF THE PERIOD

No relevant subsequent events occurred until 24th February 2011



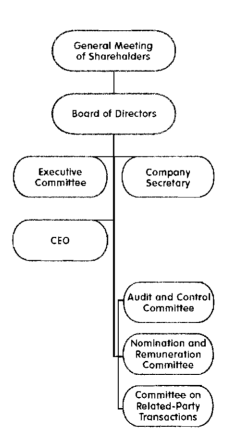
11. CORPORATE GOVERNANCE OVERVIEW

11.1 Model of Management and Supervision

EDP Renováveis, has adopted the governance structure in effect in Spain. It comprises a General Meeting of Shareholders, that is the sovereign body, and a Board of Directors that represents and manages the company.

The Company's Board of Directors has set up four committees. These are the Executive Committee, the Audit and Control Committee, the Nomination and Remuneration Committee and the Committee on Related-Party Transactions.

The Company's governance structure is shown in the chart below.



The governance model of EDPR is designed to ensure the transparent, meticulous separation of duties and the specialisation of supervision.



The purpose of the choice of this model by EDPR is to adapt the Company's corporate governance structure to the Portuguese legislation. The governance model adopted by EDPR therefore seeks, insofar as it is compatible with its personal law, to correspond to the so-called "Anglo-Saxon" model set forth in the Portuguese Commercial Companies Code, in which the management body is a Board of Directors, and the supervision and control duties are of the responsibility of an Audit and Control Committee.

The choice of this model is essentially an attempt to establish compatibility between two different systems of company law, which can be considered applicable to the model.

The experience of institutional operating indicates that the governance model adopted by the shareholders is appropriate to the corporate organisation of EDP Renováveis activity, especially because it affords a healthy balance between the management functions of the Executive Committee, the supervisory functions of the Audit and Control Committee and oversight by different specialised Board of Directors committees.

The institutional and functional relationship between the Executive Committee, Audit and Control Committee and the other non-executive members of the Board of Directors has been proved very positive and has fostered internal harmony conducive to the development of the company's businesses.

In order to ensure a better understanding by its shareholders of EDP Renováveis corporate governance, the Company posts its updated Articles of Association on www.edprenovaveis.com.

11.2 Corporate Bodies

General Meeting of Shareholders

The General Meeting when properly convened, has the power to decide and adopt majority decisions on matters that the law and the Articles of Association set forth that it should be decided and be submitted for its approval.

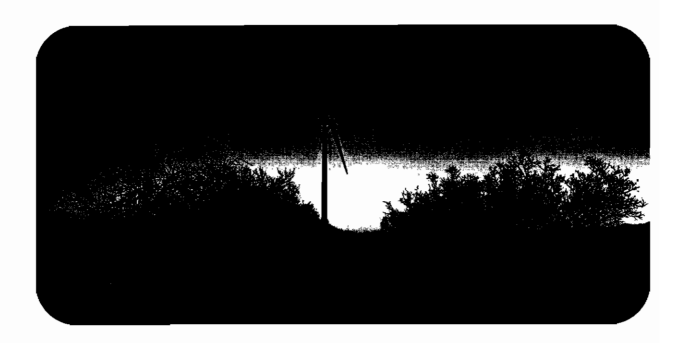
The Board of the General Meeting is responsible for organising its proceedings. It is made up of the Chairperson of the Meeting, the Chairperson of the Board of Directors, or his/her substitute, the other Board members and the Secretary of the Board of Directors.



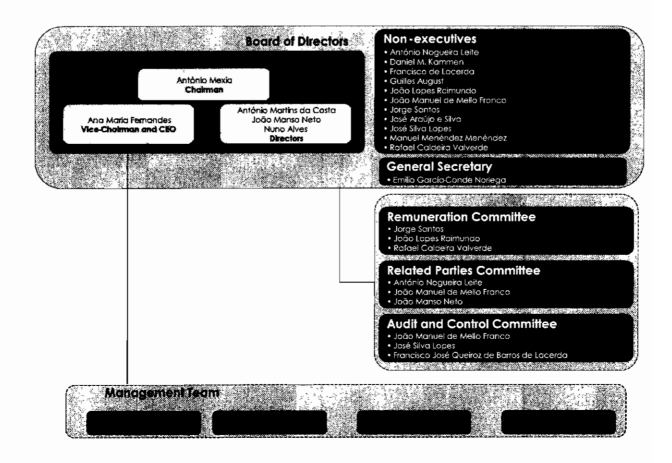
Board of Directors

The Board of Directors has the broadest powers for the management and governance of the Company, with no limitations other than the competences expressly allocated exclusively to the General Meeting of Shareholders by law or the Articles of Association.

Name	Position	Date of Appointment	End of Term
António Mexia	Chairman and Director	18/03/2008	18/03/2011
Ana Maria Fernandes	Vice- Chairman, CEO	18/03/2008	18/03/2011
António Martins da Costa	Director	18/03/2008	18/03/2011
João Manso Neto	Director	18/03/2008	18/03/2011
Nuno Alves	Director	18/03/2008	18/03/2011
António Nogueira Leite	Director (Independent)	04/06/2008	04/06/2011
Daniel M. Kammen	Director (Independent)	04/06/2008	04/06/2011
Francisco José Queiroz de Barros de Lacerda	Director (Independent)	04/06/2008	04/06/2011
Gilles August	Director (Independent)	14/04/2009	14/04/2012
João Lopes Raimundo	Director (Independent)	04/06/2008	04/06/2011
João Manuel de Mello Franco	Director (Independent)	04/06/2008	04/06/2011
Jorge Santos	Director (Independent)	04/06/2008	04/06/2011
José Araújo e Silva	Director (Independent)	04/06/2008	04/06/2011
José Silva Lopes	Director (Independent)	04/06/2008	04/06/2011
Manuel Menéndez Menéndez	Director	04/06/2008	04/06/2011
Rafael Caldeira Valverde	Director (Independent)	04/06/2008	04/06/2011



11.3 Summarized Organization Chart





11.4 Capital Structure

The EDPR share capital of EUR 4,361,540,810 is represented by 872,308,162 shares with a face value of EUR 5 each. All shares integrate a single class and series and are fully issued and paid. There are no holders of special rights.

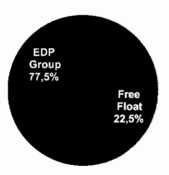
Pursuant to Article 8 of the Company's Articles of Association, there are no restrictions on the transfer of EDPR shares.

As far as the Board of Directors of EDPR is aware, there are currently no shareholders' agreements regarding the Company.

11.5 Shareholder Structure

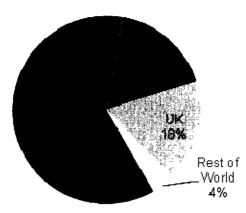
The breakdown of the EDPR structure by region and investor type at 31 December 2010 was as follows:

EDPR Shareholder Structure (%)

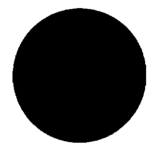


At the end of 2010, EDPR's free float comprises more than 120,000 institutional and private investors in over 50 countries with special focus on Portugal, United Kingdom, United States and Rest of Europe. Institutional investors represented 79% of the free float, with private investors standing for the remaining with 21%.

Geographic Breakdown of Free Float

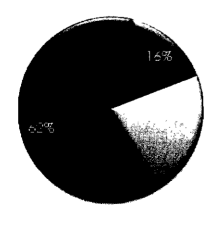


Investor Type of Free Float



Shareholder Structure - 31 December 2010

EDP—Energias de Portugal Sucursal en España, S.A. Hidroeléctrica del Cantábrico, S. A. Free Float



EDP - Energias de Portugal, S.A.

541.027.156

135.256.700

196.024.306

- Hidroeléctrica del Cantábrico, S.A.
- **⊔** Free Float



11.6 Qualifying shareholding

Qualifying shareholdings in EDPR are subject to the Spanish Law, which regulates the criteria and thresholds of the shareholders' holdings. As of December 31, 2010, no qualifying Shareholdings in EDPR with the exception of EDP – Energias de Portugal, S.A were identified.

11.7 Holder of special rights

EDP Renováveis share are of a single class and series and have been fully paid up. There are no holders of special rights.

11.8 Restrictions on the transfer of shares

Pursuant to Article 8 of the Company's Articles of Association, there are no restrictions on the transfer of EDP Renováveis shares.

11.9 Acquisition and transmission of own shares by the Company and/or other affiliate companies

On the General Shareholder's meeting of April 13th, it was approved to authorize the Board of Directors for the acquisition and transmission of own shares by the Company and/or the affiliate companies through their management bodies for a term of five years from the date of the General Shareholders Meeting, in accordance with the terms approved in the meetting that are available on the companies website. Up to date of this report the Company has not executed any acquisition and consequently transmission of own shares.

11.10 Shareholders' agreements

As far as the Board of Directors of EDP Renováveis knows, there are currently no shareholders' agreements regarding the Company.

11.11 EDP Renováveis in the Capital Markets

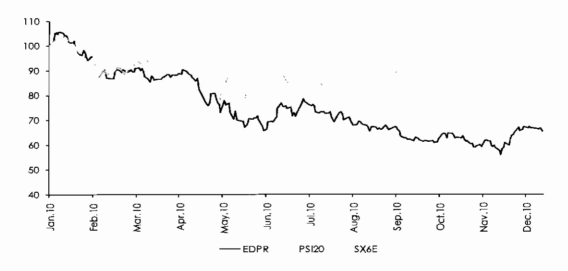


The shares representing 100% of the EDPR share capital were initially admitted to trading in the official stock exchange NYSE Euronext Lisbon on June 4th 2008. The then the free float level is unchanged at 22.5%.

EDP Renóvaveis, S.A.		
Shares Share Capital	€4,361,540,810	
Nominal Share Value	€5.00	
N.º of Shares	872,308,162	
Date of IPO	June 4 th , 2008	
NYSE Euronext Lisbon Reuters RIC Bloomberg ISIN	EDPR.LS EDPR PL ES0127797019	

11.12 EDP Renováveis share price

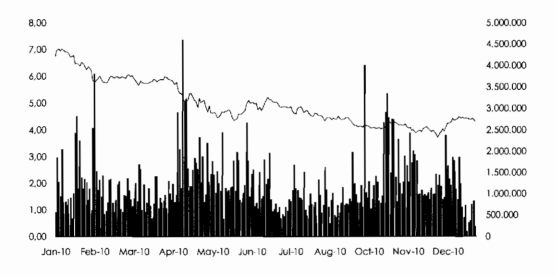
EDPR's equity market value at December 31st 2010 was EUR 3.8 billion. In 2010 the share price depreciated by 35% to EUR 4.34 per share, underperforming the PSI-20 (the NYSE Euronext Lisbon reference index), the Euronext 100 and the Dow Jones Eurostoxx Utilities ("SX6E"). The year's low was recorded on November 30th (EUR 3.72) and the year's high was reached on January 8th (EUR 7.01).

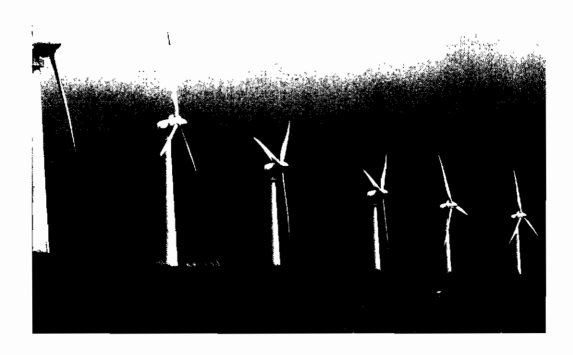




In 2010 were traded more than 311 million EDPR shares, representing a 21% year-on-year increase in its liquidity, and corresponding to a turnover of approximately EUR 1.5 billian. On average, 1.2 million shares were traded per day. The total number of shares traded represented 36% of the total shares admitted to trading and to 159% of the company's free float, translating in the higher liquidity level since the IPO.

2010 EDP Renováveis share price and transactions







12. DISCLAIMER

This report has been prepared by EDP Renováveis, S.A. (the "Company") to support the presentation 2010 financial and operational performances. Therefore, the disclosure or publish of this document for any other purpose without the express and prior written consent of the Company is not allowed. EDP Renováveis does not assume any responsibility for this report if it is used for different purposes.

This document has not been audited by any independent third party. Therefore, the information contained in the report was not verified for its impartiality, accuracy, completeness or correctness.

Neither the Company-including any of its subsidiaries, any company of EDP Renováveis Group and any of the companies in which they have a shareholding-, nor their advisors or representatives assume any responsibility whatsoever, including negligence or any other concept, in relation with the damages or losses that may be derived from the use of the present document and its attachments.

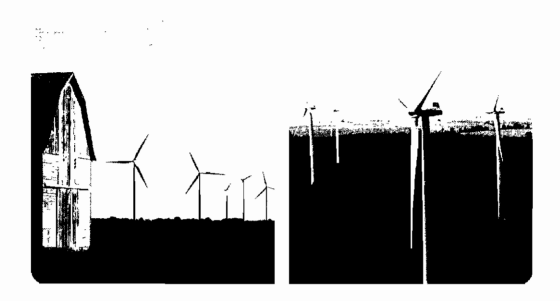
Any information regarding the performance of EDP Renováveis share price cannot be used as a guide for future performance.

Neither this document nor any of its parts have a contractual nature, and it can not be used to complement or interpret any contract or any other kind of commitment.

The present document does not constitute an offer or invitation to acquire, subscribe, sell or exchange shares or securities.

The 2010 management report contains forward-looking information and statements about the Company that are not historical facts. Although EDP Renováveis is confident these expectations are reasonable, they are subject to several risks and uncertainties that are not predictable or quantifiable in advance. Therefore, future results and developments may differ from these forward-looking statements. Given this, forward-looking statements are not guarantees of future performance.

The forward-looking information and statements herein contained are based on the information available at the date of the present document. Except when required by applicable law, the Company does not assume any obligation to publicly update or revise said forward-looking information or statements.

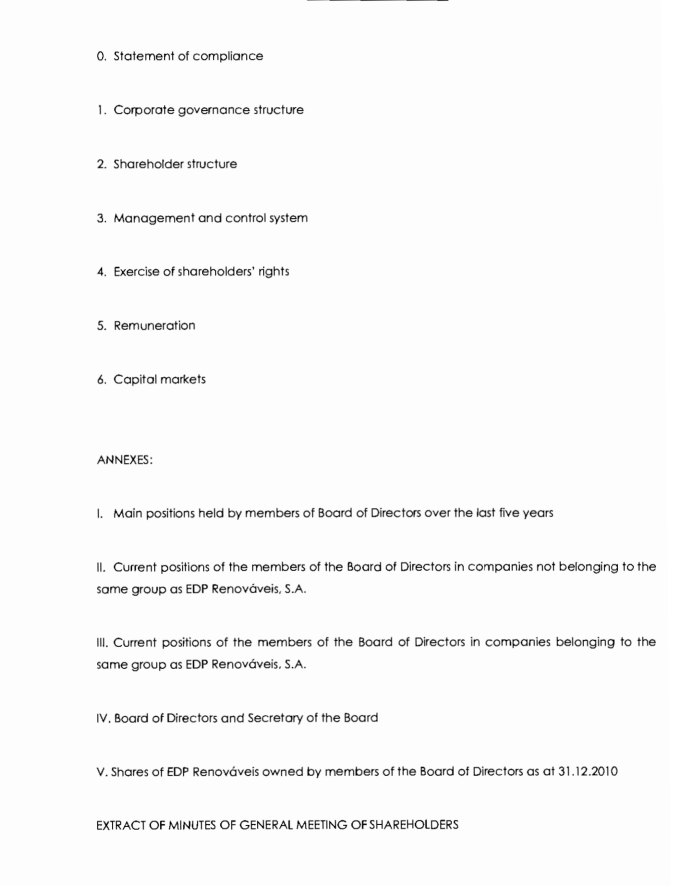


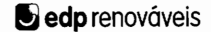
edp renováveis

Corporate Governance Report December 2010



Table of Contents





0. STATEMENT OF COMPLIANCE

EDP Renováveis, S.A. (hereinafter referred to as EDP Renováveis, EDPR or the Company) is a Spanish company listed on a regulated market in Portugal. EDP Renaváveis' corporate organization is subject to the recommendations contained in the Portuguese Corporate Governance Code ("Código de Governo das Sociedades") approved by the CMVM (Portuguese Securities Market Commission) in January 2010. This governance code is available to the public at the CMVM website (www.cmvm.pt).

EDPR states that it has adopted in full the CMVM recommendations on the governance of listed companies provided in the Portuguese Corporate Governance Code, with the exception of Recommendation II.2.2 of the code, which has not been adopted for the reasons indicated below.

The following table shows the CMVM recommendations set forth in the code and indicates whether or not they have been fully adopted by EDPR and the place in this report in which they are described in more detail.

Recommendation	Adoption information	Description in Report
I. GENERAL MEETING OF SHAREHOLDERS		
I.1 GENERAL MEETING BOARD		
I.1.1 The Presiding Board of the General Meeting shall be equipped with the necessary and adequate humon resources and logistic support, taking the financial position of the company into consideration.	Adopted	4.6
the General Meeting shall be disclosed in the Annual Report on Corporate Governance. 1.2 PARTICIPATION AT THE MEETING		4.6
I.2.1 The requirement for the Board to receive statements for share deposit or blocking for participation of the general meeting shall not exceed 5 working days.	Adopted	4.2
I.2.2 Should the General Meeting be suspended. the campany shall not compel share blacking during that period until the meeting is resumed and shall then prepare itself in advance as required for the first session.	Adapted	4.2



Recommendation	Adoption information	Description in Report
1.3 Voting and Exercising Voting rights		
1.3.1 Componies shall not impose any statutory restriction on postal voting and whenever adopted or admissible, on electronic voting.		4.4
1.3.2 The statutory deadline for receiving early voting ballots by mail, may not exceed three working days.		4.4
1.3.3 Companies shall ensure the level of voting rights and the shareholder's participation is proportional, ideally through the statutory provision that obliges the one share-one vote principal. The companies that: i) hold shares that do not confer voting right; ii) establish non-costing of voting rights above a certain number, when issued solely by a shareholder or by shareholders related to former, do not camply with the proportionality principle.	Adapted	4.3
I.4 Resolution Fixing-Quorum		
1.4.1 Componies shall not set a resolution-fixing quorum that outnumbers what is prescribed by law.		4.5
I.5 Minutes and Information on Resolutions Passed		
meetings or dacuments with corresponding content must be made available to shareholders on the campany's website within five days period after the General Meeting has been held, irrespective of the fact that such information may not be classified as material information. The information disclosed shall caver the resolutions possed, the represented capital and the voting results. Said information shall be kept on file on the company's website for no less than 3 year period.	Adapted	4.7
1.6 Measures on Corporate Control		
1.6.1 Measures oimed at preventing successful tokeover bids, shall respect both compony's and the shareholders' interests. The company's articles of association that by complying with said principal provide for the restriction of the number of votes that may be held or exercised by a sale shareholder, either individually ar in concert with other shareholders, shall also foresee far a resolution by the General Assembly	Adapted	4.8



Recommendation	Adoption information	Description in Report
(5 year intervals), on whether that statutory provision is to be amended ar prevoils – without super quorum requirements as ta the one legally in force – and that in said resolution, all votes issued be counted, without applying said restriction.		
1.6.2 In cases such os change of control or changes to the composition of the Board of Directors, defensive measures sholl not be adopted that instigate immediate and serious asset erosian in the company, and further disturb the free transmission of shares and voluntary performance assessment by the shoreholders of the members of the Board of Directors.	Not applicable	-
II. BOARD OF DIRECTORS AND SUPERVISORY BOARD		•
II.1 General Points		•
II.1.1 Structure and Duties		
II.1.1.1 The Board of Directors shall assess the adopted model in its Annual Report on Corporate Governance and pln-point possible hold-ups to its functioning and shall propose meosures that it deems fit far surpassing such obstacles.	Adopted	1.1/1.5
and risk management systems in order to safeguard the company's worth and which will identify and monage the risk. Said systems shall include at least the fallowing camponents: i) setting af the campany's strategic objectives as regards risk assumption; ii) identifying the main risks associated to the company's activity and any events that might generate risks;		
iii) analyze and determine the extent of the import and the likelihood that each of said potential risks will occur; iv) risk management almed at aligning those actual incurred risks with the campany's strategic options for risk assumption; v) control mechanisms for executing measures for adopted risk management and its effectiveness; vi) adoption of internal mechanisms for information and communication on several		3.7



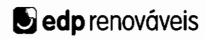
Recommendation	Adoption information	Description In Report
components of the system and of risk warning; vii) periodic assessment of the implemented system and the adoption of the omendments that are deemed necessary.		
II.1.1.3 The Board of Directors sholl ensure the establishment and functioning of the internal control and risk management systems. The Supervisory Board shall be responsible for assessing the functioning of said systems and proposing the relevant adjustment to the compony's needs.	Adopted	3.3.2/3.7
II.1.1.4 The companies shall: i) identify the main economic, financial and legal risk that the company is expased to during the exercise of its activify; ii) describe the performance and efficiency of the risk management system, in its Annual Report on Corporate Governance.	Adopted	3.7.2
Board shall establish internal regulations and shall have these disclosed on the company's website. Bl.1.2 Governance Incompatibility and	Adopted	3.1
Independence		
10.1.2.1 The Boord of Directors shall include o number of non-executive members that ensure the efficient supervision, auditing and assessment of the executive members' activity.	Adopted	1.2.2 /3.1.3/0.1
II.1.2.2 Non-executive members must include an odequote number of independent members. The size af the campany and its shoreholder structure must be token into account when devising this number and may never be less than a fourth of the total number of Board of Directors.	Adopted	1.2.2/0.1
II.1.2.3 The independency assessment of its nan- executive members carried out by the Baard of Directors shall take into account the legal and regulatary rules in force concerning the independency requirements and the incompatibility framework applicable to members of other carporate baards, which	Adopted	0.1
ensure orderly and sequential coherence in applying independency criterio to all the company. An independent executive member shall not be cansidered as such, if in another corporate baard and by force of applicable		



Recommendation	Adoption information	Description in Report
rules, may not be an independent executive member.		
II.1.3 Eligibility and Appointment Criteria		
II.1.3.1 Depending on the applicable madel, the Chair of the Supervisory Boord and of the Auditing and Financial Matters Committees shall be independent and adequately competent to corry out his/her duties.	Adopted	3.3.1
II.1.3.2 The selection process of candidates for non-executive members shall be conjured so as prevent interference by executive members.	Adopted	3.5
II.1.4 Policy on the Reporting of Irregularities		
whereby irregularities occurring within the company are reported. Such reports shall contain the following information: i) the means by which such irregularities may be reported internally, including the persons that are entitled to receive the reports; ii) haw the report is to be handled, including confidential treatment, should it be required by the reporter.	Adopted	3.9
II.1.4.2 The general guidelines on this policy shall be disclosed in the Annual Repart of Corporate Governance.	Adopted	3.9
II.1.5 Remuneration	-	
II.1.5.1 The remuneration of the members of the Board of Directars shall be structured so that the farmers' interests are capable of being oligned with the long-term interests af the company. Furthermare, the remuneration shall be base on pertormance assessment and shall discourage taking an extreme risk. Thus, remunerations shall be structured as follows: i) The remunerotion of the Board of Directors carrying out executive duties shall include a variable element which is determined by a performance assessment carried out by the company's competent bodies occording to preestablished quantifiable criteria. Said criteria shall take into consideration the company's real growth and the actual growth generated for the sharehalders, its long-term sustainability and the risks taken on, as well as compliance with the rules applicable to the campony's octivity. ii) The variable companent of the remunerotian	Adopłed	5.1/5.2/5.3



		Description in
Recommendation	Adoption information	Report
shall be reasonoble overall as regard the fixed		
component of the remuneration and maximum		
limits shall be set for all components.		
iii) A significant part of the variable remuneration		
shall be deferred for a period not less than three		
years and its payment shall depend of the		
compony's steady positive performance during		
said period;		
iv) Members of the Boord of Directors shall nat		
enter into contracts with the campany or third		
parties that will have the effect af mitigating the		
risk inherent in the variability af the remuneration		
established by the company;		
v) The Executive Directors shall hold, up to twice		
the value of the total annual remuneration, the		
company shores that were allotted by virtue of		
the variable remuneration schemes, with the		
exception of those shares that are required to be		
sold for the payment of taxes on the gains of		
soid shares;		
vi) When the voriable remuneration includes		
stack optians, the period for exercising some		
shall be deferred for a period of not less than		
three years;		
vii} The appropriate legal instruments shall be		
established so that in the event of a Director's		
dismissal without due cause, the envisaged		
compensation shall not be paid out if the		
dismissal or termination by ogreement is due to		
the Director's inadequote pertormance;		
viii) The remuneration of Non-Executive Directors		
shall not include any component the value of		
which is subject to the performance or the value		
of the company.		
II.1.5.2 A statement on the remuneration policy		
of the Boord of Directors and Supervisory Boord		
referred to in Article 2 of Low No. 28/2009 of June		
$19^{\rm ln}\!,$ shall contain, in addition to the content		
therein stated, adequate information on:	Adopted	5.4/5.2
i) which groups of companies the remuneration	Adopted	3.4/3.2
policy and proctices of which were taken as a		
baseline for setting the remuneration;		
ii) the payments for the dismissol or termination		
by agreement of the Director's duties.		
II.1.5.3 The remuneration policy statement		
referred to in Article 2 of Low No. 28/2009 shall		
also include the Director's remunerations which	Adopted	5.4
contain an important variable component,		



		Description in
Recommendation	Adoption information	Report
within the meaning af Article 248-B/3 of the Securities Code. The statement shall be detailed and the policy presented shall particularly take the long-term performance of the company, compliance with the rules applicable to its business and restraint in taking risks into account.		
II.1.5.4 A proposal shall be submitted at the General Meeting on the approval of plans for the allotment of shares and/or options for share purchase or further yet on the variations in share process, to members of the Baard of Directors and Supervisory Board and other managers within the context of Article 24B/3/B of the		
Securities Code. The proposal shall contain the regulation plan or in its absence, the plan's conditions. The main characteristics of the retirement benefit plans established for members of the Boord of Directors and Supervisory Board and other managers within the context of Article 248/3/B of the Securities Code, shall also be approved at the General Meeting.	Not applicable	5.1/5.7
II.1.5.5 Doesn't exist		-
II.1.5.6 At least one of the Remuneration Committee's representatives shall be present at the Annual General Meeting for Shareholders.	Adopted	5.6
II.1.5.7 The omount of remuneration received, as a whole and individually, in other companies of the group and the pensian rights acquired during the financial year in question shall be disclosed in the Annual Report on Corporate Governance.	Adopted	5.3
II.2 Board of Directors		
II.2.1 Within the limits established by low for each management and supervisory structure, and unless the company is of a reduced size, the Board of Directors sholl delegate the day-to-day running ond the delegated duties shall be identified in the Annual Corporate Governance Report.	Adopted	3.2.1.2
II.2.2 The Board of Directors must ensure that the company acts in accordance with its goals and shall not delegate its duties, nomely in what concerns: i) the definition of the compony's general strategy and policies; ii) the definition of the group's corporate	is common practice in Spanish listed componies	-



		Description in
Recommendation	Adoption information	Report
structure;	with the exception of matters related to the	
iii)decisions taken that are considered to be	preparation of accounts"),	
strategic due to the amounts, risk and particular		
characteristics involved.		
II.2.3 Shauld the Chair af the Board of Directors	u n water	
carry out executive duties, the Baard of Directors		
shall set up efficient mechanisms for		
coordinating non-executive members that can		
ensure that these may decide upan, in an	Adapted	3.1.3
independent and infarmed manner, and		
furthermore shall explain these mechanisms ta		
the shareholders in the Carporate Governance		
Report.		
II.2.4 The annual management report shall	•••	
include a description of the activity carried out		
by the Nan-Executive Directars and shall mention	Adapted	3.1.3
any restraints encountered.		
II.2.5 The company shall expound its palicy af		
portfolio rotation on the Board of Directors,		
including the persan respansible far the financial	Adapted	3.5
partfolia, and repart an same in the Annual		
Corporate Governance Report.		
II.3 CEO, Executive Committee and Executive		
Board of Directors		
II.3.1 When managing Directors that carry aut		
executive duties are requested by other		
Directors to supply information, the former must	Adopted	3.2.1.3/3.1.3
do so in a timely manner and the infarmation	/	0.2.710, 0.1110
supplied must adequately suffice the request		
made.		
II.3.2 The Chair of the Executive Committee shall		
send the convening notice and minutes of the		
meetings to the Chair of the Board of Directars	Adopted	2012
and, as applicable, to the Chair of the	Adopted	3.2.1.3
Supervisory Board or the Auditing Committee,		
respectively.		
II.3.3 The Chair of the Board of Directors shall		
send the convening natices and minutes of the		
meetings to the Choir of the General and	Not applicable	-
Supervisory Board and the Chair of the Financial		
Matters Committee.		
II.4 General and Supervisory Board, Financial		
Matters Committee, Audit Committee and		
Supervisory Board		
II.4.1 Besides carrying out its supervisory duties,	Not applicable	-



Recommendation	Adoption information	Description in Report
the General and Supervisary Baord sholl odvise, follow-up and carry aut an on-going assessment on the management of the company by the Executive Board of Directors. Besides other subject matters, the General and Supervisory Board sholl decide on: i) the definition of the strategy and general policies of the company; ii) the corporate structure of the group; and		
iii) decisions taken that are considered to be strategic due to the omounts, risk and particular characteristics involved.		
II.4.2 The annual reparts and financial information on the octivity corried out by the General and Supervisory Committee, the Financial Matters Committee, the Auditing and Supervisory Committee must be disclosed on the company's website.	Adopted	3.3.4/6.2.5
II.4.3 The onnual reports on the activity corried out by the General and Supervisory Board, the Financial Matters Committee, the Audit Committee and the Supervisory Board must include a description on the supervisory activity and shall mention any restraints that they may have come up against.	Adapted	3.3.4
II.4.4 The General and Supervisory Board, the Auditing Committee and the Supervisory Board (depending on the applicable model) sholl represent the company for all purposes at the externol auditor, and sholl propose the services supplier, the respective remuneration, ensure that adequate conditions for the supply of these services are in place within the company, as well as being liaison offer between the company and the first recipient of the reports.	Adopted	3.3.2
II.4.5 According to the applicable model, the General and Supervisory Board, Audit Committee and Supervisory Board shall assess the external auditor on an annual basis and advise the General Meeting that he/she be discharged whenever justifiable grounds are present.	Adopted	3.3.2/3.8
II.4.6 The internal audit services and those that ensure compliance with the rules applicable to the company (compliance services) shall functionally report to the Audit Committee, the General and Supervisory Board or in the case of	Adopted	3.3.2



Recommendation	Adoption information	Description in Report
companies adopting the Latin model, an independent Director or Supervisory Boord, regardless of the hierorchicol relationship that these services have with the executive management of the company.		
II.5 Special Committees		
II.5.1 Unless the company is of reduced size and depending on the odapted model, the Board of Directors and the General and Supervisory Committees, shall set up the necessary Committees in order to: i) ensure that a competent and independent assessment of the Executive Director's performance is comed out, as well as its own overall performance and further yet, the performance of all existing committees; ii) study the adopted governance system and verify its efficiency and propose to the competent bodies, measures to be comed out with a view to its improvements; iii) in due time identify potential condidates with the high profile required for the performance of Director's duties.	Adopted	1.1/1.5/3.3.2/3.2.2.2
II.5.2 Members of the Remuneration Committee	Not applicable	
	("The members of the Nominations and Remunerations Committee are members of the Board of Directors. However, its members are considered independent members and do not therefore belong to the Executive Committee. In accordance with Articles 23 and 217 of the Spanish Companies Law, the remuneration scheme far Directors should be fixed in the articles of association. It is normal practice in Spanish companies for this remuneration to be decided upan by the General Meeting of Shareholders and for its allocation to the different members of the Board of Directors to be decided on by the Board itself."].	1.2.6.2/3.2.2.1
II.5.3 Any natural or legal person which provides or has provided, over the post three years, services to any structure subject to the Board of		
Directors, to the Board of Directors of the company or that has to do with the current consultant to the company shall not be recruited to assist the Remuneration Committee. This recommendation also applies to any natural or	Adopted	3.2.2
		" " "



Recommendation	Adoption information	Description in Report
legal person who has an emplayment contract		
or provides services.		
II.5.4 All the Committees shall draw up minutes of	f Adopted	3.2.1.3/3.2.2.3/
the meetings held.		3.2.3.3/3.3.3
III. INFORMATION AND AUDITING		
III.1 General Disclosure Obligations		
III.1.1 Companies shall maintain permanent	†	
contact with the market thus upholding the		
principle of equality for shoreholders and ensure		
that investors are able to access infarmation in a	Adapted	6.2.1 / 6.2.2
uniform fashion. To this end, the company shall		
• •	'	
create an Investor Assistance Unit.		
III.1.2 The following information that is made	>	
available on the company's Internet website	•	
shall be disclosed in the English language;		
a) The company, public compony status	,	
headquarters and remaining data provided for	r	
in Article 171 af the Portuguese Commercia	I	
Companies Code;		
b) Articles of Association;		
c) Credentials of the Members of the Baard at	f Adopted	6.2.5
Directors and the Morket Liaison Officer;	·	
d) Investor Relations Office, its functions and	1	
contact information;		
e) Financial statements;		
f) Half-yearly calendar of campany events;		
g) Proposals submitted far discussion and voting	1	
at general meetings;	,	
h) Invitation to general meetings.		
III.1.3. Campanies shall advocate the rotation of		
auditors after two ar three terms in occordance		
with four or three years respectively. Their		
continuance beyond this period must be based	Adopted	3.8
an a specific opinion for the Supervisory Baard to		
formally consider the canditions of ouditor	r	
independence and the benefits and costs of	f	
replacement.		
III.1.4. The external auditor must, within its	5	
powers, verify the implementation of	f	
remuneration policies and systems, the efficiency	,	
and functioning of internal control mechanisms	Adapted	3.8
and report any shortcamings to the company's		
Supervisary Baard.		
III.1.5. The company shall not recruit the externa		5.8



auditor for services other than audit services, nor any entity with which same takes part or incarparates the same network. Where recruiting such services is called for, said services should not be greater than 30% of the value of services rendered to the company. The hiring of these services must be approved by the Supervisory		Description in Report
Board and must be expaunded in the Annual Carparate Governance Report. IV. CONFLICTS OF INTEREST IV.1 Shareholder Relationship		
IV.1.1 Where deals are concluded between the company and shareholders with qualifying holdings, ar entities with which same are linked in accordance with Article 20 of the Securities Code, such deals shall be carried aut in normal market conditions.	Adopted	3.6
IV.1.2 Where deals of significant importance are undertaken with holders of qualifying holdings, or entities, with which same are linked in accordance with Article 20 of the Securities Cade, such deals shall be subject to a preliminary opinion from the Supervisory Board. The procedures and criteria required to define the relevant level of significance of these deals and ather conditions shall be established by the Supervisory Board.	Adapted [According to the Sponish law and the governance structure, these functions were delegated by the Baard of Directors to the Related-Party Transactions Committee and the Audit and Control Committee)	3.2.3.2 / 3.3.2



0.1. STATEMENT ON COMPLIANCE WITH INDEPENDENCE CRITERIA

Article 20.2 of the EDPR's Articles of Association defines as independent members of the Board of Directors those that are able to perform their offices without being limited by relations with the company, its shareholders with significant holdings or its Directors and meet the other legal requirements.

For the purpose of this statement of compliance with independence criteria and for the sake of comparison between EDPR and the other companies listed on Eurolist by Euronext Lisbon in matters of compliance with corporate governonce recommendations, we have also considered the criteria for appraising independence and incompatibilities set forth in Articles 414-A (1), (save for paragraph b)), 414 (5) and 423-B n° 4 both of the Portuguese Commercial Companies Code ("Código das Sociedades Comerciais"), and so the Board of Directors of EDPR considers that the following Directors meet cumulatively (i) these criteria of independence required by law and the Articles of Association and (ii) if they were to apply those criteria of incompatibilities as legally defined:

			Date o	of End	of
	Name	Position	Appointmen		
	António Nogueiro Leite	Director (Independent) Chairperson of the Related-Party Tronsoctions Committee	04-06-2008	04-06-2011	
	Doniel M. Kammen	Director (Independent)	04-06-2008	04-06-2011	
	Francisca José Queiroz de Borros de Lacerda	Director (Independent) Member of Audit and Control Committee	04-06-2008	04-06-2011	
	Gilles August	Director (Independent)	14-04-2009	14-04-2012	
	João Lopes Roimundo	Director (Independent) Member of the Nominotions and Remunerotions Committee	04-06-2008	04-06-2011	
	João Mello Franco	Director (Independent) Chairperson of Audit and Control Committee And Member of the Related-Party Transactions Committee	04-06-2008	04-06-2011	
	Jorge Santos	Director (Independent) Chairperson of the Nominations and Remunerations Committee	04-06-2008	04-06-2011	
	José Aroújo e Silva	Director (Independent)	04-06-200B	04-06-2011	
	José Silva Lopes	Director (Independent) Member of the Audit and Control Committee	04-06-2008	04-06-2011	
	Rafael Caldeiro Valverde	Director (Independent) Member of the Nominotions and Remunerations Committee	04-06-2008	 04-06-2011	



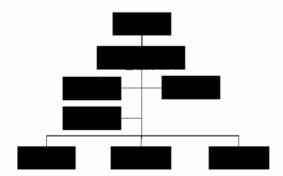
1. CORPORATE GOVERNANCE STRUCTURE

1.1. MODEL OF MANAGEMENT AND SUPERVISION

EDPR has adopted the governance structure in effect in Spain. It comprises a General Meeting of Shareholders, which expresses corporate wishes, and a Board of Directors that represents and manages the company.

As required by law and the Articles of Association, the Company's Board of Directors has set up four committees. These are the Executive Committee, the Audit and Control Committee, the Nominations and Remunerations Committee and the Committee on Related-Party Transactions.

The Company's governance structure is shown in the chart below.



The governance model of EDPR is designed to ensure the transparent, meticulous separation of duties and the specialization of supervision. The most important bodies in the management and supervision model at EDPR are the following:

- General Meeting of Shareholders
- · Board of Directors;
- Executive Committee;
- · Audit and Control Committee;
- External auditor.

The purpose of the choice of this model by EDPR is to adapt the Company's corporate governance structure to the Portuguese legislation. The governance model adopted by EDPR therefore seeks, insofar as it is compatible with its personal law, to correspond to the so-called "Anglo-Saxon" madel set forth in the Portuguese Commercial Companies Cade, in which the



management body is a Board of Directors, and the supervision and control duties are of the responsibility of an Audit and Control Committee.

The choice of this model is essentially an attempt to establish compatibility between two different systems of company law, which can be considered applicable to this model.

The experience of institutional operating indicates that the governance model adopted by the shareholders is appropriate to the corporate organization of EDPR activity, especially because it affords transparency and an healthy balance between the management functions of the Executive Committee, the supervisory functions of the Audit and Control Committee and oversight by different specialized Board of Directors committees.

The institutional and functional relationship between the Executive Committee, the Audit and Control Committee and the other non-executive members of the Board of Directors has been of internal harmony conducive to the development of the company's business.

In order to ensure a better understanding of EDPR corporate governance by its shareholders, the Company posts its updated Articles of Association at www.edprenovaveis.com.

1.2. CORPORATE BODIES

1.2.1. GENERAL MEETING OF SHAREHOLDERS

The General Meeting of Shareholders, when properly convened, has the power to decide and adopt majority decisions on matters that the law and the Articles of Association set forth that it should be decided and be submitted for its approval.

The Board of the General Meeting of Shareholders', through the Chairperson of the General Meeting, is responsible for organizing its proceedings. It is made up of the Chairperson of the Meeting, the Chairperson of the Board of Directors, or his substitute, the other Directors and the Secretary of the Board of Directors.

The Ordinary General Meeting shall meet annually within the first six (6) months of the year and shall include the following matters:

Evaluation of the Company's management and approval of the annual accounts from the
previous financial year, management report and decision on the application of the previous
fiscal year's income or loss;



- Appointment and renewal of the Board of Directors in occordance with these Articles and
 the legal provisions in force, covering or eliminating vacancies that may occur or, as
 appropriate, ratifying the appointments of Directors made on a provisional basis by the Board
 of Directors;
- Appointment of auditors;
- Decision on the matters proposed by the Board of Directors;
- All other matters provided in the law in force.

The Chairperson of the General Meeting shall:

- Verify whether the meeting was properly constituted, as well as the sufficiency of the proxies granted by the Shareholders;
- Chair the meeting in order to decide the subjects contained in the Agenda;
- Give the floor to the Shareholders who request it but it may take back the flaar should he
 cansider that the matter has been sufficiently discussed;
- Organize the votes and announce the results; and
- Have, in general, all the powers required to duly conduct the meeting or recognized in the law in force.

The Chairperson of the General Meeting was appointed on June 4th 2008.

Chairperson of the General Meeting

Rui Chancerelle de Machete

1.2.2. BOARD OF DIRECTORS

The Board of Directors has the broadest powers for the management and governance of the Company, with no limitations other than the competences expressly allocated exclusively by the General Meeting of Shareholders, by law or the Articles of Association.

The structure, competences and functioning of the Board of Directors are described in more detail in point 3.1. The Board of Directors currently consists of the following sixteen (16) members:



Name	Position	Date of Appointment	End of Term
António Mexia	Chairpersan and Director	18/03/2008	18/03/2011
Ana Mario Fernondes	Vice-Chairperson, CEO	18/03/2008	18/03/2011
Antónia Martins da Costa	Director	18/03/2008	18/03/2011
João Manso Neto	Director	18/03/2008	18/03/2011
Nuno Alves	Director	18/03/2008	18/03/2011
António Nogueira Leite	Director (Independent)	04/06/2008	04/06/2011
Daniel M. Kammen	Director (Independent)	04/06/2008	04/06/2011
Francisco Jasé Queiraz de Barros Lacerda	de Director (Independent)	04/06/2008	04/06/2011
Gilles August	Director (Independent)	14/04/2009	14/04/2012
João Lopes Raimundo	Director (Independent)	04/06/2008	04/06/2011
João Manuel de Mello Franco	Director (Independent)	04/06/2008	04/06/2011
Jorge Santos	Director (Independent)	04/06/2008	04/06/2011
José Araújo e Silva	Director (Independent)	04/06/2008	04/06/2011
José Silva Lopes	Director (Independent)	04/06/2008	04/06/2011
Manuel Menéndez Menéndez	Directar	04/06/2008	04/06/2011
Rafoel Caldeira Valverde	Directar (Independent)	04/06/2008	04/06/2011

The positions held by the members of the Board in the last five (5) years, those that they currently hold and positions in Group and non-Group componies are listed in Annexes I, II and III, respectively. Annex IV also gives a brief description of the Directors' professional and academic careers.

Finally, the shares of EDPR owned by each Director are described in the table in Annex V.

1.2.3. CHAIRPERSON AND VICE-CHAIRPERSON OF THE BOARD OF DIRECTORS

The Chairperson of the Boord is the Chairperson of the Company and fully represents it, using the company name, implementing decisions of the General Meeting, Board of Directors and the Executive Committee.

Without prejudice to the powers of the Chairperson under the law and Articles of Association, he also has the following powers:

- Convening and presiding over the meetings of the Board of Directors, establishing their agenda and directing discussions and decisions;
- Acting as the Company's highest representative dealing with public bodies and any sectorial or employers bodies.



The Chairperson of the Board is appointed by the members of the Board of Directors, unless this is done by the General Meeting. The current Chairperson was appointed on March 18th 2008.

Chairperson of the Board

António Mexia

It is the Vice-Chairperson who replaces the Chairperson when he is unable to attend the meetings. The Board may also delegate executive powers to the Vice-Chairperson.

The Vice-Chairperson is appointed by the Board of Directors on the proposal of the Chairperson. The Vice-Chairperson was appointed on March 18th 2008.

Vice-Chairperson of the Board

Ana Maria Fernandes

1.2.4. CHIEF EXECUTIVE OFFICER

The Board of Directors may appoint one or more Chief Executive Officers. Chief Executive Officers are appointed by a proposal of the Chairperson or two-thirds of the Directors. Chief Executive Officers are appointed with a vote in favor of two-thirds of the Directors and must be chosen from among the Directors.

The competences of each Chief Executive Officer are those deemed appropriate in each case by the Board, with the only requirement being that they are delegable under the law and Articles of Association.

The Chief Executive Officer was appointed on June 4th 2008 with competences including coordination of the implementation of Board and Executive Committee decisions, monitoring, leading and coordinating the management team appointed by the Executive Committee, representing the company in dealings with third parties and other related duties.

CEO

Ana Maria Fernandes

1.2.5. COMPANY SECRETARY

The duties of the Company Secretary are those set forth in current laws, the Articles of Association and Board Regulations. In particular, in accordance with the Board Regulations and in addition to those set forth in the Articles of Association, his competences are:



- · Assisting the Chairperson in her duties;
- Ensuring the smooth operation of the Board, assisting and informing it and its members;
- · Safeguarding company documents;
- Describing in the minutes books the proceedings of Board meetings and bearing witness to its
 decisions;
- Ensuring at all times the formal and material legality of the Board's actions so that they
 comply with the Articles of Association and Board Regulations;
- Monitoring and guaranteeing compliance with provisions imposed by regulatory bodies and consideration of their recommendations;
- · Acting as secretary to the committees.

The Company Secretary, who is also the General Secretary and Director of the Legal Department at EDPR, was appointed on December 4^{th} 2007.

Company Secretary

Emilio Gorcío-Conde Noriega

1.2.6. COMMITTEES

The structure, competences and operation of the Executive Committee, Nominations and Remunerations Committee and the Committee on Related-Party Transactions are described in point 3.2. Nonetheless, the nature of the committees and the names of their members are detailed below.

1.2.6.1. EXECUTIVE COMMITTEE

The Executive Committee is a permanent body to which all competences of the Board of Directors that are delegable under the law and the Articles of Association can be delegated, with the exception of:

- · election of the Chairperson of the Board of Directors,
- · appointment of Directors by cooption,
- requests to convene or convening of General Meetings,
- preparation and drafting of the Annual Report and Accounts and submission to the General Meeting,
- · change of registered office and
- drafting and approval of mergers, spin off or transformation of the company.

The committee currently consists of five (5) members, who were appointed on June 4^{th} 2008, plus the Secretary.



Executive Committee	
Chairperson	Antónia Mexia
CEO	Ana Mario Fernandes
The second secon	António Mortins da Costa
	João Manso Neto
	Nuno Alves
Secretory	Emilio García-Conde Norlega

The members of the Executive Committee shall maintoin their positions for as long as they are Company Directors. Nonetheless, the Boord may decide to discharge members of the Executive Committee at any time and the members may resign said positions while still remaining Company Directors.

The structure, competences and functioning of the Executive Committee are described in point 3.2.1.

1.2.6.2. NOMINATIONS AND REMUNERATIONS COMMITTEE

The Nominations and Remunerations Committee is a permanent body with consultive and advisory nature and its recommendations and reports are not binding.

The Nominations and Remunerations Committee currently consists of three (3) independent members, who were appointed on June 4th 2008, plus the Secretary.

Nominations and Remunerations Committee			
Chairperson	Jorge Santas		
	João Lopes Raimundo		
	Rofael Caldeira Valverde		
Secretory	Emilio García-Cande Noriega		

None of the committee members are spouses or up to third-degree relatives in direct line of the other members of the Board of Directors.

The committee members shall maintain their positions for as long as they are Company Directors. Nonetheless, the Board may decide to discharge members of the committee at any time and the members may resign said positions while still remaining Company Directors.

The structure, competences and functioning of the Nominations and Remunerations Committee are described in point 3.2.2.



1.2.6.3. COMMITTEE ON RELATED-PARTY TRANSACTIONS

The Committee on Related-Party Transactions is a body of the Board of Directors.

The committee currently consists of three (3) members, who were appointed on June 4th 2008, plus the Secretary.

Committee on Related-Party Transactions		
Chairperson	António Nogueira Leite	
MADE MAR II AN AN AN WHAT MAD SAUMAN AT ME HALAMAN MALE	João Monso Neto	
	João Manuel de Mello Franco	
Secretory	Emilio Garcia-Conde Noriego	

The committee members shall maintain their positions for as long as they are Company Directors. Nonetheless, the Board may decide to discharge members of the committee at any time and the members may resign soid positions while still remaining Company Directors.

The structure, competences and functioning of the Committee on Related-Party Transactions are described in point 3.2.3.

1.3. AUDIT AND CONTROL COMMITTEE

The Audit and Control Committee is a permanent body and pertorms supervisory tasks independently from the Board of Directors.

The committee currently consists of three (3) members who are independent Directors and were appointed on June 4^{th} 2008, plus the Secretory.

Audit and Control Committee			
Choirperson	João Manuel de Mello Fronco		
	Francisco José Queiroz de Barros de Locerda		
	João Silva Lopes		
Secretary	Emilio García-Conde Noriega		

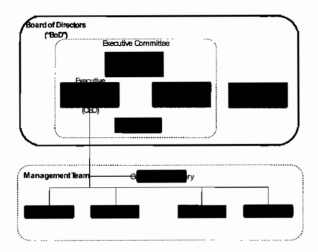
The committee members shall maintain their positions for as long as they are Company Directors. Nonetheless, the Board may decide to discharge members of the committee at any time and the members moy resign soid positions while still remaining Company Directors.

The structure, competences and functioning of the Audit and Control Committee are described in point 3.3.



1.4. ORGANIZATION CHART

EDPR has adopted the following organization chart for its management:



The EDPR' Management Team was appointed by the Executive Committee on October 14th 2008 to manage the day-to-day running of the company. The Management Team is coordinated by the Chief Executive Officer, comprising four main areas of responsibility assigned to four officers (the Chief Financial Officer, the Chief Business Development Officer, the Chief Operating Officer for Europe and the Chief Operating Officer for North America) and a Company Secretary and Legal Counsel. The functions and competences of the management team are as follows:

1.4.1. CHIEF FINANCIAL OFFICER

The job of the Chief Financial Officer is to propose and ensure the implementation of the Group's financial policy and management, including (i) negotiating, managing and controlling financing, (ii) optimizing cash management and (iii) proposing financial risk management policy; to coordinate and prepare budget and business plan of the Group, with the Group's business platforms; to manage the Group's monthly closing of accounts and financial statements, and to analyze the financial and operational performance of the Group; to manage relations with the Group's shareholders, potential investors and morket analysts to promote the value of its shares on the capital market; and to coordinate the Group's procurement and its relations with main suppliers and ensuring the implementation of the Group's procurement strategy and policy.

CFO

Rui Teixeira

1.4.2. CHIEF BUSINESS DEVELOPMENT OFFICER

The job of the Chief Business Development Officer is to assess investments, promote the development of EDPR business and set out the strategic risk guidelines for the company. In line



with the strategic plan and in coordination with the other members of the management team, he must optimize the value and risk profile of the group's business portfolio, while watching the evolution of markets and new technologies. His teams coordinate and implement new business development initiatives in new countries and are responsible for monitoring and assessing investments in the consolidated business platforms. Additionally he is now responsible within the Management Team for the renewable business in Brazil, a recent upstart within the EDPR portfolia.

CBDO

Luis Adão da Fonseca

1.4.3. CHIEF OPERATING OFFICER FOR EUROPE

It is the job of the Chief Operating Officer for Europe to coordinate the EDPR European platform in establishing, developing and implementing the EDPR Group's strategic plan for the renewable energies business, drafting and implementing the strategic plan for Europe in accordance with the guidelines set by the Board of Directors of EDPR, planning, organizing and managing resources, controlling, measuring and improving the management of projects and subsidiary companies and achieving the results expected by the Group to make EDPR a leader in the renewable energy sector in Europe.

COO - Europe

João Paulo Casteira

1.4.4. CHIEF OPERATING OFFICER FOR NORTH AMERICA

The Chief Operating Officer for North America is responsible for coordinating the North American platform of EDPR in establishing, developing and implementing the EDPR Group's strategic plan for the renewable energies business, drafting and implementing the strategic plan for North America, in accordance with the guidelines set by the Board of Directors of EDPR, planning, organizing and managing resources, controlling, measuring and improving the management of projects and subsidiary companies and achieving the results expected by the Group to make EDPR a leader in the renewable energy sector in North America.

COO - NA

Gabriel Alonso Imoz

1.4.5. COMPANY SECRETARY AND LEGAL COUNSEL

He assists the Management Teom in its legal, administrative and logistics activities to ensure that it functions effectively, provides legal advice to the group in order to guarantee compliance



with applicable legislation, and provides legal support at Management meetings, including the circulation of its decisions.

Company Secretary and Legal Counsel

Emilio García-Conde Noriega

1.5. STATEMENT ON THE GOVERNANCE STRUCTURE

In order to comply with the Recommendation II.1.1.1 of the Portuguese Corporate Governance Code and according to the results of the reflection made by the Audit and Control Committee (point 3.3.2) regarding the terms of the Recommendation II.5.1 part ii), the governance model adopted has been ensuring an effective performance and articulation of EDPR Social Bodies, and proved to be adequate to the company's governance structure without any constraints to the performance of its checks and balances system adopted to justify the changes made in the Governance practices of EDPR.



2. SHAREHOLDER STRUCTURE

2.1 CAPITAL STRUCTURE

The EDPR share capital of EUR 4,361,540,810 is represented by 872,308,162 shares with a face value of EUR 5 each. All shares integrate a single class and series and are fully issued and paid. There are no holders of special rights.

Pursuant to Article 8 of the Company's Articles of Association, there are no restrictions on the transfer of EDPR shares.

As far as the Board of Directors of EDPR is aware, there are currently no shareholders' agreements regarding the Company.

2.2 SHAREHOLDER STRUCTURE

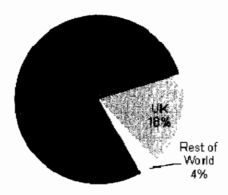
The breakdown of the EDPR structure by region and investor type at 31 December 2010 was as follows:

EDPR Shareholder Structure (%)



At the end of 2010, EDPR's free float comprises more than 120,000 institutional and private investors in over 50 countries with special focus on Portugal, United Kingdom, United States and Rest of Europe. Institutional investors represented 79% of the free float, with private investors standing for the remaining with 21%.

Geographic Breakdown of Free Float



Investor Type of Free Float



2.3. QUALIFYING SHAREHOLDING

Qualifying shareholdings in EDPR are subject to the Spanish Law, which regulates the criteria and thresholds of the shareholders' holdings. As of December 31, 2010, no qualifying Shareholdings in EDPR with the exception of EDP – Energias de Portugal, S.A were identified.

Shareholder	Number of shares	% Capital	% Vote
EDP – Energias de Portugal, SA EDP – Energias de Portugal, S.A. Sucursal			
en Espoña	541,027,156	62.0%	62.0%
Hidroeléctrica del Cantábrico, S.A.	135,256,700	15.5%	15.5%
Total	676,283,856	77.5%	77.5%



3. MANAGEMENT AND CONTROL SYSTEM

Pursuant to Articles 10 and 19 ef seq of the Articles of Association of EDPR, the Company's managing body is the Board of Directors, and there are four committees stemming from it. They are the Executive Committee, the Audit and Control Committee, the Nominations and Remunerations Committee and the Committee on Related-Party Transactions.

3.1. STRUCTURE, COMPETENCES AND FUNCTIONING OF THE BOARD OF DIRECTORS

3.1.1. STRUCTURE

Pursuant to Articles 20 and 21 of the Company's Articles of Association, the Board of Directors shall consist of no less than five (5) and no more than seventeen (17) Directors. Their term of office shall be three (3) years, and they may be re-elected once or more times for equal periods. The Board of Directors currently consists of sixteen (16) members, whose particulars were indicated in point 1.2.2 above.

3.1.2. COMPETENCES

Pursuant to Article 19 of the Company's Articles of Association, the Board of Directors has the broadest powers for the administration, management and governance of the Company, with no limitations other than the responsibilities expressly and exclusively invested in General Meefing of Shareholders in the Company's Articles of Association or in the applicable law. The Board is therefore expressly empowered to:

- Acquire on a lucrative or onerous title basis personal and real property, rights, shares and interests that may suit the Company;
- Sell and mortgage or charge personal and real property, rights, shares and interests of the Company and cancel mortgages and other rights in rem;
- Negotiate and conclude as many loans and credit operations that it may deem appropriate;
- Enter and formalize all sorts of acts or contracts with public entities or private persons;
- Exercise civil and criminal actions and all further actions to be undertaken by the Company, representing it before governmental officers, authorities, corporations, governing, administrative, administrative-economic, administrative-litigation and judicial courts, labor courts and the labor sections ("Juzgados de lo Social e Salas de lo Social") of the Supreme Court and of the High Courts of the Autonomous Communities, with no limitations whatsoever, including before the European Court of Justice, and in general before the Government, in all its levels and hierarchies; to intervene or promote, follow and terminate, through all procedures and instances, the processes, court sections or proceedings; to accept decisions, to file any kind of appeal, including the cassation one and other



extraordinary appeals, to discontinue or confess, to agree an early termination of a proceeding, to submit litigious questions to arbitration judges, and to carry out all sorts of notices and requirements and to grant a power of attorney to Court Representatives and other representatives, with the case-related powers and the powers which are usually granted to litigation cases and all the special powers applicable, and to revoke such powers;

- Agree the allotment of dividends;
- Call and convene General Meetings and submit to them the proposals that it deem appropriate;
- Direct the Company and organize its operations and exploitations by acknowledging the
 course of the company businesses and operations, managing the investment of funds,
 making extraordinary depreciations of bonds in circulation and realizing anything that it is
 considered appropriate to obtain maximum gains towards the object of the Company;
- Freely appoint and dismiss Directors and all the Company's technical and administrative personnel, defining their office and their retribution;
- Agree any changes of the registered office's address within the same borough;
- Incorporate under the law all sorts of legal persons; contribute and assign all sorts of assets
 and rights, as well as entering merger and cooperation agreements, association, grouping
 and temporary union agreements between companies or businesses and joint property
 agreements and agreeing their alteration, transformation and termination;
- All further powers expressly granted to the Board in these Articles or in the applicable law. This list is without limitations and has a mere indicative nature.

Regarding the decisions to increase the share capital, the Board of Directors, by delegation from the General Meeting, may decide to increase the share capital once or several times. This delegation, which may be the subject of replacement, can include the power to demand a pre-emptive right in the issue of shares that are the subject of delegation and with the requirements established by law.

On the other hand, the General Meeting may also delegate to the Board of Directors the power to implement an adopted decision to increase the share capital, indicating the date or dates of its implementation and establishing any other conditions that have not been specified by the General Meeting. This delegation may be the subject of replacement. The Board of Directors may use this delegation wholly or in part and may also decide not to perform it in consideration of the conditions of the Company, the market or any particularly relevant events or circumstances that justify said decision, of which the General Meeting must be informed at the end of the time limit or limits for performing it.



3.1.3. FUNCTIONING

In addition to the Articles of Association and the law, the Board of Directors is governed by the regulations approved on May 3th 2008. The regulations on the functioning of the Board are available to Company shareholders at the website www.edprenovaveis.com.

The Board of Directors must meet at least four (4) times a year, preferably once a quarter. Nonetheless, the Chairperson, on his own initiative or that of three (3) Directors, shall convene a Board meeting whenever he deems it necessary for the Company's interest. The Board of Directors held five [5] meetings during the year ended at December 31st 2010.

Meetings are convened by the Chairperson, who may order the Secretary to send the invitations. Invitations shall be sent at least five (5) days prior to the date of the meeting. Exceptionally, when the circumstances so require, the Chairperson may call a meeting of the Board without respecting the required advance notice.

The meetings of the Board are valid if half of the Directors plus one are present or represented. Directors shall attend Board meetings personally and, on exception, if they are unable to do so, they shall delegate their representation in writing to another Director. Without prejudice to the obove, the Board of Directors shall be deemed to have been validly convened, with no need for an invitation, if all the Directors present or represented agree unanimously to hold the meeting as universal and accept the agenda to be dealt with at it.

Decisions are adopted by absolute majority among those present. Each Director present or represented has one vote and the Chairperson has the casting vote in the event of a tie.

In order for the non-executive Directors to be able to decide independently and be informed. Articles 22, 24 and 25 of the Board regulations established the following mechanisms:

- Invitations to meetings shall include the agenda, although provisional, of the meeting and be accompanied by relevant available information or documentation;
- The Directors have the broadest powers to obtain information on any aspect of the Company, to examine its books, records, documents and other registers of the Company's operations. In order to prevent distortions in the Company management, the exercise of the powers to obtain information shall be channeled through the Chairperson or Secretary of the Board of Directors;
- Any Director may request the hiring, on the Company's account, of legal advisers, accountants, financial or commercial specialists or other experts. The performance of the job must necessarily related to concrete problems of a certain importance and complexity.
 Requests to hire experts shall be channeled through the Chairperson or Secretary of the Board of Directors, who shall be subject to the approval of the Board of Directors.



With the mechanisms set forth in the regulations, non-executive Directors have encountered no difficulties in performing their duties.

In 2010, the non-executive Directors were involved in the governance of EDPR not only by participating in meetings of the Board of Directors, where they gave their opinions on different company matters, made any suggestions they saw fit and took decisions on matters submitted to them, but also by working on the Nominations and Remunerations Committee, Committee on Related-Party Transactions and Audit and Control Committee, where all the members are non-executive, with the exception of the Committee on Related-Party Transactions, which has one executive Director, João Manuel Manso Neto.

3.2. STRUCTURE, COMPETENCES AND FUNCTIONING OF COMMITTEES

3.2.1. EXECUTIVE COMMITTEE

3.2.1.1. STRUCTURE

Pursuant to Article 27 of the Company's Articles of Association, the Executive Committee shall consist of no less than three (3) and no more than six (6) Directors. The committee currently consists of the members indicated in point 1.2.6.1.

Its constitution, the oppointment of its members and the extension of the powers delegated must be approved by two-thirds (2/3) of the members of the Board of Directors.

3.2.1.2. COMPETENCES

The Executive Committee is a permanent body that has received all of the Board of Directors' delegable powers under the law and the articles of association, with the exception of: i) election of the Chairperson of the Board of Directors, ii) appointment of Directors by cooption, iii) request to convene or convening of General Meetings, iv) preparation and drafting of the Annual Report and Accounts and submission to the General Meeting, v) change of registered office and vi) drafting and approval of mergers, spin off or transformation of the company.

The Executive Committee members have been delegated all the powers of representation of the Company so that any of its members can act jointly in the name and on behalf of the Company.

3.2.1.3. FUNCTIONING

In addition to the Articles of Association, this committee is also governed by the regulations approved on June 4th 2008 and also by the Board Regulations. The committee's regulations are available to the shareholders at www.edprenovaveis.com.



The Executive Committee shall meet at least once a month and whenever is deemed appropriate by its Chairperson, who may also suspend or postpone meetings when he sees fit. The Executive Committee shall also meet when requested by at least two (2) of its members. The Executive Committee held thirty-three (33) meetings during the year ended on December 31st 2010.

The Executive Committee shall draft minutes for each of the meetings held and shall inform the Board of Directors of its decisions at the first Board meeting held after each committee meeting.

The Chairperson of the Executive Committee, who is currently also the Chairperson of the Board of Directors, shall send the Chairperson of the Audit and Control Committee invitations to the Executive Committee meetings and the minutes of those meetings.

Meetings of the Executive Committee are valid if half of its members plus one are present or represented. Decisions shall be adopted by simple majority. In the event of a tie, the Chairperson shall have the casting vote.

Executive Directors shall provide any clarifications needed by the other corporate bodies whenever requested to do so.

3.2.2. NOMINATIONS AND REMUNERATIONS COMMITTEE

3.2.2.1. STRUCTURE

Pursuant to Article 29 of the Company's Articles of Association, the Nominations and Remunerations Committee shall consist of no less than three (3) and no more than six (6) Directors. At least one of its members must be independent and shall be the Chairperson of the committee.

The members of the committee should also not be members of the Executive Committee. The committee currently consists of the members indicated in point 1.2.6.2 which are all independent Directors.

The Nominations and Remunerations Committee is made up of independent members of the Board of Directors, in compliance with Recommendation 44 of the Unified Code of Good Governance approved by decision of the Board of the Spanish Securities Committee (hereinafter the CNMV), as amended by CNMV Circular 4/2007 of December 27th, which lays down that the Nominations and Remunerations Committee must be entirely made up of



external Directors numbering no fewer than three (3). As it is made up of independent Directors (in Spain the committee may only be comprised of Directors) it complies as completely as possible with the recommendation indicated in point II.5.2 of the Portuguese Code of Corporate Governance.

3.2.2.2. COMPETENCES

The Nominations and Remunerations Committee is a permanent body with an informative and advisory nature and its recommendations and reports are not binding.

As such, the Nominations and Remunerations Cammittee has no executive functions. The main functions of the Nominations and Remunerations Committee are to assist and report to the Board of Directors about appointments (including by cooption), re-elections, dismissals and remunerations of the Board and its positions, about the composition of the Board and the appointment, remuneration and dismissal of senior management personnel. The Nominations and Remunerations Committee shall also inform the Board of Directors on general remuneration policy and incentives to them and senior management. These functions include the following:

- Defining the standards and principles governing the composition of the Board of Directors and the selection and appointment of its members.
- Proposing the appointment and re-election of Directors in cases of appointment of co-option and in other cases for submission to the General Meeting by the Board.
- Proposing to the Board of Directors who the members of the different committees should be.
- Proposing to the Board, within the limits established in the Articles of Association, the remuneration system, distribution method and amounts payable to Directors. Making proposals to the Baard on the conditions of the contracts signed with Directors.
- Informing and making propasals to the Board of Directors regarding the appointment and/or removal of executives, and the conditions of their contracts and generally defining the hiring and remuneration policies of executive staff.

Reviewing and reporting on incentive plans, pension plans and compensation packages.

Any other functions assigned to it in the Articles of Association or by the Board of Directors.

3.2.2.3. FUNCTIONING

In addition to the articles of association, the Nominations and Remunerations Committee is governed by the Regulations approved on June 4th 2008 and also by the Board regulations. The committee's regulations are available at www.edprenovaveis.com.

This committee shall meet at least once every quarter and also whenever its Chairperson sees fit.

This committee shall draft minutes of every meeting held and inform the Board of Directors of



decisions that it makes at the first Board meeting held after each committee meeting.

The meetings of this committee shall be valid if at least half of the Directors on it plus one are present or represented. Decisions shall be adopted by simple majority. The Chairperson shall have the deciding vote in the event of a tie.

3.2.2.4. ACTIVITY IN 2010

In 2010 the main proposals made by the Naminations and Remunerations Committee were:

- Propose an annual fixed remuneration for the Chairperson of the General Meeting;
- The Annual Report on the Fixed remuneration and annual and multi-annual variable remuneration for the year 2009 and 2010;
- Performance evaluation of the Board of Directors and the Executive Committee.

A report on the activities of the Nominations and Remunerations Committee in the year ended on December 31st 2010 is available to shareholders at www.edprenovaveis.com.

3.2.3. RELATED PARTY TRANSACTIONS COMMITTEE

3.2.3.1. STRUCTURE

Pursuant to Article 30 of the Articles of Association, the Board may set up other committees, such as the Related Party Transactions Committee. This committee shall consist of no fewer than three (3) members. The majority of the members of the Related Party Transactions Committee shall be independent, although in the case of this committee it has one non-independent Member, João Manuel Manso Neto.

Members of the Related Party Transactions Committee shall be considered independent if they can perform their duties without being conditioned by relations with EDPR, its majority shareholders or its Directors and, if this is the case, meet the other requirements of applicable legislation.

The committee currently consists of the members indicated in point 1.2.6.3.

3.2.3.2. COMPETENCES

The Related Party Transactions Committee is a body belonging to the Board of Directors and performs the following duties, without prejudice to others that the Board may assign to it:

· Periodically reporting to the Board of Directors on the commercial and legal relations



between EDP or related entities and EDPR or related entities.

- In connection with the approval of the Company's annual results, reporting on the commercial and legal relations between the EDP Group and the EDPR Group, and the transactions between related entities during the fiscal year in question.
- Ratifying transactions between EDP and/or related entities with EDPR and/or related entities by the stipulated deadline in each case, provided that the value of the transaction exceeds EUR 5,000,000 or represents 0.3% of the consolidated annual income of the EDPR Group for the fiscal year before.
- Ratifying ony modification of the Framework Agreement signed by EDP and EDPR on May 7th 2008.
- Making recommendations to the Board of Directors of the Company or its Executive Committee regarding the transactions between EDPR and related entities with EDP and related entities.
- Asking EDP for access to the information needed to perform its duties.

Should the Related Party Transactions Committee not ratify business or legal relations between EDP or its related parties and EDPR and its related parties, said relations shall require the approval of two-thirds (2/3) of the members of the Board of Directors, whenever at least half of the members proposed by entities other than EDP, including independent Directors, vote in favor, unless, before submission for ratification by the Related Party Transactions Committee, this majority of members has voiced it approval.

The previous paragraphs shall not apply to operations between EDP or its related parties and EDPR or its related parties that have standard conditions and these conditions are applied in the same way in transactions with parties not related to EDP and EDPR or their respective related parties.

3.2.3.3. FUNCTIONING

In addition to the Articles of Association, the Related Party Transactions Committee is governed by the regulations approved on June 4^{-h} 2008 and by the Board Regulations. The committee's regulations are available at www.edprenovaveis.com.

The committee shall meet at least once a quarter and additionally whenever its Chairperson sees fit.

This committee shall draft minutes of every meeting held and inform the Board of Directors of decisions that it makes at the first Board meeting held after each committee meeting.



The meetings of this committee shall be valid if at least half of the Directors on it plus one are present or represented. Decisions shall be adopted by simple majority. The Chairperson shall have the casting vote in the event of a tie.

3.2.3.4. ACTIVITY IN 2010

In 2010, the Related Party Transactions Committee revised, approved and proposed to the Board of Directors the approval of all agreements and contracts between related porties submitted to its consideration.

Point 3.6 of this report includes a description of the fundamental aspects of the agreements and contracts between related parties, the object of which does not pertain to the ordinary course of EDPR business.

The Related-Party Transactions Committee was informed that in 2010, the overage value and the maximum value regarding the transactions analyzed by the Committee was EUR 1.617.274,26 and EUR 3.106.692M, respectively.

The total value of the transactions with the EDP Group in 2010 was EUR14.2M which corresponds to a 5.3% of the total value of S&S, and EUR270M for total operational costs.

A report on the activities of the Related Party Transactions Committee in the year ended on December 31st 2010 is available to shareholders at www.edprenovaveis.com.

3.3. AUDIT AND CONTROL COMMITTEE

3.3.1. STRUCTURE

Pursuant to Article 28 of the Articles of Association, the Audit and Control Committee consists of no fewer than three (3) and no more than five (5) Directors. The majority of the members shall be independent Directors. The committee currently consists of the members indicated in point 1.3, the majority of which, as well as the Chairperson, are independent.

3.3.2. COMPETENCES

The Audit and Control Committee is a permanent body and performs independent supervision of the work of the Board of Directors. The competences of the Audit and Control Committee are mentioned below.

Concerning the new recommendations introduced in 2010 by the Portuguese Code of



Corporate Governance the referred competences were reinforced as mentioned below, with the following changes introduced on the Audit and Control Committee Regulations, to guarantee the compliance of the referred code:

- Reporting, through the Chairperson, at General Meeting son questions falling under its jurisdiction.
- Proposing the appointment of the Company's auditors to the Board of Directors for subsequent approval by the General Meeting, as well as the contractual conditions, scope of the work – specially concerning audit services, "audit related" and "non audit" – annual activity evaluation and revocation or renovation of auditor appointments. (to comply with Recommendation III.1.5 of the Portuguese Corporate Governance Code of 2010)
- Supervising the financing reporting and the functioning of the internal risk management and control systems, as well as, evaluate those systems and propose the adequate adjustments according to the Company necessities. (to comply with Recommendation II.1.1.3 of the Portuguese Corporate Governance Code of 2010)
- Supervising internal audits and compliance. (to comply with Recommendation II.4.6 of the Portuguese Corporate Governance Cade of 2010)
- Establish a permanent contact with the external auditors, to assure the conditions, including
 the independence, adequate to the services provided by them, acting as a the Company
 speaker for these subjects related to the auditing process and receiving and maintaining
 information on any other questions regarding accounting subjects. (to comply with
 Recommendation II.4.4 of the Portuguese Corporate Governance Code of 2010)
- Preparing an annual report on its supervisory activities, including eventual constraints, and expressing an opinion on the Management Report, the accounts and the proposals presented by the Board of Directors. (to comply with Recommendation II.4.3 of the Portuguese Corporate Governance Code of 2010)
- Receiving notices of financial and accounting irregularities presented by the Company's employees, shareholders or entity that has a direct interest and judicially protected, related with the Company social activity. (to comply with Recommendation II.1.4.1 of the Portuguese Corporate Governance Code of 2010)
- Engaging the services of experts to collaborate with Committee members in the
 performance of their functions. When engaging the services of such experts and determining
 their remuneration, the importance of the matters entrusted to them and the economic
 situation of the company must be taken into account.
- Drafting reports at the request of the Board and its committees.
- Reflecting on the governance system adopted by EDPR in order to identify areas for improvement;
- Any other powers entrusted to it by the Board of Directors or the Articles of Association.



3.3.3. FUNCTIONING

In addition to the Articles of Association and the law, this committee is governed by the regulations approved on June 4th 2008 and also by the Board regulations. The committee's regulations are at the shareholders' disposal at www.edprenovaveis.com.

The committee shall meet at least once a quarter and additionally whenever its Chairperson sees fit. In 2010, the Audit and Control Committee met eleven (11) times not only to monitor the closure of quarterly accounts in the first half-year but olso to familiarize itself with the preparation and disclosure of financial information, internal audit, internal control and risk management activities.

This committee shall droft minutes of every meeting held and inform the Board of Directors of its decisions at the first Board meeting held after each committee meeting.

The meetings of the Audit and Control Committee shall be valid if at least half of the Directors on it plus one are present or represented. Decisions shall be adopted by simple majority. The Chairperson shall have the casting vote in the event of a tie.

3.3.4. ACTIVITY IN 2010

In 2010, the Audit and Control Committee's activities included the following: (i) analysis of relevant rules to which the committee is subject in Portugal and Spain, (ii) assessment of the external auditor's work, especially concerning with the scope of work in 2010, and approval of all "audit related" and "non audit" services, (iii) supervision of the quality and integrity of the financial information in the financial statements and participation in the Executive Committee meeting at which these documents were analyzed and discussed, (iv) drafting of an opinion in the individual and consolidated annual reports and accounts, in a quarterly and yearly basis (v) pre-approval of the 2010 Internal Audit Action Plon, (VI) supervision of the quality, integrity and efficiency of the internal control system, risk management and internal auditing, (vii) reflection on the corporate governance system adopted by EDPR, (viii) analysis of the evolution of the SCIRF project, (ix) information about the whistle-blowing.

Apart fram its regulor octivity in 2010, the Audit and Control Committee were also involved in the following activities:

- Analysis of the acquisition process of turbines for the 2010/2012 period;
- Analysis of the competences delegation process of the EDPR Group;



- Analysis to the new regulations of the Internal Audit Department of the EDPR Group.

The Audit and Control Committee found no constraints during its control and supervision activities.

A report on the activities of the Audit and Control Committee in the year ended on December 31st 2010 is avoilable to shareholders at www.edprenovaveis.com.

3.4. INCOMPATIBILITY AND INDEPENDENCE

Following the recommendations of the CMVM, Article 12 of the Board regulations requires at least twenty-five percent (25%) of the Directors to be independent Directors, who are considered to be those who can perform their duties without being conditioned by relations with the Company, its significant shareholders or Directors and, if applicable, meet the requirements of applicable laws.

In addition, pursuant to Article 23 of the Articles of Association, the following may not be Directors:

- People who are Directors of or are associated with any competitor of EDPR and those who
 are related to the above. A company shall be considered to be a competitor of EDPR if it is
 directly or indirectly involved in the generation, storage, transmission, distribution, sale or
 supply of electricity or combustible gases and also those that have interests opposed to those
 of EDPR, a competitor or any of the companies in its Group, and Directors, employees,
 lawyers, consultants or representatives of any of them. Under no circumstances shall
 companies belonging to the same group as EDPR, including abroad, be considered
 competitors;
- People who are in any other situation of incompatibility or prohibition under the law or Articles
 of Association. Under Spanish law, people, among others, who are i) aged under eighteen
 (18) years, (ii) disqualified, iii) competitors; (iv) convicted of certain offences or (v) hold
 certain management positions are not allowed to be Directors.

3.5. RULES OF APPOINTMENT AND DISCHARGE OF MEMBERS OF THE BOARD OF DIRECTORS AND OF THE AUDIT AND CONTROL COMMITTEE

The policy of portfolio rotation in the company comprehends that each Member of the Board of Directors is appointed by majority of the General Meeting for an initial period of three (3) years and may be re-elected once or more times for further periods of three (3) years. Nonetheless, pursuant to Article 23 of the Articles of Association and 243 of the Spanish Companies Law, shareholders so wishing may group their shares until they constitute an amount of capital equal



to or higher than the result of dividing it by the number of Directors and appoint those that, using only whole fractions, are deducted from the corresponding proportion. Those making use of this power cannot intervene in the appointment of the other members of the Board of Directors.

Given that the Directors do not have to be elected on the same date, if there is a vacancy, pursuant to Article 23 of the Articles of Association and 243 of the Spanish Companies Law, the Board of Directors may co-opt people from the shareholders, who will occupy the position until the next General Meeting, which shall ratify the co-opted Director. Pursuant to Article 247 of the Spanish Companies Law, the co-option of Directors, as for other Board decisions, must be approved by absolute majority of the Directors at the meeting.

Pursuant to Article 28 of the Articles of Association, the members of the Audit and Control Committee are appointed by the Board af Directors. The term of office of the members of the Audit and Control Committee is the same as their term as Directors. The committee members, the majority of whom must be independent, can be reelected and discharged by the Board of Directors at any time. The term of office of the Chairperson of the Audit and Control Committee is three (3) years, after which he may only be re-elected for a new term of three (3) years. Nonetheless, chairpersons leaving the committee may continue as members of the Audit and Control Committee.

3.6. BUSINESS BETWEEN THE COMPANY AND MEMBERS OF THE COMPANY'S GOVERNING BODIES OR GROUP COMPANIES

EDPR has not signed any contracts with the members of the corporate bodies during the year 2010.

Regarding related party transactions, EDPR and/or its subsidiaries have signed the contracts detoiled below with EDP – Energias de Portugal, S.A. (hereinafter, EDP) or other members of its group not belonging to the EDPR subgroup.

3.6.1. FRAMEWORK AGREEMENT

The framework agreement was signed by EDP and EDPR on May 7th 2008 and came into effect when the latter was admitted to trading. The purpose of the framework agreement is to set aut the principles and rules governing the legal and business relations existing when it came into effect and those entered into subsequently.

The framework agreement establishes that neither EDP, nor the EDP Group companies other



than EDPR and its subsidiaries can engage in activities in the field of renewable energies without the consent of EDPR. EDPR shall have worldwide exclusivity, with the exception of Brazil, where it shall engage its activities through a joint venture with EDP – Energias do Brasil, S.A., for the development, construction, operation and maintenance of facilities or activities related to wind, solar, wave and/or tidal power and other renewable energy generation technologies that may be developed in the future. Nonetheless, the agreement excludes technologies being developed in hydroelectric power, biomass, cogeneration and waste in Portugal and Spain.

Finally, it lays down the obligation to provide EDP with any information that it may request from EDPR to fulfill its legal obligations and prepare the EDP Group's consolidated accounts.

The framework agreement shall remain in effect for as long as EDP directly or indirectly owns mare than 50% of the share capital of EDPR or appoints more than 50% of its Directors.

3.6.2. EXECUTIVE MANAGEMENT SERVICES AGREEMENT

On November 4th 2008 EDP and EDPR signed an Executive Management Services Agreement.

Through this contract, EDP provides management services to EDPR, including matters related to the Company. Under this agreement EDP appoints four people to form EDPR's Executive Committee, for which EDPR pays EDP an amount for the services rendered.

Under this contract, EDPR is due to pay an amount of EUR 836,400 for management services rendered by EDP in 2010.

The initial term of the contract is March 18th 2011.

3.6.3. FINANCE AGREEMENTS AND GUARANTEES

The finance agreements between EDP Group companies and EDPR Group companies were established under the above described Framework Agreement and currently include the following:

3.6.3.1. LOAN AGREEMENTS

EDPR (os the borrower) has loan agreements with EDP Finance BV (os the lender), a company 100% owned by EDP – Energias de Portugal, S.A.. Such loan agreements can be established both in EUR and USD, usually have a 10-year tenor and are remunerated at rates set on arm's length basis. As at December 31st 2010, such loan agreements totaled EUR 1,351,695,248 and USD 1,934,621,254.



3.6.3.2. COUNTER-GUARANTEE AGREEMENT

A counter-guarantee agreement was signed, under which EDP or EDP Energias de Portugal Sociedade Anónima, sucursol en España (hereinafter guarantor or EDP Sucursal) undertakes on behalf of EDPR, EDP Renewables Europe SL (hereinafter EDPR EU) and Horizon Wind Energy LLC (hereinafter EDPR NA) to provide corporate guarantees or request the issue of any guarantees, on the terms and conditions requested by the subsidiaries, which have been approved on a case by case basis by the EDP executive board.

EDPR will be jointly liable for compliance by EDPR EU and EDPR NA. The subsidiaries of EDPR undertake to indemnify the guaranter for any losses or liabilities resulting from the guarantees pravided under the agreement and to pay a fee established in arm's length bosis. Nonetheless, certain guarantees issued prior to the date of approval of these agreements may have different conditions.

The agreement may be terminated (i) by any party at any time, whenever there are no guarantees in effect, or if (ii) any of the subsidiaries ceases to be controlled by the guarantor with regard to the guarantees provided to said subsidiary.

3.6.3.3. CURRENT ACCOUNT AGREEMENT

EDP Sucursal and EDPR signed an agreement through which EDP Sucursal manages EDPR' cash accounts. The agreement also regulates a current account between both companies, remunerated on arm's length basis. As at December 31st 2010, the current account had a bolance of EUR 170,111,807 in favor of EDPR.

The agreement is valid for one year as of date af signing and is outamatically renewable for equal periods.

3.6.3.4. FINANCING AGREEMENTS

In order to manage its USD cash surplus, at December 31st 2010 EDPR had two short term deposits placed with EDP Finance BV in the total amount of USD 244,033,835.

The two short term deposits mature on January 2010.

3.6.3.5 CROSS CURRENCY INTEREST RATE SWAPS

Due to the net investment in EDPR NA, the company and Group accounts of EDPR and the accounts of EDP Sucursal España, were exposed to the foreign exchange risk. With the purpose of hedging this foreign exchange risk, EDP Group settled a cross currency interest rate swap



(CIRS) in USD and EUR, between EDP Sucursal and EDPR for a total amount of USD 2,632,613. Also a CIRS in PLN and EUR, between EDP Energias de Portugal Sociedade Anánima, sucursal en España and EDPR, S.A. was settled for a total amount of PLN 309,307,188, related with the net investment in polish companies.

3.6.3.6. HEDGE AGREEMENTS - EXCHANGE RATE

EDP Sucursal and EDPR entered into several hedge agreements with the purpose of managing the transaction exposure related with the investment payments to be done in Poland, fixing the exchange rate for EUR/PLN in accordance to the prices in the forward market in each contract date. At December 31st 2010, a total amount of EUR 38,803,000 remained outstanding.

3.6.4. HEDGE AGREEMENTS - COMMODITIES

EDP and EDP Renewables Europe SL entered into hedge agreements for a total volume of 1,826 MWh for 2010 at the forward market price at the time of execution related with the expected sales of energy in the Spanish market.

3.6.5. TRADEMARK LICENSING AGREEMENT

On May 14th 2008, EDP and EDPR signed an agreement under which the former granted to the latter a non-exclusive license for the trademark "EDP Renováveis" for use in the renewable energy market and related activities.

In return for the granting of the trademark license, EDPR will pay to EDP fees calculated on the basis of the proportion of the costs pertaining to the former in the Group's annual budget for image and trademark services, which are subject to annual review. The fee established for 2010 was EUR 1,500,000.

The license is granted indefinitely and shall remain in effect until the expiry of EDP's legal ownership of the trademark or until EDP ceases to hold the majarity of the capital or does not appoint the majority of Directors of EDPR. EDP may also terminate the agreement in case of non-payment or breach of contract.

The licensing agreement is restricted by the terms of the framework agreement.

3.6.6. CONSULTANCY SERVICE AGREEMENT

On June 4th 2008, EDP and EDPR signed a consultancy service agreement. Through this agreement, and upon request by EDPR, EDP (or through EDP Sucursal) shall provide consultancy



services in the areas of legal services, internal control systems, financial reporting, taxation, sustainability, regulation and competition, risk management, human resources, information technology, brand and communication, energy planning, accounting and consolidation, corporate marketing and organizational development.

The price of the agreement is calculated as the cost incurred by EDP plus a margin. For the first year, it was fixed at 8% based on an independent expert on the basis of market research. For 2010 the estimated cost of these services is EUR 3,106.692.

The duration of the agreement is one (1) year tacitly renewable for equal periods.

3.6.7. RESEARCH AND DEVELOPMENT AGREEMENT

On May 13th 2008, EDP Inovação, S.A. (hereinafter EDP Inovação), an EDP Group company, and EDPR signed on agreement regulating relations between the two companies regarding projects in the field of renewable energies (hereinafter the R&D Agreement).

The object of the R&D Agreement is to prevent conflicts of interest and foster the exchange of knowledge between companies and the establishment of legal and business relationships. The agreement forbids EDP Group companies other than EDP Inovação to undertake or invest in companies that undertake the renewable energy projects described in the agreement.

The R&D Agreement establishes an exclusive right on the part of EDP Inovação to project and develop new renewable energy technologies that are already in the pilot or economic and/or commercial feasibility study phase, whenever EDPR exercises its option to undertake them.

The agreement shall remain in effect for as long as EDP directly or indirectly maintains control of more than 50% of both companies or appoints the majority of the members of the Board and Executive Committee of the parties to the agreement.

3.6.8. MANAGEMENT SUPPORT SERVICE AGREEMENT BETWEEN EDP RENOVÁVEIS PORTUGAL S.A., AND EDP VALOR – GESTÃO INTEGRADA DE RECURSOS, S.A.

On January 1st 2003, EDP Renováveis Portugal, S.A., halding company of the EDPR subgroup in Portugal, and EDP Valor – Gestão Integrada de Recursos, S.A. (hereinafter EDP Valor), an EDP Group company, signed a management support service agreement.

The object of the agreement is the provision to EDP Renováveis Portugal by EDP Valor of services



in the areas of procurement, economic and financial management, fleet management, property management and maintenance, insurance, occupational health and safety and human resource management and training.

The remuneration paid to EDP Valor by EDP Renováveis Portugal S.A. and its subsidiaries for the services provided in 2010 totaled EUR 691,445.

The initial duration of the agreement was five (5) years from date of signing and it was tacitly renewed for a new period of five (5) years on January 1st 2008.

Either party may renounce the contract with one (1) year's notice.

3.6.9. INFORMATION TECHONOLOGY MANAGEMENT SERVICES AGREEMENT BETWEEN EDP RENOVÁVEIS S.A. AND EDP – ENERGIAS DE PORTUGAL. S.A.

On January 1st 2010, EDP Renováveis Portugal, S.A., and EDP – Energias de Portugal S.A. (hereinafter EDP), signed an IT management services agreement.

The object of the agreement is to provide to EDPR the information technology services described on the contract and its attachments by EDP – Energias de Portugal S.A.

The amount to be paid to EDP - Energias de Portugal S.A. for the services provided in 2010 totaled EUR 1,146,251.

The initial duration of the agreement is one (1) year from date of signing and it is tacitly renewed for a new period of one (1) year.

Either party may renounce the contract with one (1) month notice.

3.7. INTERNAL CONTROL SYSTEMS AND RISK MANAGEMENT

3.7.1. INTERNAL CONTROL SYSTEM OVER FINANCIAL REPORTING

EDP Renováveis (EDPR) has an Internal Control System over Financial Reporting (SCIRF) structured using as a reference in terms of control objectives fulfillment, and controls implementation the COSO framework (Committee of Sponsoring Organizations of the Treadway Commission) with regard to business processes and entity level controls, and the COBIT framework (Control Objectives for Information and related Technologies) with regard to controls of information technology systems.



In accordance with EDPR's strategic orientation, SCIRF activities are aimed at strengthening the quality of financial information provided to shareholders and to the markets and at promoting the effectiveness and efficiency of operations, in compliance with applicable regulations at all times.

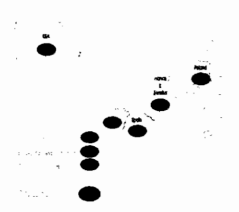
The COSO framework emphasizes the aspects related with the risk assessment activities, since there is a growing interest in organizations of all sizes to enhance Enterprise Risk Management. This approach is present throughout SCIRF's methodology and documentation (SCIRF Manual, Responsibilities Model, processes and controls), by means of a set of control and risk objectives, that cover concepts like financial information risk, fraud or unauthorized use.

During the year 2010, SCIRF has been performed through (i) the maintenance and monitoring of the Internal Control Cycle and (ii) the independent review of SCIRF by KPMG.

Under the model adopted at EDPR, the following activities for the maintenance and monitoring of the Internal Control Cycle have been performed:

- Update of the scope: review and identification of relevant risks, accounts and processes, based on materiality and risk criteria, with a top-down and bottom-up methadology, and a coverage level analysis.
- The necessary actions for the consolidation and/or incorporation of new geographies in the scope.
- Maintenance, adaptation and management of the system in line with (i) the implementation
 of identified improvement opportunities, (ii) the changing structure and (iii) business
 requirements.

SCIRF presence in different geographies, according to the scope applied in 2010, includes 380 controls in the European platform (including country-specific and transversal controls in some geographies) in Spain, Portugal, France, Belgium and Poland, 384 controls in the North American platform, and 110 controls at group level, as illustrated in the figure below. These controls include entity level controls, process controls and information technology controls).



In order to assess the reliability and strength of the SCIRF (already implemented in the European and American platforms), and in line with the strategic objectives of EDPR, it was decided to undertake an independent review, to be conducted by a prestigious international institution (KPMG). The goal was materialized in 2010, following the International Standard on Assurance Engagements (ISAE) 3000 methodology. In this review no material weakness were identified. The work of the review consisted of:

- (i) obtaining an understanding of SCIRF in terms of the consolidated financial reporting;
- (ii) evaluation of the risk of material weaknesses:
- (iii) test and evaluation of the operational effectiveness of controls based on the evaluation of risk;
- (iv) execution of other procedures which were considered as necessary.

It is also important to highlight the following developments that took place in 2010:

- the creation of SCIRF logo;
- the launch of the implementation of a new internet based tool to support SCIRF;
- the significant participation of EDPR for the consecution of the Quality Assessment certification of EDP's group Internal Audit department by the Institute of Internal Auditors.





The SCIRF activities and their progress have been quarterly reported to the Audit and Control Committee, complying with its supervision and follow-up missions regarding the company's internal control systems and risk management.

At the year-end in accordance with CMVM Recommendation III.1.4 the external auditors, within the scope of their powers, verified the efficiency and functioning of the Internal Control Systems and reported their conclusions to the Audit and Control Committee. Additionally, KPMG reported the result of their review of SCIRF to the Audit and Control Committee.

With this report and the teamwork of the Internal Auditors the Audit and Control Committee in accordance with CMVM Recommendation II.1.1.3 made its final assessment report and presented to the Board.

3.7.2 RISK MANAGEMENT

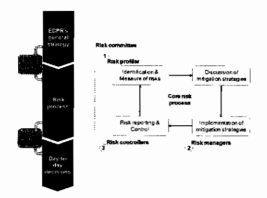
The basic principle behind EDPR's risk management approach is that risk management should not only protect value but also create value. This value creation is obtained by optimizing company's risk-return taking into consideration shareholders risk appetite.

Therefore, EDPR's risk framework was designed to be not a stand-atone activity separated from the main activities and processes of the company, but to be part of the responsibilities of management as an integrating element of all organizational processes, including strategic planning.

3.7.2.1. RISK FRAMEWORK AND PROCESS

In EDPR's risk framework, risk process aims to link the company's overall strategy into manager's day-to-day decisions, enabling the company to increase the likelihood of achieving its strategic objectives.

EDPR's general strategy is translated into major strategic questions that are grouped by risk area and then subject to EDPR's risk process. The outcome of the risk process is a set of specific guidelines per risk area that will guide managers in their decisions according to the company's risk profile.

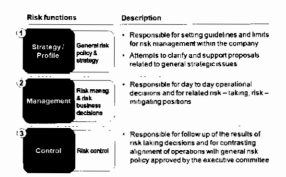


Each strategic question is subject to a core risk process which is composed of four major steps:

- Make sense starts with the identification of the risks that may affect the accomplishment of the strategic goals and is followed by the respective measurement both in terms of likelihood of occurrence and potential impact; the aim of this step is to generate an understanding of all the dynamics behind the issue under analysis in order to assess the severity of the risk as well as to anticipate all possible mitigating actions in the case the exposure to the risk is above acceptable limits.
- Make choices after an understanding of the risk, the next step is to discuss whether the risk
 needs to be treated or not. If it does there is a need to discuss on the most appropriate risk
 treatment strategies and methods, and the outcome of this discussion is a proposed action
 plan that is later subject to approval by the Executive Committee.
- Make happen following the approval of the action plan, guidelines are written and then sent to the risk manager that will take them into consideration in its day-to-day decisions.
- Make revision after the implementation of the mitigation strategies there is a follow-up of their effectiveness to assess if any adjustments are needed; this risk reporting and control step has two major functions: {1} to track EDPR's risk position comparing its alignment with both the company's risk profile and risk policy approved by the Executive Committee for each risk, and (2) to control the mitigation actions by defining and implementing all the mechanisms necessary to check if these actions are being implemented according to plan.

3.7.2.2. RISK FUNCTIONS AND RISK COMMITTEE

Risk management in EDPR is supported by three distinct organizational functions:



During 2010, EDPR created a Risk Committee to integrate and coordinate all the risk functions and to assure the link between risk strategy and the company's operations.

EDPR's Risk Committee intends to be the forum to discuss how EDPR can optimize its risk-return position according to its risk profile. The key responsibilities of this committee are:

- To analyze EDPR overall exposures and propose actions;
- To follow-up the effectiveness of the mitigation actions;
- To review transactional limits, risk policies and macro-strategies;
- To review reports and significant findings of the risk profiler analysis and the risk control areas;
- To review the scope of the work of the risk profiler and its planned activities.

This committee meets on a quarterly basis and is composed by all Management Team members, representative directors from corporate functions and from the operational platforms and, depending on the issues under discussion, the respective risk managers.

In 2010 this committee, created in July, met twice to discuss and propose EDPR's general risk management framework and to discuss and recommend energy management risk policies.

In order to assure the alignment of EDPR's risk management decisions with EDP's risk-return profile, representatives from EDP will be part of EDPR's risk committee in 2011.



3.7.2.3 RISK AREAS AND RISK RELATED STRATEGIC QUESTIONS

The following table summarizes the main risk areas of EDPR's business and also describes the risk related strategic questions. The full description of each risk and how they are managed by EDPR can be found in next chapter.

Risk areas	Risks descriptions	Risk related strategic questions (not exhaustive)
Countries regulations	& - Chonges in regulations may impoct EDPR's business o given country;	in • What is EDPR's current regulatory risk? • How much should EDPR grow in current markets? • Where should EDPR focus entering new markets?
2. Revenues	- Revenues received by EDPR's projects may diverg fram what is expected;	 What is the expasure of our revenue stream bath in prices and wind variations? What is the impact an EDPR's EBITDA? What should the market strotegy be ta caver market valatility?
3. Financing	 EDPR may not be able to raise enough cash the finance all its planned capex; EDPR may not be able to fulfil its financial abligations. 	investor's point af view?
4. Wind turbin contracts	 e - Changes in turbine prices may impact project profitability; - Contracts should take into account the pipelin development risk; 	turbine prices in terms of price structure and
5. Pipelin development	e - EDPR may deliver an installed copacity different fran its targets or suffers delays and/ar anticipations in i installation	
6. Operations	- Projects may deliver a volume different from expected.	m • Is there any operating risk with significant impact in EDPR?



3.7.2.4.1 Countries and regulation

3.7.2.4.1.1 Regulatory risks

The development and profitability of renewable energy projects are subject to policies and regulatory frameworks. The jurisdictions in which EDPR operates provide numerous types of incentives that support the energy generated from renewable sources.

Support for renewable energy sources has been strong in previous years, and both the European Union and various US federal and state bodies have regularly reaffirmed their wish to continue and strengthen such support.

In Europe, each country presented in 2010 their Renewable National Energy Action Plans (RNEAPs). These plans provide detailed information about how each Member State expects to comply with its 2020 binding target, including the technology mix and the forecasted trajectory to reach it.

Regarding US, various State Governments have taken an active role in the development af energy generated from renewable sources through the implementation of RPS (Renewable Portfolio Standard) program.

It cannot be guaranteed that the current support will be maintained or that the electricity produced by future renewable energy projects will benefit from state purchase obligations, tax incentives, or other support measures for the electricity generation from renewable energy sources. This is particularly true in an economic downturn context.

Management of regulatory risks

EDPR is managing its expasure to regulatory risks in two different ways. The first one is trough a geographic diversification strategy based on a methodology comprising a positive correlation between country defined targets and gap from current level, technological mix af installed generation, energy demand and supply, regulatory track record stability and incentives mechanism. EDPR also analyses the country wind resource, land and site availability, permitting complexity and interconnection availability.

The second one is by being an active member in several wind associations. EDPR belongs to the most prestigiaus wind energy associations, bath at national and international level. EDPR is an active member of the following renewable (specially wind energy) associations. Being an active member in all these associations allows EDPR to be aware of any regulatory change, and represent wind energy sector's interests when required by the governments.



EUROPE	EWEA (EUROPEAN WIND ENERGY ASSOCIATION)	
SPAIN	AEE (ASOCIACIÓN EMPRESARIAL EÓLICA)	
PORTUGAL	APREN (ASSOCIAÇÃO PORTUGUESA DE PRODUTORES DE ENERGIA ELÉCTRICA DE FONTES RENOVÁVEIS)	
FRANCE	SER (SYNDICAT DES ÉNERGIES RENOUVELABLES)	
BE_GIUM	APERE (ASSOCIATION POUR LA PROMOTION DES ENERGIES RENOUVELABLES)	
	EDORA (FÉDÉRATION DE L'ENERGIE D'ORIGINE RENOUVELABLE ET ALTERNATIVE)	
POLAND	PIGEO (POLSKA IZBA GOSPODARCZA ENERGII ODNAWIALNEJ)	
	PSEW (POLSKIE STOWARZYSZENIE ENERGETYKI WIATROWEJ)	
	PTEW (POLSKIE TOWARZYSTWO ENERGETYKI WIATROWEJ)	
ROMANIA	RWEA (ROMANIAN WIND ENERGY ASSOCIATION)	
UNITED KINGDOM	BWEA [BRITISH WIND ENERGY ASSOCIATION]	
	RENEWABLE UK	
	SCOTTISH RENEWABLES	
ITALY	ANEV (ASSOCIAZIONE NAZIONALE ENERGIA DEL VENTO)	
	APER (ASSOCIAZIONE PROMOTORI ENERGIE RINNOVABILI)	
UNITED STATES	AMERICAN WIND ENERGY ASSOCIATION (AWEA)	
	IOWA WIND ENERGY ASSOCIATION	
	RENEW WISCONSIN	
	RENEW, INC.	
	THE WIND COALITION	
	AMERICAN WIND WILDLIFE	
	CEERT	
	COLORADO INDEPENDENT ENERGY ASSOCIATION	
	INTERWEST ENERGY ALLIANCE	
	WESTERN POWER TRADING FORUM	
	SMART GRID OREGON	
	TEXAS RENEWABLE ENERGY	
	WEST TEXAS WIND ENERGY	
	RENEWABLE NORTHWEST PROJECT	
CANADA	CANWEA (CANADIAN WIND ENERGY ASSOCIATION)	
BRAZIL	ABEEOLICA (ASSOCIAÇÃO BRASILEIRA DE ENERGIA EOLICA)	
	CERNE (CENTRO DE ESTRATÉGIAS EM RECURSOS NATURAIS E ENERGIAS)	

3.7.2.4.2 Revenues

3.7.2.4.2.1 Exposure to market electricity prices

The electricity sold by EDPR depends in some extent on the incentives schemes for renewable energy in place in each of the countries where EDPR operates. In some of the markets this creates an exposure to market prices for electricity. Market prices may be volatile as they are affected by various factors, including the cost of fuels, average rainfall levels, the cost of power plant construction, technological mix of installed generation capacity and demand. Therefore, a decline in market prices to unexpected levels could have a material adverse effect on EDPR's business, financial condition or operating income.

Management of electricity prices exposure

EDPR faces limited market price risk as it pursues a strategy of being present in countries or regions with long term visibility on revenues. In most countries where EDPR is present, prices are determined through regulated framework mechanisms. On the markets where there is expected short term volotility on market prices, EDPR uses various financial and commodity hedging instruments in order to optimize the exposure to fluctuating electricity prices. However, it may not be possible to successfully hedge the exposures or it may face other difficulties in executing the

EDP Renováv 54 / 100



hedging strategy.

In Europe, EDPR operates in countries where the selling price is defined by a feed-in-tariff (Spain, Portugal and France) or in markets where on top of the electricity price EDPR receives either a pre-defined regulated premium or a green certificate, whose price is achieved on a regulated market (Spain, Belgium, Poland, Romania). Additionally, EDPR is developing activity in Italy and UK where the mechanism is also through green certificates.

In the case of North America, EDPR focus is developing strategy on the States which by having a RPS pragram in place provides higher revenues visibility, through the REC (Renewable Energy Credit) system and by non-compliance penalties. The North America market does not provide any regulated framework system for the electricity price although it may exist for the RECs in some States. Most of EDPR's copacity in the US has predefined prices determined by long-term contracts with local utilities in line with the Company's policy of signing long-term contracts for the output of its wind farms.

In Brazilian operations, selling price is defined through a public auction which is later transloted into a long-term contract.

Under EDPR's global approach to optimize the exposure to market electricity prices, the Company evaluates on a permanent basis if there are any deviations to the defined limits, assessing in which markets financial hedges may be more effective to correct it. In 2010, to manage this exposure EDPR financially hedged a significant part of its generation in Spain and, in the US closed for the long-term a significant portion of its exposure through several physical and financial deals.

3.7.2.4.2.2 Risk related to volatility of energy production

The amount of electricity generated by EDPR on its wind farms, and therefore EDPR's profitability, are dependent on climatic conditions, which vary across the locations of the wind farms, and from season to season and year to year. Energy output at wind farms may decline if wind speeds falls outside specific ranges, as turbines will only operate when wind speeds are within those ranges.

Variations and fluctuations in wind conditions at wind farms may result in seasonal and other fluctuations in the amount of electricity that is generated and consequently the operating results and efficiency.



Management of risks related to volatility of energy production

EDPR mitigates wind resource volatility and seasonality by having a strong knowledge in the design of its wind farms, and by the geographical diversification - in each country and in different countries - of its asset base. This "portfolio effect" enables to offset wind variations in each area and to keep the total energy generation relatively steady. Currently EDPR is present in 11 countries: Spain, Portugal, France, Belgium, Poland, Romania, UK, Italy, US, Canada and Brazil.

3.7.2.4.3 Financing

3.7.2.4.3.1 Risks related to the exposure to financial markets

EDPR is exposed to fluctuations in interest rates through financing. This risk can be mitigated using fixed rates and hedging instruments, including interest rate swaps.

Also because of its presence in several countries, currency fluctuations may have a material adverse effect on the financial condition and results of operations. EDPR may attempt to hedge against currency fluctuations risks by natural hedging strategies, as well as by using hedging instruments, including forward foreign exchange contracts and Cross Interest Rate Swops.

EDPR hedging efforts will minimize but not eliminate the impact of interest rate and exchange rate volatility.

Management of financial risks

The evolution of the financial markets is analyzed on an on-going basis in accordance to EDP Group's risk management policy approved by the EDPR's Board of Directors.

The Board of Directors is responsible for the definition of general risk-management principles and the establishment of exposure limits following the recommendation of the risk committee.

Taking into account the risk management policy and exposure limits previously approved, the Financial Department identifies, evaluates and submits for approval by the Board the financial strategy appropriate to each project/location.

The execution of the approved strategies is also undertaken by the Financial Department, in accordance with the policies previous defined and approved.



Fixed rate, Natural hedging and Financial instruments are used to minimize potential adverse effects resulting from the interest rate and foreign exchange rate risks on its financial performance.

3.7.2.4.3.1.1 Interest rate risk

The purpose of the interest rate risk management policies is to reduce the exposure of long term debt cash flows from market fluctuations, mainly by issuing long term debt with a fixed rate, but also through the settlement of derivative financial instruments to swap from floating rate to fixed rate when long term debt is issued with floating rates.

The main potential exposure comes from shareholder loans from the EDP Group and from institutional investors in connection with its Partnership Structures in the case of the US operations, as well as, project financing and third party loans from entities outside the EDP Group.

In the floating-rate financing context which represents approx. 5% of EDPR's gross debt, EDPR may contract interest-rate derivative financial instruments to hedge cash flows associated with future interest payments, which have the effect of exchange floating interest to fixed interest rate.

EDPR has a portfolio of interest-rate derivatives with maturities between approximately 1 and 10 years. Sensitivity analyses are performed of the fair value of financial instruments to interest-rate fluctuations.

Given the policies adopted by EDPR Group its financial cosh flows ore substantially independent from the fluctuation in interest rate markets.

3.7.2.4.3.1.2 Exchange rate risk

EDPR operates internationally and is exposed to the exchange-rate risk resulting from investments in foreign subsidiaries. Currently, main currency exposure is the U.S. dollar/euro currency fluctuation risk that results principally from the shareholding in EDPR NA. With the ongoing increasing capacity in others non-euro regions, EDPR will become also exposed to other local currencies (Brazil, Poland and Romania).

EDPR general policy is the Natural Hedging in order to match currency cash flows, minimizing the impact of exchange rates changes while value is preserved. The essence of this approach is to create financial foreign currency outflows to match equivalent foreign currency inflows. Often the debt is raised in the same foreign currency in which operating cash flows are received. The Financial Department is responsible for monitoring the evolution of the exchange rates changes,



seeking to mitigate the impact of currency fluctuations on the net assets and net profit of the group, using natural hedging strategies, as well as, exchange-rate derivatives and/or other hedging structures with symmetrical characteristics to those of the hedged item. The effectiveness of these hedges is reassessed and monitored throughout their lives.

3.7.2.4.3.2 Counterparty credit risk

Counterparty risk is the default risk of the other party in an agreement, either due to temporary liquidity issues or long term systemic issues.

Management of counterparty credit risk

EDPR policy in terms of the counterparty credit risk on financial transactions is managed by an analysis of the technical capacity, competitiveness, credit notation and exposure to each counterparty. Counterparties in derivatives and financial transactions are restricted to high-quality credit institutions, therefore, there cannot be considered any significant risk of counterparty non-compliance and no collateral is demanded for these transactions.

In the specific case of EDPR EU, credit risk is not significant due to the reduced average payment period for customer balances and the quality of its debtors. In Europe, main customers are operators and distributors in the energy market of their respective countries.

In the case of EDPR NA, counterparty risk analysis is more relevant given typical price structure and the contracting terms of PPA contracts. In the light of this, counterparty risk is corefully evaluated taking into account the offtakers' credit rating. In many cases, additional credit support is required in line with the exposure of the contract.

3.7.2.4.3.3 Liquidity risk

Liquidity risk is the risk that EDPR will not be able to meet its financial obligations as they fall due.

Management of liquidity risk

EDPR's strategy to manage liquidity is to ensure, as far as possible, that it will always have significant liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring in unacceptable losses or risking damage to EDPR's reputation.

The liquidity policy followed by EDPR ensures compliance with the planned payment commitments/obligations, through maintaining sufficient credit facilities and having access to the EDP Group liquidity facilities.



3.7.2.4.4 Wind turbine contracts

3.7.2.4.4.1 Wind turbine supply risk

Wind turbine generators (WTG) is a key element in the development of EDPR's wind-related energy projects, as the shortfall or an unexpected sharp increase in WTG prices can create a question mark on new project's development and its profitability. WTG represents the majority of a wind farm capital expenditure (on average, between 70% and 80%).

Management of wind turbine supply risk

EDPR faces limited risk to the availability and prices' increase of WTG due to its framework agreements with the major global wind turbines suppliers. The Compony uses a large mix of turbines suppliers in order to reduce its dependency on any one supplier being one of the worldwide wind energy developers with a more diversified and balanced portfolio.

When signing framework agreements with one or more WTG suppliers, EDPR balances the cost, best fit with Company's pipeline and flexibility on time, geography and model/technology.

Pursuing this medium-term framework agreements strategy, EDPR reduces the risk of contracting large amounts of new WTG exposed to the spot market while having long term visibility on the total cost of ownership due to the fix cost structure of the frameworks signed. On the other way, by not contracting all the WTG needed for its growth plan, EDPR increases its short term flexibility pipeline development. Finally, EDPR in these framework agreements ensure additional geographic flexibility to best fit its pipeline development with changes in future conditions in a given market.

3.7.2.4.5 Pipeline development

3.7.2.4.5.1 Permitting risks

Wind farms are subject to strict international, national, state, regional and local regulations relating to the development, construction, licensing, grid interconnection and operation of power plants. Among other things, these laws regulate: land acquisitions, leasing and use; building, transportation and distribution permits; landscape and environmental permits; and regulations on energy transmission and distribution network congestions. Development process of wind farms is subject to the obtaining such permits. If authorities do not grant these permits or they do so with delays or with other restrictions, such actions could have a material adverse effect on the development of further business.



Management of permitting risk

EDPR mitigates this risk by having development activities in 11 different countries (Spain, Portugal, France, Belgium, Poland, Romania, UK, Italy, US, Canada and Brazil) with a portfolio of projects in several maturity stages. EDPR has a large pipeline located in the most attractive regions providing a "buffer" to overcome potential delays in the development of new projects, ensuring growth targets. For this high quality pipeline is worth to highlight EDPR's early mover status in the majority of its markets and the partnerships created with teams with strong local expertise in the development and construction of wind farms.

3.7.2.4.6 Operations

3.7.2.4.6.1 Wind turbine performance risk

Wind farms output depend upon the availability and operating performance of the equipment necessary to operate it, mainly the components of wind turbines and transformers. Therefore the risk is that the performance of the turbine does not reach its optimum implies that the energy output is not the expected. The best indicator to measure the WTG performance is the availability level – the period of time it was actually available to operate within that period and delivering the agreed power curve.

Management of wind turbine performance risk

EDPR mitigates this risk by using a mix of turbine suppliers which minimizes technological risk, by signing a medium-term full-scope maintenance agreement with the turbine supplier and by an adequate preventive and scheduled maintenance. Additionally, technical warranties are signed with the turbine suppliers, in order to guarantee that the performance of the turbine will be optimum. After this period, O&M is usually contracted with an external company, but a technical assistance agreement is also signed with the turbine supplier.

Most recently, and following the general trend in the wind sector, EDPR is externalizing some pure technical O&M activities of its wind farms. Through EDPR Dispatch Center, the Company remotely controls all its wind farms reacting on real time to grid requirements and by gathering all the 24-day operating data it is increasing its know-how in managing core O&M activities.



3.8. EXTERNAL AUDITOR

The Audit and Control Committee is responsible for proposing to the Board of Directors for submission to the General Meeting the appointment of the Company auditors and the terms of their contracts, scope of their duties and revocation and renewal of their contracts.

In order to protect the External Auditor independence, the following competences of the Audit and Control Committee were exercised during 2010:

- Direct and exclusive supervision from the Audit and Control Committee;
- Evaluation of the qualifications, independence and performance of the External Auditor and the annual report from the External Auditor regarding the information of all existing relations between the Company and the Auditors or people related to them, including all the services rendered and all the services in course. The Audit and Control Committee, in order to evaluate its independence, obtained from the External Auditor information regarding their independence according to Decree-Law n.º 224/2008, November 20th, that changes the bylaws of the External Auditors Association:
- Revision of the transparency report signed by the External Auditor and published on their website. This report is about a group of subjects regulated on article 62°-A from the Decree-Law n.º 224/2008, mainly related to the Internal Control System and to the process of quality control realized by the competent entities;
- Analysis with the External Auditor of the scope, planning and resources to use on the services provided.

EDPR's External Auditor is, since the year 2007, KPMG Auditores S.L.., therefore there is still no need to rotate the auditor according to Recommendation III.1.3 at the Portuguese Corporate Gavernance Code.

In 2010, according to the Audit and Control Cammittee's competences and in line with Recommendations II.4.4 and II.4.5, it was the corporate body in charge of the permanent contact with the external auditor an matters that may pose a risk to their independence and any other matters related to the auditing of accounts. It also receives and stores information on any other matters provided for in legislation on audits and in auditing standards in effect at any time.

The Audit and Control Committee assessed the performance of the external auditor in providing the services hired by the Company and made a pasitive evaluation of their quality, considering that they meet applicable standards and that it is advisable to maintain the same auditor.



The work of the external auditor, including reports and audits of its accounts, was supervised and evaluated in accordance with applicable rules and standards, in particular international auditing standards. The external auditor in coordination with the Audit and Control Committee verifies the implementation of remuneration policies and the efficiency and functioning of internal control mechanisms. The external auditor reports to the Audit and Control Committee all the shortcomings.

3.9. WHISTLE-BLOWING POLICY

Since the beginning of trading on the Eurolist by Euronext Lisbon, it has sought to introduce measures to ensure its good governance and that of its companies, including the prevention of improper practices, especially in the fields of accounting and finance.

The Board of Directors of EDPR therefore decided to provide its employees with a direct, confidential communication channel for them to report any presumed unlawful practices or alleged accounting or financial irregularities occurring in their company. These communications go directly to the Audit and Control Committee.

EDPR creation of this channel for whistle-blowing on irregularities in financial and accounting practices is essentially intended:

- To enable any employee to freely report his/her concerns in these areas to the Audit and Control Committee;
- To facilitate early detection of irregularities that, if they occurred, might cause serious losses to the EDPR Group and its employees, customers and shareholders.

Contact with the Company's Audit and Control Committee is only possible by email and post, and access to information received is restricted.

Any complaint addressed to the Audit and Control Committee will be kept strictly confidential and the whistle-blower will remain anonymous, provided that this does not prevent the investigation of the complaint. S/he will be assured that the Company will not take any retaliatory or disciplinary action as a result of exercising his/her right to blow the whistle on irregularities, provide information or assist in an investigation.

The Secretary of the Audit and Control Committee receives all the communications and presents a quarterly report to the members of the Committee.

In 2010 there were no communications regarding any irregularity at EDPR.



3.10 ETHICS

EDPR is governed by a strong sense of ethics, whose principles are embodied in the day-to-doy activities of its employees, occording to ethical practices generally considered to be consensual but which, for reasons of appropriate disclosure, transparency and impartiality, the company decided to provide details on.

For that purpose, EDPR developed and approved a global Code of Ethics, to be adopted by all company's employees, without prejudice to other legal or regulating provisions. EDPR Employees' must comply with the Code of Ethics and with the approved corporate policies, which provide those practices and should follow main principles such as:

- · Transparency, honesty and integrity
- · Working environment
- · Development of human capital
- Human rights
- Non-discrimination and equal opportunities
- Integrity
- · Environment and sustainability
- Disciplinary action

The Code of Ethics has been disseminated to oll employees.

A "whistle-blowing" e-mail channel is avoilable at the Company's Intronet. It allows a direct and confidential communication of any presumably illegal practice and/or of any alleged accounting or financial irregularity occurring within the company. A "Code of Ethics" e-mail channel is also ovailable for the communication of any breach to the Code articles.



4. EXERCISE OF SHAREHOLDER'S RIGHTS

4.1. DESCRIPTION AND COMPETENCES OF THE GENERAL MEETING OF SHAREHOLDERS

The General Meeting of Shareholders is a meeting of shareholders that, that when properly convened, has the power to deliberate and adopt, by majority, decisions on matters that the law and Articles of Association reserve for its decision and are submitted for its approval. In particular, it is responsible for:

- Evaluation of the Company's management and approval of the annual accounts from the
 previous financial year, management report and decision on the application of the previous
 fiscal year's income or loss;
- Appointment and renewal of the Board of Directors in accordance with these Articles and
 the legal provisions in force, covering or eliminating vacancies that may occur or, as
 appropriate, ratifying the appointments of Directors made on a provisional basis by the Board
 of Directors;
- Appointment of auditors;
- Decision on the matters proposed by the Board of Directors;
- All other matters provided in the law in force.
- Increasing and reducing the share capital and delegating to the Board of Directors, if applicable, within the legal time limits, the power to set the date or dates, who may use said delegation wholly or in part, or refraining from increasing or reducing the capital in view of the conditions of the market or the Company or any particularly relevant fact or event justifying such a decision in their opinion, reporting it at the first General Meeting of Shareholders held after the end of the time limit for its execution;
- Delegating to the Board of Directors the power to increase the share capital pursuant to Article 297 of Royal Legislative Decree 1/2010 of July 2nd 2010, which approves the Revised Text of the Law on Public Limited Companies (\$panish Companies Law);
- Issuing bonds;
- Amending the Articles of Association;
- Dissolving, merging, spin off and transformation the Company;
- Deciding on any matter submitted to it for decision by the Board of Directors, which shall be
 obliged to call a General Meeting of Shareholders as soon as possible to deliberate and
 decide on concrete decisions included in this article submitted to it, in the event of relevant
 facts or circumstances that affect the Company, shareholders or corporate bodies.



The decisions of the General Meeting are binding on all shareholders, including those voting against and thase who did not participate in the meeting.

A General Meeting may be ordinary or extraordinary. In either case, it is governed by the law and Articles of Association.

An Ordinary General Meeting must be held in the first six (6) months of each year to review of the performance the company management, approve the annual report and accounts for the previous year and the proposal for appropriation of profits and approve the consolidated accounts, if appropriate. The General Meeting also decides on any other matters falling within its powers and included on the agenda;

An Extraordinary General Meeting is any meeting other than that mentioned above.

4.2. RIGHT TO ATTEND

All shareholders, irrespective of the number of shares that they own, may attend a General Meeting and take part in its deliberations with right to speak and vote.

In order to exercise their right to attend, shareholders must have their shares registered in their name in the Book Entry Account at least five (5) days in advance of the date of the General Meeting.

Moreover, although there is no express provision on the matter in the Articles of Association, in the event of the suspension of a General Meeting, EDPR plans to adopt Recommendation 1.2.2 of the Portuguese Corporate Governance Cade and not require the blocking of shares more than five days in advance.

Any shareholder with the right to attend may send a representative to a General Meeting, even if this person is not a shareholder. Power of attorney is revocable. The Board of Directors may require shareholders' power of attorney to be in the Company's possession at least two (2) days in advance, indicating the name of the representative.

Power of attorney shall be specific to each General Meeting, in writing or by remote means of communication, such as post.

4.3. VOTING AND VOTING RIGHTS

Each share entitles its holder to one vote.

Shares issued without this right do not have voting rights, with the exception of cases set forth by current legislatian.



There is no employee share-owning system at EDPR and so no relevant control mechanisms on the exercise of voting rights by employees or their representatives have been set up.

4.4. MAIL AND ELECTRONIC COMMUNICATION VOTES

Shareholders may vote on points on the agenda, relating to any matters of the Shareholder's competence, by mail or electronic communication. It is essential for their validity that they be received by the company by midnight of the day before the date scheduled for the first calling to order of the General Meeting.

Votes by mail shall be sent in writing to the place indicated on the invitation to the meeting accompanied by the documentation indicated in the Shareholder's Guide.

In order to vote by electronic communication, shareholders must express this intention to the Chairperson of the General Meeting of the in the form indicated in the invitation to the meeting, sufficient time in advance to permit the vote within the established time limit. They will then receive a letter containing a password for voting by electronic communication within the time limit and in the form established in the call of the General Meeting.

Remote votes can be revoked subsequently by the same means used to cast them within the time limit established for the purpose or by personal attendance at the General Meeting by the shareholder who cast the vote or his/her representative.

The Board of Directors has approved a Shareholder's Guide for the first General Meeting, detailing mail and electronic communication voting forms among other matters. It is at shareholders' disposal at www.edprenovaveis.com.

4.5. QUORUM FOR CONSTITUTING AND ADAPTING DECISIONS OF THE GENERAL MEETING

Both ordinary and extraordinary General Meetings are validly constituted when first called if the Sharehalders, either present or represented by proxy, represent at least twenty five percent (25%) of the subscribed voting capital. On the second call the General Meeting will be validly constituted regardless of the amount of the capital present in order to comply with the minimum established under the Spanish Companies Law.

Nonetheless, to validly approve the issuance of bonds, the increase or reduction of capital, the transformation, merger or spin-off of the Company, and in general any necessary amendment to the Articles of Association, the Ordinary or Extraordinary Shareholders' Meeting will need: on



the first call, that the Shareholders, either present or represented by proxy, represent at least fifty percent (50%) subscribed voting capital and on the second call, that the Shareholders, either present or represented by proxy, represent at least twenty five percent (25%) of the subscribed voting capital.

In the event the shareholders attending represent less than fifty percent (50%) of the subscribed voting capital, the resolutions referred to in the previous paragraph will only be validly adopted with the favourable vote of two-thirds(2/3) of the present or represented capital in the General Meeting.

4.6. BOARD OF THE GENERAL MEETING

The Chairperson of the General Meeting is appointed by the meeting itself and must be a person who meets the same requirements of independence as for independent Directors. The appointment is for three years and may be re-elected once only.

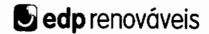
Since June 4th 2008, the position of Chairperson of the General Meeting has been held by Rui Chancerelle de Machete, whose work address is PLMJ, A.M. Pereira, Sáragga Leal, Oliveira Martins, Júdice e Associados, RL, Av. da Liberdade, 224, Editício Eurolex, 1250-148 Lisboa, Portugal.

In addition to the Chairperson, the Boord of the General Meeting is made up of the Chairperson of the Board of Directors, or his replacement, the other Directors and the Secretary of the Board of Directors.

The position of Secretary of the General Meeting is occupied by the non-member Secretary of the Board of Directors, Emilio García-Conde Noriega, whose work address is that of the Company.

The Chairperson of the General Meeting of EDPR has the appropriate human and logistical resources for his needs, considering the economic situation of EDPR, in that, in addition to the resources from the Company Secretary and the legal support provided for the purpose, the Company hires a specialized entity to collect, process and count votes.

In 2010, the remuneration of the Chairperson of the General Meeting of EDPR was EUR 15,000.



4.7. MINUTES AND INFORMATION ON DECISIONS

Given that EDPR is a listed company on Eurolist by Euronext Lisbon, shareholders have access to corporate governance information at www.edprenovaveis.com. Extracts of General Meeting minutes and the invitation, agenda, motions submitted to the General Meeting and forms of participation shall be placed at shareholders' disposal five (5) days after they are held.

Given the personal nature of the information involved, the history does not include attendance lists at general meetings, although, in accordance with CMVM Circular nr. 156/EMIT/DMEI/2009/515, when General Meetings are held, EDPR plans to replace them by statistical information indicating the number of shareholders present and distinguishing between the number of physical presences by mail.

EDPR therefore publishes on its website an extract of the minutes of General Meetings with all information on the constitution of the General Meeting and decisions made by it, including motions submitted and any explanations of votes.

The website also provides EDPR shareholders with information on: i) requirements for participating in the General Meeting, ii) mail and electronic communication votes iii) information available at the registered office.

4.8. MEASURES REGARDING CONTROL AND CHANGES OF CONTROL OF THE COMPANY

The Company has taken no defensive measures that might seriously affect its assets in any of the cases of a change in control in its shareholder structure or the Board of Directors.

The Articles of Association contain no limitations on the transferability of shares or voting rights in any type of decision and no limitations on membership of the governing bodies of EDPR. Neither are there any decisions that come into effect as a result of a takeover bid.

The fact that the Company has not adopted any measures designed to prevent successful takeover bids is therefore in line with Recommendation I.6.1 of the CMVM Code of Corporate Governance.

On the ather hand, EDPR has not entered into any agreements (current or future) subject to the condition of a change in control of the Company, other than in accordance with normal practice in case of financing of certain wind farm projects by some of its group companies.



Finally, there are no agreements between the Company and members of its Board of Directars or managers providing for compensation in the event of resignation of discharge of Directors or in the event of resignation, dismissal without just cause or cessation of the working relationship following a change in control of the Company.

4.9. GENERAL MEETING OF SHAREHOLDERS IN 2010

On April 13th 2010, taok place in Oviedo the Ordinary General Meeting of Shareholders of the company "EDP Renováveis, S.A.".

The Meeting's validity was ascertained by the meetings' President, and the definitive quorum of members was:

- 56 shareholders were present, holding 4,116,370 shares making up for 0.472% of the share capital, and
- 62 shareholders were represented, holding 695,343,366 shares making up for 79.713% of the share capital.

A total of 118 shareholders attended the General Meeting, including those present and those represented, holding a total of 699,459,736 shares which constitutes a nominal amount of EUR 3,497,298,680 of the share capital, that is, 80.185% of the mentioned share capital.

The ten proposals submitted to approval at the General Meeting were all approved. Extracts of the 2010 General Meeting minutes and the invitation, agenda, motions submitted to the General Meeting and forms of participation are available at the company's website www.edprenovaveis.com.



5. REMUNERATION

5.1. REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS AND ITS AUDIT AND CONTROL COMMITTEE

Pursuant to Article 26 of the Company's Articles of Association, the remuneration of the members of the Board of Directors shall consist of a fixed amount to be determined by the General Meeting for the whole Directors and expenses for attending Board meetings.

The above article also establishes the possibility of the Directors being remunerated with Company shares, share options or other securities granting the right to obtain shares, or by means of share-indexed remuneration systems. In any case, the system chosen must be approved by the General Meeting and comply with current legal provisions.

The Nominations and Remunerations Committee is responsible for proposing to the Board of Directors, although not bindingly, the system, distribution and amount of remuneration of the Directors on the basis of the overall amount of remuneration authorized by the General Meeting. It can also propose to the Board the terms of contracts with the Directors. The distribution and exact amount paid to each Director and the frequency and other details of the remuneration shall be determined by the Board on the basis of a proposal from the Nominations and Remunerations Committee.

The maximum remuneration approved by the General Meeting of Shareholders for 2010 for all the members of the Board of Directors is EUR 2,500,000.

5.2. PERFORMANCE-BASED COMPONENTS, VARIABLE COMPONENT AND FIXED AMOUNT

The remuneration of the Executive Committee is built in three blocks: fixed remuneration, annual and multi-annual bonus.

The annual bonus is defined as a maximum of 80% of the annual salary and is calculated based on the following indicators in each year of their term: (i) relative performance of total shareholder return of EDPR vs. capital market indexes and peer performance; (ii) return on invested capital; (iii) additional installed capacity (MW); (iv) net profits and EBITDA growth in 2010.



The multi-annual bonus is defined as a maximum of 120% of the annual salary and is calculated based on the same drivers as for annual bonus but measured on a multi-year timefrome to be paid at the end of the period and with additional environmental and social perspectives including, (i) the performance of the Sustainability Index applied to EDPR (DJSI method), (ii) EDPR Group's image in the national and international markets (through brand audit and surveys), (iii) its capacity to change and adapt to new market requirements (through surveys), (iv) fulfillment of strategic national and international targets.

The remuneration to the CEO was paid directly by EDPR while for the other members of the Executive Committee there was no direct payment to its members.

Although the remuneration for all the members of the Board of Directors is provided for, the members of the Executive Committee, with the exception of the CEO (who devotes most of his/her work to the activity of EDPR) are not remunerated.

This corporate governance practice of remuneration is in line with the model adopted by the EDP Group, in which the executive Directors of EDP do not receive any remuneration directly from the group companies on whose governing bodies they serve, but rother through EDP.

Nonetheless, in line with the above corporate governance practice, EDPR has signed an Executive Management Services Agreement with EDP, under which the Company bears the cost for the render of those services corresponding to the remuneration defined for the executive members of the Board of Directors.

The non-executive Directors only receive a fixed remuneration, which is calculated on the basis of their work exclusively as Directors or cumulatively with their membership on the Nominations and Remunerations Committee, Related Party Transactions Committee and the Audit and Control Committee.

EDPR has not incorporated any share remuneration or share purchase options plans as components of the remuneration of its Directors. No Director has entered into any contract with the company or third parties that have the effect of mitigating the risk inherent in the variability of the remuneration established by the company



5.3. ANNUAL REMUNERATION OF THE BOARD OF DIRECTORS INCLUDING THE AUDIT AND CONTROL COMMITTEE

The remuneration of the members of the Board of Directors for the year ended on December 31st 2010 was as follows:

	Euros			
Remuneration	Civ. and	Variable	3	Talai
	Fixed	Annual	Multi-annual	iolai
Executive Directors				
António Mexio*	-	-	-	-
Ana Maria Fernondes (CEO)*	384.000	208.939		592.939
Antonio Mortins da Costa*	-	and the state of t	-	-
João Manso Neto*		-	_	-
Nuno Alves*	-		-	-
Non-Executive Directors		and the second	The state of the s	
António Nagueira Leite	60.000	-		60.000
Daniel M. Kammen	45.000	-	_	45.000
Francisco José Queiroz		_	-	
de Barros de Lacerda	60.000			60.000
Gilles August	45.000		-	45.000
Joãa Lopes Raimunda	55.000	-	-	55.000
Jaão Manuel de Mella Franco	80.000	-	-	80.000
Jorge Santos	60.000	•	_	60,000
José Araúja e Silva	0	-	-	0
José Silva Lopes	0.000	-	-	60.000
Manuel Menéndez	6.400 oko			
Menéndez	45.000	-	-	45.000
Rafael Caldeira	MINISTERNAT AMERICANA SANSTERNAT AMERICANA	-	-	
Valverde	55.000			55.000
Total	949.000	208.939		1.157.939

^{*} With exception of the CEO, the members of the Executive Committee have not received any remuneration from EDPR. EDPR has entered in an Executive Management Services Agreement with EDP pursuant to which EDPR is due to pay to EDP an amount of EUR 836,400 for the management services rendered by EDP in 2010.

The retirement savings plan for the members of the Executive Committee acts as an effective retirement supplement and corresponds to 5% of their annual salary.



The Directors do not receive any relevant non-monetary benefits as remuneration.

Additionally the remuneration of the members of the Management Team, excluding the Chief Executive Officer, was as follows:

Remuneration	Euros				
	Variable Fixed			Total	
	rixed		Multi-annual	·	
Management Team	954.662	297.000	0	1.251.662	

5.4. STATEMENT ON REMUNERATION POLICY

The Nomination and Remunerations Committee assists and reports to the Board of Directors about the remunerations of the Board and the Management Team, proposing to the Board, within the limits established in the Articles of Association, the remuneration system, distribution method and amounts payable to the Directors that must be submitted to the approval of the General Meeting of Shareholders. This committee defines the remuneration and is sought to ensure that it reflects the performance of all members in each year (variable annual remuneration) and their performance throughout the term of their office by means of a variable component consistent with the maximization of the Company's long-term performance (multi-annual variable remuneration). This is intended to ensure the alignment of the Board of Directors' performance with the shareholders' interests. A statement on remuneration policy will be submitted to the next General Meeting of Shareholders, for approval.

5.5. GENERAL MEETING'S ASSESSMENT OF COMPANY REMUNERATION POLICY AND PERFORMANCE EVALUATION OF ITS GOVERNING BODIES

The General Meeting is responsible for appointing the Board of Directors, which appoints the Nominations and Remunerations Committee, who is part of the Board and responsible for submitting the statement on remuneration policy for the Company's corporate bodies.

One of the General Meeting's duties includes appraising the above mentioned statement.

Pursuant to Article 164 of the Spanish Companies Law, the General Meeting evaluates the performance of the company's management and makes an annual decision on whether to maintain confidence, or not, in their members.



5.6. ATTENDANCE AT THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF A REPRESENTATIVE OF THE NOMINATIONS AND REMUNERATIONS COMMITTEE

At least one of the members of the Nominations and Remunerations Committee will be present or represented at the General Meeting of Shareholders of EDPR.

5.7. PROPOSAL ON THE APPROVAL OF PLANS ON SHARE REMUNERATION AND/OR SHARE PURCHASE OPTIONS OR ON THE BASIS OF SHARE PRICE FLUCTUATIONS

The Company has not approved any plans for share remuneration or share purchase options or plans based on share price fluctuations.

5.8. AUDITOR'S REMUNERATION

For the year ended on December 31st 2010, the fees paid to KPMG Auditores, S.L. for the audit and statutory audit of accounts and financial statements, other assurance and reliability services, tax consultancy services and other services unrelated to statutory auditing are as follows:

Values in €	Portugal	Spain	Brazil	USA	Other	Total
	193,000	689,856	69,479	727,908	221,211	1,901,454
	209,500	51,790	-	174,196	12,950	448,436
Sub-tatal audit related services	402,500	741,646	69,479	902,104	234,161	2,349,890
	-	17,000	-	481,402	-	498,402
	800	-	-	-	-	800
Sub-total nan-audit related services	800	17,000	-	481,402	-	499,202
Total					. DO A CARDON AND	

(*) the fees regarding the inspection of the Internal Control System (SCIRF) of EDPR EU (EUR 100.000) and of EDPR NA (EUR 100.000) are allocated to Portugal, as their invoices were issued in this country.

In EDPR there is a policy of pre-approval by the Audit and Control Committee for the selection of the External Auditor and any related entity for non-audit services, according to Recommendation III.1.5 of the Portuguese Corporate Governance Code. This policy was strictly followed during 2010.



6. CAPITAL MARKETS

6.1. SHARE PERFORMANCE AND DIVIDEND POLICY

6.1.1. SHARE DESCRIPTION

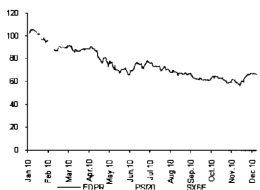
The shares representing 100% of the EDPR share capital were initially admitted to trading in the official stock exchange NYSE Euronext Lisbon on June 4th 2008. The then the free float level is unchanged at 22.5%.

EDP Renovávels, \$.A.	
Shares	
Share Capital	€ 4,361,540,810
Nominal Share Value	€500
Number of Shares	872,308,162
Date of IPO	June 4 th , 2008
NYSE Euronext Usban	
Reulers RIC	EDPR.LS
Bloomberg	EDPR PL
ISIN	ES0127797019

6.1.2 SHARE PRICE PERFORMANCE

EDPR's equity market value at December 31st 2010 was EUR 3.8 billion. In 2010 the share price depreciated by 35% to EUR 4.34 per share, underperforming the PSI-20 (the NYSE Euronext Lisbon reference index), the Euronext 100 and the Dow Jones Eurostoxx Utilities ("SX6E"). The year's low was recorded on November 30th (EUR 3.72) and the year's high was reached on January 8th (EUR 7.01).

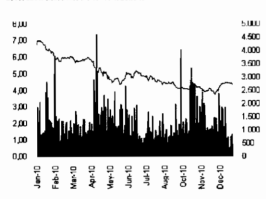
EDPR vs PSI20 vs DJ Eurosloxx Utilties





In 2010 were traded more than 311 million EDPR shares, representing a 21% year-on-year increase in its liquidity, and corresponding to a turnover of approximately EUR 1.5 billion. On average, 1.2 million shares were traded per day. The total number of shores traded represented 36% of the total shares admitted to trading and to 159% of the company's free float, translating in the higher liquidity level since the IPO.



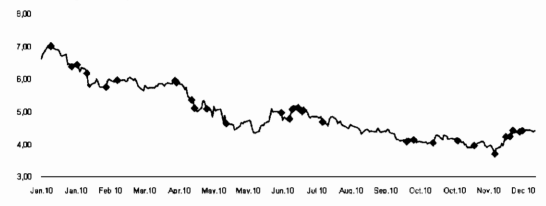


Capital Market Indicators	2010	2009	2008
EDPR shares in NYSE Euronexi Lisbon			
Opening price* (€)	6.63	5,00	8.00
Closing price [€]	4.34	6.63	5 00
Peak price (€)	7.01	775	8.00
Minimum price (€)	3.72	5.00	3.45
Variation in share price and reference indices			
EDP Renovôveis [%]	-35%	33%	-37%
PSI20 (%)	-10%	33%	-51%
Daw Janes Eurastoxx Utilities [%]	-15%	-1%	-38%
Euronext 100 (%)	1%	25%	-45%
Liquidity of EDPR shares on the morket			
Valume in NYSE Euronex* (€ million)	1,539	1,676	1,646
Daily average volume (€ million)	6.0	6.4	110
Number of shares traded (million)	311	257	216
Average number of shores traded (thousand)	1,211	985	1,459
Total shares issued (million)	872	872	872
Number of own shares	Ö	0	O
Free flaot	196	-196	196
Annual rotation of capital (% of total shares)	36%	29%	25%
Annual rotation of capital (% of free-float)	159%	131%	110%
EDPR market value			
Market capitalization at end of period (€ million)	3,783	5,783	4,364
(*) January 1st, 2009 and June 4th, 2008, respectively			



The graph below shows the evolution in EDPR prices over the year and all announcements and relevant events that may had impact on them.





#	Date	Description	Share Price
1	8/1au	EDPR awarded 1.3 GW ol wind offshare copocity in the LiK	7,01
2	25/Jan	EDPR signed a long-term agreement to sell green certificates in Paland	6,38
3	27/Jan	EDPR entered the Italian market through the acquisition of 520 MW to be developed	6,44
4	3/Feb	EDPR disclosed 2009 provisional dota	6,18
5	17/feb	EDPR signs a Pawer Purchase Agreement (PPA) with Tennessee Valley Authority in the United States	5.76
6	25/Feb	EDPR announced 2009 results	5,97
7	12/Apr	EDPR was awarded a REC contract by NYSERDA	5.96
8	13/Apr	EDPR Annual Shareholder Meeting	5.90
9	22/Apr	EDPR disclosed 1Q2010 provisional data	5,37
10	26/Apr	EDPR awarded Veslas a procurement contract to deliver up to 2.1 GW of wind capacity	5.12
11	5/мау	EDPR announced 1Q2010 resurts	5.10
12	19/May	EDPR holds its first Investar Day in Lisbon	4,65
13	28/Jun	EDPR fully clased Venta III institutional partnership structure through the sale of the remaining stake amounting to \$141 million	4.98
14	2/ Jul	Spanish Gavernment and Spanish wind association reach a long term agreement	4.80
15	6/Jul	Government of Cantabria awards 220 MW Ta EDPR	5.09
16	8/Jul	Romania approves new wind regulation	5 13
17	13/Jul	EDPR discloses relevant short position	5.02
18	14/J∪I	EDPR disclosed its 1H2010 provisional data	5,05
19	28/Jul	EDPR disclosed its 1H2010 financial results	4,70
20	27/Sep	EDPR establishes new institutional partnership structure incorporating the cash grant in lieu of PTC for 99 mw in the US	4.10
21	30/Sep	EDPR executes 535 million Zlotys project finance for 120 MW in Poland	4,15
22	14/Oct	EDPR disclosed its 9M2010 previsional data	4,06
23	3/Nav	EDPR disclosed its 9M2010 financial results	4,12
24	15/Nov	EDPR signs new PPA for 99 MW in the US	3,97
25	30/Nov	EDPR signs new PPA for 83 MW in the Us	3,72
26	8/Dec	Spanish Government publishes new Royal Decree providing regulatory stability to the wind energy sector	4,24
27	9/Dec	EDPR establishes new institutional partnership structure incorporating the cash grant in lieu of PTC for 101 MW in the US	4.25
28	13/Dec	EDPR signs new PPA for 198 MW in the US	4,44
29	16-dic	EDPR secures new PPA for 175 MW in the US	4.39
30	20-dic	US approves the extension of the ITC cash reimbursement	4,43



6.1.3. DIVIDEND POLICY

The distribution of dividends must be proposed by EDPR's Board of Directors and authorized by a resolution approved in the Company's Shareholders Meeting.

In keeping with the legal provisions in force, namely the Spanish Companies Law, the EDPR Articles of Association require that profits for a business year consider:

- The amount required to serve legal reserves;
- The amount agreed by the same General Meeting to allocate to dividends of the outstanding shares;
- The amount agreed by the General Meeting to constitute or increase reserve funds or free reserves;
- · The remaining amount shall be booked as surplus.

The expected dividend policy of EDPR, as announced in the IPO, is to propose dividends' distribution each year representing at least 20% of EDPR's distributable profit. Also as announced in the IPO, EDPR Board of Directors can adjust this dividend policy as required to reflect, among other things, changes to our business plan and our capital requirements, and there can be no assurance that in any given year a dividend will be proposed or declared.

In view of the current economic and regulatory environment in the countries in which EDPR holds investments, of the net results obtained in fiscal year 2010 and of the revised business plan and capital requirements associated to it in a harder financial environment, the Board of Directors will propose at the Shareholder's Meeting, to be held in 2011, to retain the 2010 results as voluntary reserves.

6.2. COMMUNICATION WITH CAPITAL MARKETS

6.2.1. COMMUNICATION POLICY

The Communication Policy of EDPR seeks to provide to shareholders, potential investors and stakeholders all the relevant information about the Company and its business environment. The promotion of transparent, consistent, rigorous, easily occessible and high-quality information is of fundamental importance to an accurate perception of the company's strategy, financial situation, accounts, assets, prospects, risks and significant events.



EDPR therefore look for to provide investors with information that can support them make informed, clear, concrete investment decisions.

An Investor Relations Office was created to ensure a direct and permanent contact with all market related agents and stakeholders, to guarantee the equality between shareholders and to prevent imbalances in the information access.

EDPR make use of its corporate website as a major channel to publish all the material information and ensures that all the relevant information on its activities and results is always upto-date and available.

6.2.2. INVESTOR RELATIONS DEPARTMENT

The EDPR Investor Relations Department (IRD) acts as an intermediary between the EDPR management team and a vast universe of shareholders, financial analysts, investors and the market in general. Its main purposes are to guarantee the principle of equality among shareholders, prevent asymmetries in access to information by investors and reduce the gap in the perception of the company's strategy and intrinsic value. This department is responsible for developing and implementing the company's communication strategy and maintaining an appropriate institutional and informative relationship with the financial market, the stock exchange at which EDPR shares are traded and their regulatory and supervisory bodies (CMVM – Comissão do Mercado de Valores Mobiliários in Portugal and CNMV – Comissión Nacional del Mercado de Valores in Spain).

The Investor Relations Department is coordinated by Mr. Rui Antunes and is located at the company's Madrid office. Its contact details are as follows:



6.2.3. ACTIVITY IN 2010

In 2010, EDPR has promoted and participated in several events, namely roadshows, presentations, conferences, meetings and conference calls, where apart from reinforcing its relationship with investors had the opportunity to introduce the Company and to answer queries about its strategy, performance and business environment. More than 400 meetings were held



with institutional investors in the main financial cities of Europe and of the US as well as in the Company's Offices, being it a strong evidence of investor's high interest in the company and its business environment.

It is also worth highlight the completion of the company's first Investor Day, which was held on May 21st 2010 in Cascais, Portugal, where the company Management Team took the opportunity to update investors and analysts about its strategy, outlook and follow-up of its business areas.

EDPR usually publishes its price sensitive information before the opening of the NYSE Euronext Lisbon stock exchange through CMVM's information system, makes it available on the website investors' section and sends it by e-mail for the department mailing list.

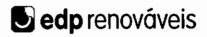
On each earnings announcement, a conference call with webcast access was promoted, at which the Company's management updated on EDPR's activities. On each of these events, shareholders, investors and analysts had the opportunity to directly submit their questions and to discuss EDPR's results as well the company's outlook.

The Department remained in permanent contact with the finoncial analysts who evaluate the company and with all shareholders and investors by e-mail, phone or face-to-face meetings. In 2010, os far as the company is aware of, were issued by sell-side analysts more than 200 reports evaluating its performance.

6.2.4. ANALYSTS

As a world leader in renewable energy and being one of the biggest listed companies in the sector, EDPR is permanently under analysis and valuation.

At the end of the 2010, as far as the company is aware of, there were 29 institutions elaborating research reports and following actively the Company's activity. As of December 31^{s1} 2010, the average price target of those analysts was of ϵ 6.03 per share with most of them reporting positive recommendations on EDPR's share: 21 Buys, 7 Neutrals and only 1 Sell.



Analysts' recommendation on EDPR's share at 31-Dec-2010

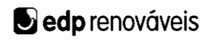
Company	Analyst	Price Target	Recommendation	Date
Goldman Sachs	Mariano Alarco	5,80	Buy	16/Dec/10
Margan Stanley	Allen Wells	6.10	Overweight	15/Dec/10
Caixa BI	Helena Barbasa	6.65	Виу	14/Dec/10
Société Générole	Didjer Laurens	5.80	Buy	13/Dec/10
Fidentiis	Daniel Rodríguez	6 00	Buy	10/Dec/10
UBS	Alberto Gandolfi	5.00	Buy	7/Dec/10
Deutsche Bank	Virginia \$anz de Madrid	6.50	Hold	26/Nov/10
BPI	Bruna Almeida da Silva	6.35	Buy	19/Nov/10
Crigraup	Manuei Palomo	5.40	Buy	18/Nov/10
BCP	Vanda Mesquila	6 75	Buy	16/Nav/10
RBS	Chris Rogers	5.90	Buy	11/Nov/10
Redbum Parlners	Archie Fraser	7 46	Виу	10/Nav/10
Arkean Finance	Alexandre Koller	4.20	\$ell	9/Nov/10
JP Morgan	Sarah Laitung	5,90	Overweight	5/Nov/10
BES	Fernando Garcia	6.30	Buy	5/Nov/10
BNP Panbas	José Fernandez	4.90	Neutral	4/Nov/10
Berenberg	Benita Barretto	5.50	Buy	4/Nov/10
Barclays Capital	Rupesh Madlani	6.50	Equalweight	4/Nov/10
BoAML	Matthew Yales	6.40	ВЈу	3/Nov/10
Natios	Céline Chérubin	4.00	Neutral	29/Oct/10
Credit Suisse	Mario Eulália Izquierda	5.30	Outperform	29/Oct/10
HSBC	James Magness	7.25	Overweight	18/Oct/10
Santonder	Jaaquin Ferrer	7.00	Βυγ	24/Sep/10
Nomura	Roimundo Fernandez-Cuesto	5.75	Neutral	6/Sep/10
Sabadell	Jarge Ganzalez	6.77	Βυγ	30/Jul/10
Unicredit	Javier Suárez	5.50	Hold	28/Jul/10
Banesta	José Brilo Corre·a	6.61	Overweight	22/Jun/10
BBVA	Daniel Orlea	7.90	Outperform	10/Jun/10
Mocquarie	Shoi Hill	5,40	Neutral	7/May/10



6.2.5. ONLINE INFORMATION: WEBSITE AND E-MAIL

EDPR considers online information a powerful tool in the dissemination of material information updating its website with all the relevant documents. Apart from all the required information by CMVM regulations, the Company website also carries financial and operational updates of EDPR's activities ensuring all an easy access to information.

	Portuguese	English	\$panish
Identification of the company	۷	٧	Ą
Financial statements	√	4	4
Regulations of the management and supervisory bodies	4	1	V
Audit and Control Committee Annual report	4	4	4
Investor Relations Deportment - functions and contact details	4	1	4
Arlicles of association	٧.	1	1,
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Invitation to General Meeting	3	٧.	1
Proposal submitted for discussion and voting at General Meetings	Ý	V	v.
Minutes of the General Meeting of Shareholders	v'	v	1,



ANNEX I

MAIN POSITIONS HELD BY MEMBERS OF BOARD OF DIRECTORS IN LAST FIVE YEARS

Name	Position
ANTÓNIO MEXIA	
A-10-10-10-10-10-10-10-10-10-10-10-10-10-	CEO af EDP - Energias de Partugal, S.A.
ANA MARIA FERNANDES	
	Director of EDP - Energias de Portugal, SA
ANTÓNIO MARTINS DA COSTA	W
ANIONIO MARINS DA COSIA	
	CEO and Vice-Chairperson of EDP Energias do Brasil, SA
	CEO and Chairpersan of Harizon Wind Energy LLC
	Director of EDP - Energias de Portugal, SA
JOÃO MANSO NETO	
# # # # # # # # # # # # # # # # # # #	Chairperson of the Executive Committee of EDP Produção
	CEO and Vice-Chairperson of Hidroeléctrico del Cantábrico, SA
	Member of the Executive Board of Directors of EDP - Energias de Portugal, SA
NUNO ALVES	
	Executive Director of Millennium BCP Investimento, responsible for BCP Group
	Treasury and Copitol Markets
	Member of the Executive Board of Directors of EDP - Energias de Portugal, SA (CFO)
ANTÓNIO NOGUEIRA LEITE	
er officielle der hat del del del del del del hat out blocket out out out out out out out out out of the service out of the service out	Director of the Instituto Português de Relações Internacionais, UNL
	Director of Reditus, SGPS, SA
	Monoging Director José de Mello, SGPS, SA
	Director of Companhia União Fabril CUF, SGPS, SA
	Director of Quimigol, SA
	Director of CUF - Químicos Industriais,SA
	Director of ADP, SA-CUF Adubos
	Director of Sociedades de Explosivos Civic, SEC, SA
	Director of Brisa, SA
	Director of Efacec Copital, SGPS, SA
	Director of Comitur, SGPS, SA
	Director of Comitur Imobiliária, SA
	Director af Expocamitur - Pramoções e Gestão Imobiliária, SA
	Director of Herdade do Vale da Fante - Sociedade Agrícola, Turística e Imobiliária,
	SA
	Director of Sociedade Imobiliária e Turística do Cojo, SA
	Director af Sociedade Imobiliária da Rua das Flores, nº 59, SA
	Director of José de Mello Soúde, SGPS, SA
	Vice-Chairperson of the Advisory Board of Banif Banco de Investimentas
	Chairpersan of the General Supervisory Board of Opex, SA
	Member of the Advisory Board of IGCP
MY VICINIA DE	Vice-Chairperson of Fórum paro a Competitividade



Name	Position
	Director of José de Mello Investimentos, SGPS, SA
	Director of Fundaçãa de Aljubarrota
# # 70 # 40 # 40 # 40 # 40 # 40 # 40 # 4	Chairperson of Associação Oceano XXI (cluster da Mor)
DANIEL M. KAMMEN	
	Faunding Director of Renewable and Appropriate Energy Loboratory (RAEL)
	University of Colifarnia, Berkeley
	Lecturer in Nuclear Energy at the University of California, Berkeley
	Lecturer in the Energy and Resources Group at University of California, Berkeley
	Lecturer in public policy at Galdman School of Public Policy at University
	Californio, Berkeley
	Co-Director of the Berkeley Institute of the Environment
	Member of the Executive Committee of Energy Biosciences Institute
FRANCISCO JOSÉ QUEII BARROS DE LACERDA	ROZ DE
THE full list formation in a second course and	Director of Banco Comercial Português, SA and several subsidiories
	Director of Mogue - SPGS, SA
GILLES AUGUST	
e anno ambandar anno anno anno anno anno anno anno an	Co-founder of August & Debouzy. He naw manages the firm's carpora
	department.
JOÃO LOPES RAIMUNDO	
MATTER TAXABLE TO THE REPORT OF THE PROPERTY O	Choirperson of the Board af Banque BCP Luxembourg
	Chairperson of the Boord of Directars of Banque BCP France
	Director of Banque Orive BCP Switzerland
	Managing Director of Banca Camercial Português
	Vice-Chairpersan af the Board of Millenniun Angala
	Director af Banco Millennium BCP de Investimento
	Vice-Chairperson of the Board of Millennium Bank, NA (USA)
JOÃO MANUEL DE MELLO F	RANCO
	Director of Partugal Telecam SGPS, SA
	Chairperson of the Audit Committee of Portugol Telecom SGPS, SA
	Member of the Remunerations Committee of Portugal Telecom SGPS, \$A
	Member of the Evaluation Committee of Partugal Telecom SGPS, S.A.
	Member of the Corporate Governance Committee of Portugal Telecam SGPS, SA
JORGE SANTOS	
	Full Professor of Economics at Instituto Superiar de Economia e Gestão, d
	Universidade Técnica de Lisbaa
	offive stade recitied de Esbad
	Member of the Assembly af Representatives of Instituta Superior de Economio
JOSÉ ARAÚJO E SILVA	Member of the Assembly af Representatives of Instituta Superior de Econamio Gestão da Universidade Técnica de Lisboa
JOSÉ ARAÚJO E SILVA	Member of the Assembly af Representatives of Instituta Superior de Econamio Gestão da Universidade Técnica de Lisboa
JOSÉ ARAÚJO E SILVA	Member of the Assembly af Representatives of Instituta Superior de Econamio Gestão da Universidade Técnica de Lisboa Coordinatar of the PhD course in Economics at ISEG
JOSÉ ARAÚJO E SILVA	Member of the Assembly af Representatives of Instituta Superior de Economio Gestão da Universidade Técnica de Lisboa Coordinatar of the PhD course in Economics at ISEG Director of Corticeira Amorim, SGPS, SA



Name	Position
	Chairperson af the Board of Directors Montepia Geral
MANUEL MENÉNDEZ MENÉNDEZ	
	Director of EDP - Energios de Portugal, SA
	Chairperson of Cajastur
	Chairperson of Hidroeléctrica del Cantábrico, SA
	Chairperson of Naturgas Energía, SA
	Director of EDP Renewables Europe, SL
	Representative of Peña Rueda, SL in the Board of Directors of Enagas, SA
	Member of the Board of Confederación Española de Cojas de Ahorro
	Member of the Board of UNESA
RAFAEL CALDEIRA VALVERDE	
**************************************	Vice-Chairperson of the Board of Directors Bonco Espirita Santo de Investimento, SA
	Member of the Executive Committee of Banco Espirito Santo de Investimento, SA

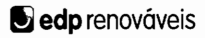


ANNEX II

CURRENT POSITIONS OF THE MEMBERS OF THE BOARD OF DIRECTORS

IN COMPANIES NOT BELONGING TO THE SAME GROUP AS EDP RENOVÁVEIS, S.A.

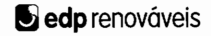
Name	Position
ANTÓNIO MEXIA	
	N/A
ANA MARIA FERNANDES	
	N/A
ANTÓNIO MARTINS DA COSTA	
Michigan All Michigan and an annual region of the second o	N/A
MED THE THE THE THE SHE SHE SHE SHE SHE SHE SHE SHE SHE S	
IOÃO MANSO NETO	
	N/A
NUNO ALVES	
	N/A
ANTÓNIO NOGUEIRA LEITE	
	Director of the Instituto Português de Relações internocionois, UNL
	Director of Reditus, SGPS, SA
	Monaging Director José de Mello, SGPS, SA
	Director of Companhia União Fabril CUF, SGPS, SA
	Director of Quimigal, SA
	Director of CUF-Químicos Industriais,SA
	Director of ADP, SA-CUF Adubos
	Director of Sociedades de Explosivos Civic, SEC, SA
	Director of Briso, SA
	Director of Efacec Capital, SGPS, SA
	Director of Comitur, SGPS, SA
	Director of Comitur Imabolilária, SA
	Director of Expocomitur - Promoções e Gestão Imobiliária, SA
	Director of Herdade do Vole do Fonte-Sociedade Agrícolo, Turístico e Imobiliária, Sa
	Director of Sociedade Imobiliária e Turística da Cojo, SA
	Director of Sociedade Imobiliária da Rua dos Flores, nº 59, SA
	Directar of José de Mello Saúde, SGPS, SA Vice-Chairperson of the Advisory Baard of Banif Banco de Investimentos
	Chairperson of the General Supervisory Baard of Opex, SA
	Member of the Advisory Board of IGCP
	Vice-Chairperson of Forum para a Competitividade
	Director of José de Mello Investimentos, SGPS, SA
	Director of Jose de Mello Investimentos, SGF3, SA Director of Fundação de Aljubarrota
	Chairperson of Associoção Oceono XXI (cluster do Mar)
	Champerson or Associação Oceano AAI (Clastel do Mai)
DANIEL M. KAMMEN	



Name	Position
	Founding Director of Renewable and Appropriate Energy Loboratory (RAEL) at
	University of Colifornia, Berkeley
	Lecturer in Nucleor Energy at the University of Colifornia, Berkeley
	Lecturer in the Energy and Resources Group at University of Colifornia, Berkeley
	Lecturer in public policy of Goldman School of Public Policy at University of
	Colifornia, Berkeley
	Co-Director of the Berkeley Institute of the Environment
	Member of the Executive Committee of Energy Biosciences Institute
	Chief Technicol Specialist, Renewable Energy and Energy Efficiency, The World Bon
FRANCISCO JOSÉ QUEIROZ I	DE
BARROS DE LACERDA	
	CEO of Cimpor - Cimentos de Portugal, SGPS, SA
	Chairperson of Cimpor Inversiones, SA
	Chairperson of Sociedode de Investimento Cimpor Macau. SA
	Manager of Deal Winds - Sociedade Unipessool, Lda
GILLES AUGUST	
	Co-founder of August & Debouzy. He now monoges the firm's corpora
	department.
JOÃO LOPES RAIMUNDO	
	Director of CIMPOR - Cimentos de Portugal SGPS, S.A.
	Chairperson of the Board of BCP Holdings USA, Inc
	Managing Director of Banco Comercial Português
JOÃO MANUEL DE MELLO FRANCO	D
M M Action of a second second second second second	Director of Portugol Telecom SGPS, SA
	Choirperson of the Audit Committee of Portugal Telecom SGPS, SA
	Member of the Remunerations Committee of Portugal Telecom SGPS, SA
	Member of the Evaluation Committee of Portugal Telecom SGPS, S.A.
	Member of the Corporate Governonce Committee of Portugol Telecom SGPS, SA
JORGE SANTOS	
	Full Professor of Ecanomics at Instituta Superior de Economia e Gestão, o
	Universidade Técnica de Lisboa
	Member of the Assembly of Representatives af Instituto Superior de Econamia
	Gestão da Universidade Técnica de Lisbaa
	Coordinator of the PhD caurse in Economics at ISEG
JOSÉ ARAÚJO E SILVA	
	Director af Corticeiro Amorim, SGPS, SA
	Member of the Executive Committee of Corticeira, SGPS, SA
	Director of Coixa Gerol de Depósitos
JOSÉ SILVA LOPES	
THE RESIDENCE OF A SECOND SECO	Chairperson of the Board of Directors of Mantepio Geral
MANUEL MENÉNDEZ MENÉNDEZ	
W 180 MAI AND BALLAND hat the AND	Chairperson of Cajastur
	Chairpeison of Cajasion



Name	Position					
	Member of the Board of Confederación Españolo de Cajas de Ahorro					
	Member of the Baard of UNESA					
RAFAEL CALDEIRA VALVERDE						
About all a second consequences and a second	Vice-Choirperson of the Baard of Directors Banca Espirito Santa de Investimento, SA					
	Member of the Executive Cammittee of Bonco Espirito Santo de Investimento, SA					



ANNEX III

CURRENT POSITIONS OF THE MEMBERS OF THE BOARD OF DIRECTORS

IN COMPANIES BELONGING TO THE SAME GROUP AS EDP RENOVÁVEIS, S.A.

	António Mexia	Ana Maria Fernandes	António Martins da Costa	João Manso Neto	Nuno Alves	Manuel Menéndez Menéndez
EDP - Energias de Portugal, S.A.	Chairperson of the Executive Board of Directors	Director	Director	Director	Director	
EDP - Gestão da Produção de Energia, S.A.		- main calconant case and a min case case case case case case.	**************************************	Choirperson of the Board of Directors	t some belief den	Sales and and sales sales sales and an over-sales and a
EDP - Energias do Brasil, S.A.	Chairperson of the Boord of Directors	Director			Director	
EDP - Estudos e Consultoria, S.A.					Chairperson of the Boord of Directors	
EDP - Soluções Comerciais, S.A.			Choirperson of the Boord of Directors			
EDP - Imobiliária e Participações, S.A.	! !				Chairperson of the Boord of Directors	
EDP Valor - Gestão Integrada de Serviços, S.A.					Chairperson of the Boord of Directors	
Sāvida - Medicina Apoioda, S.A.		Mith Alfil Albi Alac Albi Alac Albi Alac Alac Alac Alac Alac Alac Alac Alac	The state of the s		Chairperson of the Boord of Directors	And the state of t
SCS - Serviços Complementares de Saúde, S.A.					Chairperson of the Boord of Directors	
Energia RE, S.A.					Chairperson of the Board of Directors	
Hidroeléctrica del Cantábrico, S.A.		Director	Director	Vice- Chairperson of the Boord of Directors	Director	Chairperson of the Board of Directors
Naturgás Energia, S.A.				Vice- Chairperson of the Boord af Directors		Chairperson of the Boord af Directors
EDP Investimentos, SGPS, S.A.		Sec. 400 - 4		Chairperson of the Boord of Directors		
EDP Gás III, SGPS, S.A.				Chairperson of the Boord of Directors		
EDP Gás II, SGPS, S.A. (ex-NQF Gás, SGPS, S.A.)				Chairperson of the Boord of Directors		
EDP Gás - SGPS, S.A.				Chairperson of the Boord of Directors		
EDP Internacional, S.A.			Chairperson of the Boord of Directors) 		
Horizan Wind		Chairperson of				



	António Mexia	Ana Maria Fernandes	António Martins da Costa	João Manso Neto	Nuno Alves	Manuel Menéndez Menéndez
Energy, LLC		the Board of Directors				
EDP Renewables Europe, SL		Chairperson of the Board of Directors				Director
Balwerk – Consultadoria Económica e Participações, Sociedade Unipessoal, Lda.					Monager	
EDP Ásia - Investimentos e Consultoria Lda.			Chairperson of the Board of Directors			
EDP - Energias de Portugal Sociedade Anónima, Sucursal en España	Permonent Representative	Permanent Representative	Permonent Representative	Permanent Representative	Permanent Representative	
EDP Gás.com - Comérclo de Gás Natural, S.A.				Dìrector		
EDP Finance BV	Representative	Representative	Representative	Representative	Representative	
Electricidade de Portugal Finance Company Ireland Lt.					Dìrectar	
ENEOP - Eólicas de Portugal, \$.A.		Chairperson of the Board of Directors		The state of the s		
EDP Renovávels Brasil, S.A.		Chairperson of the Board of Directors				
EDP - Ásia Soluções Energéticas Limitada	encentral y management in best of the first		Choirperson of the Board of Directors			
Empresa Hidroeléctrica do Guadiana, S.A.				Chairperson of the Board of Directors		
EDP Projectos, SGPS, S.A.		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Director	Director		
EDP Energia Ibérica \$.A.				Director		
Enagás, S.A.						Permanent Representative



ANNEX IV

BOARD OF DIRECTORS

António Luís Guerra Nunes Mexia (Chairperson)

Received a degree in Economics from Université de Genève (Switzerland) in 1980, where he was also Assistant Lecturer in the Department of Economics. He was a postgroduate lecturer in European Studies at Universidade Católica. He was also a member of the governing boards of Universidade Nova de Lisboa and of Universidade Católica, where he was Director from 1982 to 1995. He served as Assistant to the Secretory of Stote for Foreign Trade from 1986 until 1988. From 1988 to 1990 he served as Vice-Chairperson of the Board of Directors of ICEP (Portuguese Institute for Foreign Trade). From 1990 to 1998 he was Director of Bonco Espírito Santo de Investimentos and in 1998 he was appointed Chairperson of the Board of Directors of Gás de Portugal and Transgás. In 2000 he joined Galp Energia as Vice-Chairperson of the Board of Directors. From 2001 to 2004, he was the Executive Chairperson of Galp Energia and Chairperson of the Board of Directors of Petrogal, Gós de Portugal, Transgás and Transgás-Atlântico. In 2004, he was appointed Minister of Public Works, Transport and Communication for Portugal's 16th Constitutional Government. He also served as Chairperson of the Portuguese Energy Association (APE) from 1999 to 2002, member of the Trilateral Commission from 1992 to 1998, Vice-Chairperson of the Portuguese Industrial Association (AIP) and Chairperson of the General Supervisory Board of Ambelis. He was also a Government representative to the EU working group for the trans-European network development. Since March 31st, 2006 Mr. Mexia is the Chief Executive Officer of EDP - Energias de Portugal, S.A.

Ana Maria Machado Fernandes (Vice-Chairperson and Chief Executive Officer)

Graduated in Economics from the Faculty of Economics at Oporto (1986). She received a postgraduate degree in Finance from the Faculty of Economics of Universidade do Porto and an MBA from the Escola de Gestão do Porto (1989). She lectured at the Faculty of Economics of Universidade do Porto from 1989 until 1991. She began her professional career in 1986 at Conselho – Gestão e Investimentos, a company of the Banco Português do Atlântico Group, in the capital markets, investments and business restructuring field. In 1989 she began working at Efisa, Sociedade de Investimentos, in the area of corporate finance, and was later made a Director of Banco Efisa. In 1992 she joined the Grupo Banco de Fomento e Exterior as Director in the area of investment banking and was Head "Corporate Finance" at BPI between 1996 and 1998. In 1998 she joined Gás de Portugal as Director of Strategic Planning and M&A and in 2000 became Director of Strategy and Portfolio Management of Galp Business. She later became president of Galp Power and Director of Transgás. In 2004 she was appointed a Director of the



Board of Galp Energia. Since March 31st, 2006 Mrs. Fernandes is a Director of EDP - Energias de Portugal, S.A.

António Fernando Melo Martins da Costa

Holds a degree in Civil Engineering and an MBA from the University of Oporto, and has completed executive education studies at INSEAD (Fontainebleau), AESE (Lisbon) and the AMP of the Wharton School (University of Pennsylvania). Mr. António Martins da Costa was the Chairperson and CEO of Horizon Wind Energy and is a Director of EDP Renováveis. From 2003 to 2007, António Martins da Costa was the CEO and Vice-Chairperson of the Board of Directors of Energias do Brasil and Chairperson of the Board of Directors of the Company's subsidiaries in Brazil. He started his professional career in 1976 as a lecturer at the Superior Engineering Institute of Porto, joined EDP in 1981 and In 1989 he moved to the financial sector, assuming the positions of General Manager of banking and Executive Director on the insurance companies, pension funds and asset management operations of Millenium BCP and Director of Eureko BV (Netherlands). Since 1999 he was also Deputy CEO and Vice-President of the Executive Board of PZU (Poland), the biggest insurance company and asset manager in Central and Eastern Europe. Since March 31st, 2006 Mr. Martins da Costa is a Director of EDP - Energias de Portugal, S.A.

João Manuel Manso Neto

Graduated in Economics from Instituto Superior de Economia (1981) and received a postgraduate degree in European Economics from Universidade Católica Portuguesa (1982). He also completed a professional education course through the American Bankers Association (1982), the academic component of the master's degree programme in Economics at the Faculty of Economics, Universidade Nova de Lisboa and, in 1985, the "Advanced Management Program for Overseas Bankers" at the Wharton School in Philadelphia. From 1988 to 1995 he worked at Banco Português do Atlântico, occupying the positions of Supervisor for the International Credit Division, Head of the International Credit Division, Department Director, Deputy Central Director for International Management and Central Director of Financial Management and Retail Commerce South. From 1995 to 2002 he worked at the Banco Comercial Português, where he held the posts of General Director of Financial Management, General Manager of Lorge Institutional Businesses, General Manager of the Treasury, Director of BCP Banco de Investimento and Vice-Chairperson of BIG Bank Gdansk. From 2002 to 2003, in Banco Português de Negócios, he was the Chairperson of BPN Serviços ACE, Director of BPN SGPS, Director of Sociedade Lusa de Negócios and Director of Banco Efisa. He is still a voting Member of the OMEL Board of Directors. From 2003 to 2005 he worked at EDP as Director-General and Administrator of EDP



Produção. In 2005 he was named Appointed Adviser at HC Energía, Chairperson of Genesa and Director of Naturgas Energia and OMEL, Since March 31st, 2006 Mr. Manso Neto is a Director of EDP - Energias de Portugal, S.A.

Nuno Maria Pestana de Almeida Alves

Mr. Nuno Alves holds a degree in Naval Architecture and Marine Engineering (1980) and a Master in Business Administration (1985) by the University of Michigan. In 1988, he joins the Planning and Strategy Department of Millennium BCP and in 1990 becomes an associate Director of the bank's Financial Investments Division. In 1991, Mr. Nuno Alves is appointed as the Investor Relations Officer for the group and in 1994 he joins the Retail network as Coordinating Manager. In 1996, he becomes Head of the Capital Markets Division of Banco CISF, currently Millennium BCP Investimento, and, in 1997, Co Head of the bank's Investment Banking Division. In 1999, Mr. Nuno Alves is appointed as Chairperson and CEO of CISF Dealer, the brokerage arm of Banco CISF. Since 2000, before his appointment as EDP's Chief Financial Officer in March 2006, Mr. Nuno Alves acted as an Executive Director of Millennium BCP Investimento, responsible for BCP Group Treasury and Capital Markets

António Noqueira Leite

Born in 1962. Between 1988 and 1996, he held the position of consultant to several national and international institutions, including the Bank of Portugal, the OECD and the EC. Between 1995 and 1998, was general secretary of APRITEL, and between 2000 and 2002 was a Director of APRITEL. From 1997 to 1999, was a Director of Soporcel, S.A., between 1998 and 1999, was a Director of Papercel, S.A., and in 1999, was a Director of MC Corretagem, S.A. Also in 1999, he was appointed chairperson of the board of directors of Bolsa de Valores de Lisboa and became a member of the executive committee of Associação de Bolsas Ibero Americanas. Since 2000, Mr. Nogueira Leite has been a member of the consultative council of Associação Portuguesa para o Desenvolvimento das Comunicações. Between 2000 and 2002, was a consultant for Vodafone— Telecomunicações Pessoais, S.A., between 2001 and 2002, he was a consultant of GE Capital, and in 2002 was a member of the consultative council of IGCP. Since 2002, he has held various positions within the José de Mello group and has held Directorships with numerous other entities including Reditus, SGPS, S.A., Quimigal, S.A., Briso, S.A., ADP, S.A., Comitur, SGPS, S.A., Comitur Imobiliária, S.A., Expocomitur— Promoções e Gestão Imobiliária, S.A., Herdade do Vale da Fonte—Sociedade Agrícola, Turística e Imobiliária, S.A., e SGPS, S.A., Efacec Capital, SGPS, S.A., and Cuf—Químicos Industriais, S.A. He held a further Directorship with Sociedade de Explosivos Civis, SEC, S.A. from 2007 to March 2008. Between Octaber 1999 and August 2000, was Secretary of State for Treasury and Finance and Governor Substitute of the Europeon Bank of Investments. Additionally held positions with the European Bank tor Reconstruction and



Development, the International Monetary Fund and was a member of the Financial and Economic Council of the European Union. He was vice-chairperson of the consultative council of Banif Banco de Investimento, S.A., and chairperson of the general and supervision council of OPEX, S.A. He is Chairperson of Associação Oceano XXI (cluster do Mar).

Has an undergraduate degree in economics from the Universidade Católica Portuguesa, a master of science degree in economics, and a Ph.D. in economics from the University of Illinois.

Daniel M. Kammen

Born in 1962. Between 1988 and 1991, he was a research fellow in the division of engineering and applied science and the division of biology at the California Institute of Technology and a postdoctorate researcher of Weizmann & Bantrell in the engineering and applied science and biology department at California Institute of Technology. Between 1991 and 1993, he was a research collaborator for science and international affairs at the John F. Kennedy School of Government, Harvard University, Between 1991 and 1993, he was a research associate for the northeast regional centre for global environmental change and the department of physics, Harvard University, In 1993, he was appointed a permanent fellow at the African Academy of Sciences, Between 1993 and 1999, he was a member of the research faculty at the Centre for Energy and Environmental Studies at the School of Engineering and Applied Science at Princeton University. Between 1997 and 1999, he was Class of 1934 Preceptor at the Woodrow Wilson School of Public and International Affairs at Princeton University, and between 1998 and 1999 he was chair of the science, technology and environmental policy program (STEP) of the same institution. Between 1998 and 2001, he was an associate professor of the energy and resource group and between 1999 and 2001 was an associate professor of nuclear engineering at the University of California, Berkeley. In 1999, he was a founding Director of the renewable and appropriate energy laboratory (RAEL) of the University of California, Berkeley. From 2000 to 2001, he jained the core management team of the Commission of Power of California Public Interest Environmental Research—Environmental Area. Between 2004 and 2009, he was the Director of the University of California, Berkeley, and Industrial Technology Research Institute of Taiwan. In 2005, he was appointed co-Director of the Berkeley Institute of the Environment. In 2006, he was appointed a member of the Energy and Resources Group and in 2007 held the position of coordinator of the science and impact sector in the Energy Biosciences Institute. In addition, since 2001, he has been a professor of public policy of the Goldman School of Public Policy, University of California, 8erkeley. He is also an author of several studies and has received several awards in the energy sector. Since 2010 he is the Chief Technical Specialist, Renewable Energy and Energy Efficiency at The World Bank.

He has an undergraduate degree, a masters degree and a Ph.D. each in physics.



Francisco José Queiroz de Barros de Lacerda

Born in 1960. From 1984 to 1985, he was an assistant professor at Universidade Católica Portuguesa. Between 1982 and 1990, he held the position of analyst, manager and Director of Locapor (Leasing), CISF and Hispano Americano Sociedade de Investimentos. Between 1990 and 2000 he developed his main activity at Banco Mello, as managing director since 1990 and as CEO between 1993 and 2000, being after 1997 also vice-chairperson of the Board of Directors, and, over that period, Chairperson or Director of several banks and financial companies' part of the Banco Mello group. He was simultaneously member of the top management team of the José de Mello group as Director of UIF, SGPS, and a non-executive Director of Insurance Company Império. Between 2000 and 2008, he was a member of the Executive Board of Directors of Banco Comercial Português, S.A., and in this capacity was responsible for the activities of the banking group in Central, Eastern & South-eastern Europe and in investment banking. He is a Director of Mague—SPGS, S.A. and business consultant to several companies. He has an undergraduate degree in company administration and management from Universidade Católica Portuguesa.

Gilles August

Born in 1957, between 1984 and 1986, he was a Lawyer at Finley, Kumble, Wagner, Heine, Underberg, Manley & Casey Law Office in Washington DC. Between 1986 and 1991he was an Associate and later became partner at Baudel, Salès, Vincent & Georges Law Firm in Paris. In 1995 he co-founded August & Debouzy Law firm where he is presently working as the manager of the firm's corporate department. He has been a Lecturer at École Supérieur des Sciences Economiqueset Commerciales and at Collège de Polytechnique and is currently giving lecturers at CNAM (Conservatoite National des Arts et Métiers). He is Knight of the Lègion d'Honneur.

He has a Master in Laws from Georgetown University Law Center in Washington DC (1986); a Post-graduate degree in Corporate Law from University of Paris II Phantéon, DEA (1984) and a Master in Private Law from the same University (1981). He graduated from the Ècole Supérieure des Sciences.

João José Belard da Fonseca Lopes Raimundo

Born in 1960. Between 1982 and 1985, he was senior auditor of BDO—Binder Dijker Otte Co. Between 1987 and 1990, he was director of Banco Manufactures Hanover (Portugal), S.A. and between 1990 and 1993 was a member of the board of TOTTAFactor, S.A. (Grupo Banco Totta e Açores) and Valores Ibéricos, SGPS, S.A. In 1993, he held Directorships with Nacional Factoring, da CISF—Imóveis and CISF Equipamentos. Between 1995 and 1997 he was a Director of CISF—



Banco de Investimento and a Director of Nacional Factoring. In 1998, he was appointed to the board of several companies, including Leasing Atlântico, Comercial Leasing, Factoring Atlântico, Nacional Leasing and Nacional Factoring. From 1999 to 2000, he was a Director of BCP Leasing, BCP Factoring and Leasefactor SGPS. From 2000 to 2003, He was appointed Chairperson of the Board of Directors of Banque BCP (Luxemburg) and Chairperson of the Executive Committee of Banque BCP (France). Between 2003 and 2006 he was a member of management of Banque Prive BCP (Switzerland) and was general director of private banking of BCP. Since 2006, he has been a Director of Banco Millennium BCP de Investimento, and general Director of Banco Comercial Português and Vice-Chairperson and CEO of Millenniumbcp bank, NA. Mr. Lopes Raimundo is presently Director of CIMPOR - Cimentos de Portugal SGPS, S.A., Chairperson of the Board of BCP Holdings USA, Inc.

Has an undergraduate degree in company management and administration from Universidade Católica Portuguesa de Lisboa, and a master of business administration degree from INSEAD.

João Manuel de Mello Franco

Born in 1946. Between 1986 and 1989, he was a member of the management council of Tecnologia das Comunicações, Lda. Between 1989 and 1994, he was chairperson of the board of Directors of Telefones de Lisboa e Porto, S.A., and between 1993 and 1995 he was chairperson of Associação Portuguesa para o Desenvolvimento das Comunicações. From 1994 to 1995, he was chairperson of the board of Directors of Companhia Portuguesa Rádio Marconi and additionally was chairperson of the board of Directors of Companhia Santomense de Telecomunicações e da Guiné Telecom. From 1995 to 1997, he was vice-chairperson of the board of Directors and chairperson of the executive committee of Lisnave (Estaleiros Navais) S.A. Between 1997 and 2001, he was choirperson of the board of Directors of Soponata and was a Director and member of the audit committee of International Shipowners Reinsurance, Co S.A. Between 2001 and 2004, he was vice-chairperson of José de Mello Imobiliária SGPS, S.A., ond was choirperson of the boards of Directors of IMOPÓLIS, S.A., José de Mello Residenciais & Serviços, S.A. and Engimais, S.A. Since 1998, he has been a Director of Portugal Telecom SGPS, S.A., choirperson of the audit committee since 2004, and member of the corporate governance committee since 2006.

Has an undergraduate degree in mechanical engineering from Instituto Superior Técnico. He additionally holds a certificate in strategic monagement and company boards and is the holder of a grant of Junta de Energia Nuclear.



Jorge Santos

Born in 1951. From 1997 to 1998, he coordinated the committee for evaluation of the EC Support Framework II and was a member of the committee for the elaboration of the ex-ante EC Support Framework III. From 1998 to 2000, he was chairperson of the Unidade de Estudos sobre a Complexidade na Economia and from 1998 to 2002 was chairperson of the scientific council of Instituto Superior de Economia e Gestão of the Universidade Técnica de Lisboa. From 2001 to 2002, he coordinated the committee for the elaboration of the Strategic Programme of Economic and Social Development for the Peninsula of Setúbal. Since 2007, he has been coordinator of the masters program in economics, and since 2008, he has been a member of the representatives' assembly of Instituto Superior de Economia e Gestão of the Universidade Técnica de Lisboa (ISEG).

Has an undergraduate degree in economics from Instituto Superior de Economia e Gestão, a master degree in economics from the University of Bristol and a Ph.D. in economics from the University of Kent. He additionally has a doctorate degree in economics from the Instituto Superior de Economia e Gestão of Universidade Técnica de Lisboa, and has consequently held the positions of Professor Auxiliar and Professor Associado with Universidade Técnica de Lisboa. He has been appointed as university professor (catedrático) of Universidade Técnica de Lisboa and is the President of the Department of Economics at ISEG.

José Fernando Maia de Araújo e Silva

Born in 1951. He began his professional career as an assistant lecturer at Faculdade de Economia do Porto. From 1991 he was invited to be a lecturer at Universidade Católica do Porto and additionally held a part-time position as technician for Comissão de Coordenação da Região Norte. He has since held the position of Director of several companies, including of Banco Espírito Santo e Comercial de Lisboa and Soserfin—Sociedade Internacional de Serviços Financeiros—Oporto group. He has been involved in the finance and management coordination of Sonae Investimentos SGPS, was executive Director of Sonae Participações Financeiras, SGPS, S.A. and was vice-chairperson of Sanae Indústria, SGPS, S.A. He has additionally held Directorships with Tafisa, S.A., Spread SGPS, S.A. and Corticeira Amorim, SGPS. He presently serves on the board of Directors of Caixa Geral de Depósitos, S.A.

Has an undergraduate degree in economics from the Faculdade de Economia do Porto and has obtained certificates from Universidade de Paris IX, Dauphine and the Midland Bank International banker's course in London.



José Silva Lopes

Born in 1932. From 1969 to 1974, he was a Director of Caixa Geral de Depósitos and Director of the Cabinet of Studies and Planning of the Ministry of Finance. In 1972, he held the position of deputy chief of negotiations for the free market agreement of the EC. Between 1974 and 1978, he was Minister of Finance, additionally holding the position of External Markets Minister between 1974 and 1975. Between 1975 and 1980, he held the position of Governor of the Bank of Portugal. From January 2004 till 2010, he was chairperson of the board of Directors of Montepio Geral.

In 2003, he was awarded the Order of Grã Cruz by the President of Portugal for his 48 years of service as an economist predominantly for the Portuguese state. In 2004, he was awarded a degree of doutor honoris causa by Instituto Superior de Economia e Gestão. Also has a degree in finance from the Instituto Superior de Ciências Económicas e Financeiras.

Manuel Menéndez Menéndez

Born in 1960. He has been a Director and a member of the executive committee of each of Cajastur and Hidrocantábrico. He has been a member of the board of directors, executive committee and audit and control committee of AIRTEL. He has also been a Director of LICO Corporación and ENCE, vice-chairperson of the board of SEDES, S.A. and executive chairperson of Sociedad de Garantía Recíproca de Asturias. Currently, he is chairperson of Cajastur, Hidrocantábrico and Naturgas Energia, a Director of EDP Renewables Europe, S.L. and Confederación Española de Cajas de Ahorros, a member of the Junta Directiva de UNESA and a member of Registro Oficial de Auditores de Cuentas. He also represents Peña Rueda, S.L. (a subsidiary of Cajastur) on the board of Directors of Enagas.

Has an undergraduate degree in economics and company management and a Ph.D. in economic sciences, each from the University of Oviedo. He has been appointed university professor (catedrático) of company management and accounts at the University of Oviedo.

Rafael Caldeira Valverde

Born in 1953. In 1987, he joined Banco Espírito Santo de Investimento, S.A. and was the Director responsible for financial services management, client management, structured financing management, capital markets management, and for the department for origination and information; between 1991 and 2005 he was also Director and Member of the Executive Committee. In March 2005, he was appointed as vice-chairperson of the board of Directors of Banco Espírito Santo de Investimento, S.A. and formed part of the executive committee of the



company. He is Vice-Chairperson of the Board of Directors and Member of the Executive Committee of Banco Espírito Santo de Investimento, S.A. Director of BES Investimento do Brasil, S.A.; ESSI, SGPS, S.A.; ESSI COMUNICAÇÕES, SGPS, S.A.; ESSI INVESTIMENTOS, S.A. and Espírito Santo Investment Holdings Limited.

Has an undergraduate degree in economics from the Instituto de Economia da Faculdode Técnica de Lisboa.

SECRETARY OF THE BOARD

Emilio García-Conde Norlega

Born in 1955. In 1981, he joined Soto de Ribera Power Plant, which was owned by a cansortium comprising Electra de Viesgo, Iberdrola and Hidrocantábrico, as legal counsel. In 1995, he was appointed general counsel of Soto de Ribera Power Plant, and also chief of administration and human resources of the consortium. In 1999, he was appointed as legal caunsel at Hidrocantábrico, and in 2003 was appointed general counsel of Hidrocantábrico and also a member of its management committee. Presently serves as general counsel af the Company, as secretary of the Board, and is also Director and/or secretary on Boards of Directors af a number the Company's subsidiaries in Europe.

Holds a master's degree in law from the University af Oviedo.



ANNEX V
SHARES OF EDP RENOVÁVEIS OWNED BY MEMBERS OF THE BOARD OF DIRECTORS AS AT 31.12.2010

Name	Direct	Indirect	Total
António Luis Guerra Nunes Mexia	3,880	320	4,200
Ana Maria Machado Fernandes	1,510	0	1,510
João Manuel Manso Neto	0	0	0
Nuno Maria Pestana de Almeida Alves	5,000	0	5,000
António Fernando Melo Martins da Costa	1,330	150	1,480
Francisco José Queiroz de Barros de Lacerda	310	310	620
João Manuel de Mello Franca	380	0	380
Jorge Manuel Azevedo Henriques dos Santos	200	0	200
José Silva Lopes	760	0	760
José Fernando Maia de Araújo e Silva	80	0	80
Rafael Caldeira de Castel-Branco Valverde	0	0	0
António do Pranto Nogueira Leite	0	0	0
João José Belard da Fonseca Lopes Raimundo	170	670	840
Daniel M. Kammen	0	0	0
Manuel Menéndez Menéndez	0	0	0
Gilles August	0	0	0

ledprenováveis

The Members of the Board of Directors of the Company EDP Renováveis, S.A.

DECLARE

To the extent of our knowledge, the information referred to in sub-paragraph a) of paragraph 1 of Article 245 of Decree-Law no. 357-A/2007 of October 31 and other documents relating to the submission of annual accounts required by current regulations have been prepared in accordance with applicable accounting standards, reflecting a true and fair view of the assets, liabilities, financial position and results of EDP Renováveis, S.A. and the management report fairly presents the evolution of business performance and position of EDP Renováveis, S.A., containing a description of the principal risks and uncertainties that it faces.

Lisbon, February 23, 2011.	
Mr. Anjóhio Luís Guerra Nunes Mexia	Mrs. Ana María Fernandes Machado
Mr. António Fernando Melo Martins da Co	sta Mr. Nuno Maria Pestana de Almeida Alves
Mr. João Manuel Manso Neto	Mr. José Silva Lopes
Mr. António do Pranto Nogueira Leite	Mr. Rafael Caldeira de Castel-Branco Valverde
Mr. José Fernando Mala de Araújo e Silva	Mr. Manuel Menéndez Menéndez
Mr. João Manuel de Mello Franco	Mr. Jorge Manuel Azevedo Henriques dos Santos
Mr. Daniel M. Kammen	Mr. Francisco José Queiroz de Barros de Lacerdo
Mr. Gilles August	Mr. João José Belard da Fonseca I.opes Raimund



EDP RENOVÁVEIS, S.A.

Consolidated Annual Accounts and Directors' Report

31 December 2010

(With Auditors' Report Thereon)



KPMG Auditores S.L. Ventura Rodríguez, 2 33004 Oviedo

Auditors' Report on the Consolidated Annual Accounts

To the Shareholders of EDP Renováveis, S.A.

We have audited the consolidated annual accounts of EDP Renováveis, S.A. (the "Company") and subsidiaries (the "Group"), which comprise the consolidated balance sheet at 31 December 2010, the consolidated income statement, the consolidated statement of comprehensive income, the consolidated statement of changes in equity, the consolidated statement of cash flows for the year then ended and the notes thereto. As mentioned in note 2 to the accompanying consolidated annual accounts, in accordance with International Financial Reporting Standards as adopted by the European Union, and other provisions of financial reporting legislation applicable to the Group, preparation of the Group's annual accounts is the responsibility of the Company's directors. Our responsibility is to express an opinion on the consolidated annual accounts taken as a whole, based on our audit, which was conducted in accordance with prevailing legislation regulating the audit of accounts in Spain, which requires examining, on a test basis, evidence supporting the amounts and disclosures in the consolidated annual accounts and evaluating whether their overall presentation, the accounting principles and criteria used and the accounting estimates made comply with the applicable legislation governing financial information.

In our opinion, the accompanying consolidated annual accounts for 2010 present fairly, in all material respects, the consolidated equity and consolidated financial position of the Company and subsidiaries at 31 December 2010 and the consolidated results of their operations and consolidated cash flows for the year then ended, in accordance with International Financial Reporting Standards as adopted by the European Union, and other provisions of applicable legislation governing financial reporting.

The accompanying consolidated directors' report for 2010 contains such explanations as the Directors of EDP Renováveis, S.A. consider relevant to the situation of the Group, the evolution of its business and other matters, and is not an integral part of the consolidated annual accounts. We have verified that the accounting information contained therein is consistent with that disclosed in the consolidated annual accounts for 2010. Our work as auditors is limited to the verification of the consolidated directors' report within the scope described in this paragraph and does not include a review of information other than that obtained from the accounting records of EDP Renováveis, S.A. and subsidiaries.

Ana Fernández Poderós

KPMG Auditores, S.L.

Parmer

24 February 2011

EDP RENOVÁVEIS, S.A.

Consolidated Annual Accounts and Directors' Report

31 December 2010

Consolidated Income Statement for the years ended 31 December 2010 and 31 December 2009

	Notes	2010	2009
		(Thousands Euros)	(Thousands Euros)
Revenue	6	845,056	648,242
Cost of consumed electricity	6	-2,917	-1,522
Changes in inventories and cost of raw materials			
and consumobles used	6	-1,497	4,713
		840,642	642,007
Other operating income / (expenses)			
Other operating income	7	180,030	125,231
Supplies and services	В	-196,231	-148,304
Personnel costs and employee benefits expenses	9	-54,846	-42,547
Other aperating expenses	10	-56,866	
		-127,893	-99,458
		712,749	542,549
Provisions		155	183
Depreciation and amortisation expense	11	-434,403	-314,350
Amortisation of deferred income / Government grants	11	11,406	2,403
		289,907	230,785
Gains / flossest from the sole of			0/0
finoncial assets	12	44.005	268 35.717
Other financial income Other financial expenses	13 13	44,305 -218,451	-108,151
Share of profit of associates	13	5,036	3,922
Profit before tax		120,797	162,541
			-
Income lax expense	14	-37,759	-44,754
Profit after tax		83,038	117,787
Profit for the period		83,038	117,787
Attributable to:			
Equity holders of EDP Renovoveis	27	80,203	114,349
Non controlling interest	29	2,835	3,438
Profil lar the period		83,038	117,787
Earnings per share basic and diluted - Euros	27	0.09	0.13

Consolidated Balance Sheet as at 31 December 2010 and 31 December 2009

	Nates	2010	2009
		[Thousands Euros]	[Thousands Eurosi
Assets			
Property, plant and equipment	15	9,981,771	8,635,011
Intangible assets	16	22,727	17,340
Gaadwill	17	1,344,006	1,318,356
Investments in associates	18	45,871	47,609
Available for sale financial assets	19	18,380	12,630
Deferred tax assets	20	38,519	28,066
Debtars and other assets	23	123,311	129,447
Total Non-Current Assets		11,574,585	10,188,459
Inventories	21	24,162	11,344
Trade receivables	22	143,650	106,148
Debtars and other assets	23	552,259	337,458
Tax receivable	24	81,050	169,670
Financial assets at fair value through profit or loss	25	35,744	37,103
Cash and cash equivalents	26	423,700	443,633
Tatal Current Assets		1,260,565	1,105,356
Total Assets		12,835,150	11,293,815
Equity			
Share capital	27	4,361,541	4,361,541
Share premium	27	552,035	552,035
Reserves	28	-9,249	25,964
Other reserves and Retained earnings	28	283,440	166,173
Consolidated net profit attributable ta equity holders of the parent	-	80,203	114,349
Total equity attributable ta equity holders of the parent		5,267,970	5,220,062
Non cantralling interest	29	125,541	107,493
Total Equity		5,393,511	5,327,555
Uabilities Medium / Lang Ierm financial debt	30	3,325,943	2,563,171
Employee benefits	31	95	59
Pravisians	32	53,787	67.085
Deferred tax liabilities	20	371,600	342,924
Institutional partnerships in US wind farms	33	1,644,048	1,353,612
Trade and ather payables	34	753,991	393,899
Tatal Nan-Current Liabilities		6,149,464	4,720,750
Shart term financial debt	30	207,647	110,268
Trade and other payables	34	1,035,782	1,098,105
Tax payable	35	48,746	37,137
Total Current Liabilities		1,292,175	1,245,510
Tatal Liabilihes		7,441,639	5,966,260
Total Equity and Liabilities		12,835,150	11,293,815

Consolidated statement of comprehensive income for the years ended at 31 December 2010 and 2009

(Thousand Euros)

	2010 2009			9
	Equity holders of the parent	Non controlling Interests	Equity holders	Non controlling Interests
Profit for the period	80,203	2,835	114,349	3,438
Exchange differences arising on consolidation	-15,886	-506	-609	858
Fair value reserve (cash flow hedge)	-27,727	115	-2,433	-530
Tax effect from the fair value reserve (cash flow hedge)	6,079	-33	499	159
Foir value reserve (available for sale investments)	2,321	2,082	912	-
Actuarial gains / (losses) Other comprehensive income for the period, net of			-24	
Income tax	-35,213	1,658	-1,655	487
Total comprehensive income for the period	44,990	4,493	112,694	3,925

Statement of Changes In Consolidated Equity for the year ended at 31 December 2010 and 2009

(Thousand Euros)

ì		Total Equity	Share Capital	Share Premium	Reserves and retained earnings	Exchange Differences	Hedging reserve	Fair value reserve	Equity attributable to equity holders of EDP Renovivels	Minority interests
	Balance as at 31 December 2008	5,198,873	4,361,541	552,035	166,188	<u> </u>	18,669	7,747	5,107,359	91,514
	Recognised income and expense for the period									
•	Foir value reserve (available for sale financial assets) net of taxes	912		-	-			912	912	
	Fair value reserve (cosh flow hedge) net of taxes	-2,305		-	-	-	-1,934	-	-1,934	-371
	Actuarial gains / (losses)	-24			-24	-			-24	•
	Exchange differences orising on consolidation	249				-609	-		-609	858
	Profit for the period	117,787		-	114,349	-	-		114,349	3,438
	Talal recognised income and expense for the period	116,619	-		114,325	-609	-1,934	912	112,694	3,925
}	Dividends attributable to minority interests	-3,491	-		-	-	-	-	-	-3,491
	Shore copital increase in EDP Renavavers Brazil	7,997			-	-	-	-	-	7,997
	Share copilol increase in EDPR Europe Group companies	9,200	-		-	-	-	-	-	9,200
	Nan controlling interests decrease resulting from ocquisitions	-1,625		-	-		-		-	-1,625
	Other	-18	-	-	9				9	-27
	Balance as at 31 December 2009	5,327,555	4,361,541	552,035	280,522	570	16,735	8,659	5,220,062	107,493
	Recognised income and expense for the period									
	Foir value reserve (available for sale financial assets) net of taxes	4,403			-	-		2,321	2,321	2,082
	Foir value reserve (cosh flow hedge) nel of taxes	-21,566			-	-	-21,648		-21,648	82
	Exchange differences orising an consolidation	-16,392	-		-	-15,886	-	-	-15,886	-506
	Profit for the periad	83,038	-		80,203	-	-	-	80,203	2,835
	Talal recagnised income and expense for the period	49,483	-		80,203	-15,886	-21,648	2,321	44,990	4,493
	Dividends attributable to minority interests	-1,363			-	-			-	-1,363
	Share capital increase in EDP Renavaveis Brazil	2,463		-	-	-		-	-	2,463
	Share capital increase in EDPR EU companies	2,749	-		-	-	-	-	-	2,749
	Nan controlling interests arising from Parque Eolico Allas del Valtaya business combination	9,706		-	-	-		-	-	9,706
	Other	2,918	-	-	2,918	-			2,918	
)	Balance as at 31 December 2010	5,393,511	4,361,541	552,035	363,643	-15,316	-4,913	10,960	5,267,970	125,541

Consolidated Cash Flow Statement for the years ended 31 December 2010 and 2009

(Thousand Euros)

	Grou	Р
	2010	2009
Cash flows from operating activities		
Cash receipts from customers	612,999	646,621
Cosh paid to suppliers	-230,612	-154,163
Cash paid to employees	-59.203	-49,366
Concession rents paid	-979	-4,153
Other receipts / payments/ relating to operating activities	95,687	-20,812
	618,092	418,107
Income tax received / (paid)	50,645	-25,682
Net cash flows from operating activities	567,447	392,425
Continuing activities	567,447	392,425
Cash flows from investing activities		
Cash receipts resulting from		
Proceeds from sale of financial assets	21,671	1,795
Proceeds from sale of property, plant and equipment	1,996	2,047
Other proceeds related to fixed assets	128	
Interest received	7,209	5,965
Dividends received	1,799	4,122
	32,803	13,929
Cash payments resulting from		
Acquisition of subsidiaries (net of cash ocquired) and other investments	-59,575	-118,622
Acquisition of property, plant and equipment	-1,421,493	-1,729,837
	-1,481,068	-1,848,659
Net cash flows from investing activities	-1,448,265	-1,834,730
Continuing activities	-1,448,265	-1,634,730
Cash flows from financing activities		
Receipts/ (payments) of loans	537,136	1,199,634
Interest and similar costs	-111,560	-49,613
Governmental cash grants received	169,304	155,946
Increases in capital and share premium	4.977	20,743
Receipts/ (payments) from derivative financial instruments	487	-6,390
Dividends paid	-1.361	-3,197
Receipts / (Payments) from institutional partnership (Horizon)	228,359	333,528
Net cash flows from financing activities	827,342	1,650,651
Continuing activities	827,342	1,650,651
Net Increase / (decrease) in cash and cash equivalents	-53,476	208,346
Effect of exchange rate fluctuotions on cosh held	33,543	5,607
Cash and cash equivalents at the beginning of the period (*)	443,633	229,680
Cash and cash equivalents at the end of the period (*)	423,700	443,633

^(*) See Note 26 to the financial statements for a detailed breakdown of Cash and cosh equivalents

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

1. The business operations of the EDP Renovávels Group

EDP Renaváveis, Sociedad Anónima (hereinafter referred to as "EDP Renaváveis") was incorporated on 4 December 2007. Its main corporate objective is to engage in activities related to the electricity sector, namely the planning, construction, operation and maintenance of electricity generating power stations, especially hydroelectric, mini-hydroelectric, wind, solar, thermal solar, photavoltaic, biomass and waste plants, among others. The registered offices of the company are lacated in Oviedo, Spain On 18 March 2008 EDP Renaváveis was converted into a company incorporated by shares (Sociedad Anónima).

As at 31 December 2010 the share capital is held 62.02% by EDP S.A. - Sucursal en España ("EDP Branch"), 15.51% by Hidroeléctrica del Cantábrico, S.A. and 22.47% at the share capital is tree-float in the Euranext Lisbon

As at 31 December 2010, EDP Renováveis holds a 100% stake in the share capital of EOP Renewables Europe, S.L. (*EDPR EU"), a 100% stake in the share capital of Horizon Wind Energy, LLC (*EDPR NA") and a 55% stake in the share capital of EDP Renováveis Brasil (EDPR 8R)

The Company belangs to the EDP Group, of which the parent campany is EDP Energias de Partugal, S.A., with registered offices at Praça Marquês de Pambal, 12 --- 4, Historia

EDPR EU operates through its subsidiaries located in Portugal, Spain, France, Belgium, Poland, Romania and Italy. EDPR EU's main subsidiaries are EDP Renavavéis Partugal, SA (wind farms in Partugal), Genesa (renewable resources electricity generalian in Spoin), Agrupacián Eákca (wind farms in Spain and France), Greenwind (wind larms in Belgium - partnership with lacal investars), EDP Renewables Polska, SPZOO (wind farms in Poland), EDP Renewables Romania, SRL (wind farms in Romania) and EDP Renewables Italy, SRL (wind farms in Italy).

EDPR NA's main activities cansist on the development, management and aperation of wind farms in the United States of America

The purpose of EDP Renováveis Brasil is to establish a new business unit to aggregate all the investments in the renewable energy market of South America

As at 31 December 2010, EDP Renaváveis and its subsidianes ("the Group" or the "EDP Renaváveis Group") had a fully consolidated installed capacity of 6,437 MW (5,491 MW as at 31 December 2009), operating in Spain 2,050 MW (1,861 MW as at 31 December 2009), in Portugal 599 MW (595 MW as at 31 December 2009), in France 284 MW (220 MW as at 31 December 2009), in Belgium 57 MW (57 MW as at 31 December 2009), in Poland 120 MW (120 MW as at 31 December 2009), in Romania 90 MW (no installed capacity at December 2009), in the United States 3,224 MW (2,624 MW as at 31 December 2009) and in Brazil 14 MW (14 MW as at 31 December 2009) Additionally, through its interest in Edicas de Portugal cansortium, is othributable to EDPR - equity consolidated - 239 MW (85 MW as at 31 December 2009)

Regulatory framework for the activities in Spain

The Electrical Sector in Spain is regulated by Law 54 of 27 Navember 1997 and subsequent amendments to legislation

Royal Decree 436 of 12 March 2004 was published on 24 March 2004 and set out the methodology to be used for updating and systematizing the legal and economic regime relating to electrical power production under the special regime, which included the generation of electricity using renewable sources of energy, cageneration, biomoss and waste. This Royal Decree replaced the former Royal Decree 2818/1998 and unified regulations applicable to special regime energies. The Royal Decree also defined a system whereby the owners of the electrical installation anwere entitled to sell the production or surplus electrical power to distributors. A regulated price was fixed for this sale, or production and surplus cauld be sald directly on the daily market, futures market or through a bilateral agreement, in which case a market-negatioted price was likely to the porticipation in the market and a premium if the installation was entitled to receive it

Rayal Decree 661 of 25 May 2007 was published on 26 May 2007 and regulates electrical power produced under the special regime. This Rayal Decree replaces Rayal Decree 436 of 12 March 2004 and updates regulations on electrical power production under the special regime, whilst maintaining the basic structure of the regulation. The economic transework set out in this Rayal Decree maintains the same system of payment for power produced under the special regime, whereby the owner of the installations can opt to sell its power of a regulated price, for all the programming periods only, or sell the power directly on the daily market, futures market or through a bilateral agreement, in this case receiving the negotated price plus a premium

The main changes to the Royal Decree include a modification to the regulated price and premiums and the introduction of a variable premium system for certain technologies, such as wind power. The awners of wind power installations afficially entering into service prior to 1 January 2008 can opt to adhere to the transitory regime established in the first transitory provision, which stipulates that the owners of this installations may maintain the prices and premiums (with some exceptions) established in the oforementioned Royal Decree until 31 December 2012

RD 6/2009 of May 7 was approved and is aimed at eliminating the tariff deficit from 2013. Among other measures, it introduces a pre-allocation register for new renewable energy capacity for renewable-energy installations to obtain the entitlements set ait in RD 661/2007. Installations will be registered in chronological order until the government's target is met (20,155 MW) and new remuneration scheme should be approved for following projects.

The decision on 19 November 2009 allowed in the register around 6 GW in wind prajects and 2.4 GW in solar thermal generation capacity in one go. The entire 8 4 GW in projects registered will receive the remuneration set in RO 661/2007. Under this decision, around 1,700 MW in wind and 500 MW in solar thermal generation will be allowed each year until 2012. The 15th of December 2009 the Spanish Government released the list of wind locilities included in the administrative register. Out of the 6,389 MW of wind capacity assigned by the Spanish Government, EDPR abtained 840 grass MW corresponding to 31 wind farms which represents 13% of the total allocalled capacity.

On July 2010, the Industry Ministry established an agreement with two key renewable energy associations (the Spanish Wind Energy Association and Pratermosolar) to amend the existing regulation. This agreement means the approval of the RD 1614/2010 of 7 December, that defines (i) a cut, for the years 2011 and 2012, af 35% of the renewable premium applicable to the wind capacity ruled by RD 661/2007, (ii) an amendment to the article 44.3 of RD 661/2007 clarifying that future revisions to the premium value would only be applied to the capacity that cames on line after 2012 and liii) the definition at a limit of 2,589 hours of installed capacity aperation, from which the wind farm has no right to receive any premium

The Decree-Law 14/2010, of 23 December, established several measures to reduce the tariff deficit, among other, a generation rate at 0.5 €/MWh applicable to ordinary and special regime generators

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

Regulatory framework for the activities in Portugal

The Partuguese legal provisions applicable to the generation of electrical power based an renewable resources are currently established by Decree-Law No. 189/88 dated 27 May 1998, as amended by Decree-Law No. 168/99 dated 18 May 1999, Decree-Law No. 312/2001 dated 10 December 2001, and Decree-Law No. 339-C/2001 dated 29 December 2001. Also relevant is Decree-Law No. 33-A/2005, dated 16 February 2005 (*DL 33-A/2005), which establishes the current amounts used in the remuneration formula applicable to energy produced by means of renewable resources and the deadlines for the application of such remuneration formula

The main feature of the legal framework for renewable energy power generation in Portugal is that the notional grid operator or the regional distribution aperator must purchase all electricity produced by renewable producers who hold on operating license. The construction and operation of a wind form depends on the allocation of a grid connection point issued by the State Energy Department (Direcção Geral de Geologia e Energia) (*DGGE**). The issue of the point of connection by the DGGE accurs upon the request of the promaters during limited periods of time set by the DGGE are by means of a public tender procedure. Award by direct negationion is exceptional

Decree-Law Na 225/2007 dated 31 May, establishes a set of regulations associated to renewable energies, predicted in National Strategy for Energy, and has reviewed the formula used in estimating the remuneration of electricity supply generated by renewable power stations, and delivered to the grid of National Electric System, as well as the definition of attribution procedures of available power in the same grid and deadlines to obtain the establishment license to renewable power stations

Since July 1, 2007, the Iberian electricity financial market ("MIBEL") has been fully operational, with daily transactions from both Portugal and Spain, including a forwards market that has operated since July 2006

Regulatory framework for the activities in the United States of America.

Federal, state and local energy laws and regulations regulate the development, ownership, business organization and aperation of electric generating facilities and the sale of electricity in the United States All project componies within the Group in the United States operate as exempt wholesale generators ("EWGs") or qualitying facilities ("CIFS") under federal low or are dually certified. In addition, most of the project companies in the United States are regulated by the Federal Energy Regulatory Commission ("FERC") and have market-based rates on file with FERC.

The federal government regulates the whalesale electric energy sale and transmission business in interstate commerce through the Federal Energy Regulatory Commission ("FERC"), which draws its jurisdiction from the Federal Power Act the "FPA"), and from other federal legislation such as the Public Utility Regulatory Policies Act of 1978 ("PURPA 1978"), the Energy Policy Act of 1992 ("EPACT 1992") and the Energy Policy Act of 2005 ("EPACT 2005"), which, among other things, repealed and replaced the Public Utility Holding Company Act of 1935 with the Public Utility Holding Company Act of 2005 ("PUHCA 2005")

All of our project companies in the United States aperate as exempt whalesale generators ("EWGs") under PUHCA 2005 at qualitying facilities under PURPA 1978. In addition, most of the project companies are regulated by FERC under Part II of the FPA and have market-based rates an file with FERC.

EWGs are owners or operators of electric generation lincluding producers of renewable energy, such as wind projects) that are engaged exclusively in the business of awning and/or operating generating facilities and selling electric energy at wholesale rates. An EWG cannot make retail sales of electric energy and may only own or operate the limited interconnection facilities necessary to connect its generating facility to the grid.

The Energy Policy Act at 2005 omended the FPA to grant FERC jurisdiction over all users, owners, and operators of the bulk power system for purposes of approving and enforcing compliance with certain reliability standards. Reliability standards are requirements to provide for the reliable operation of the bulk power system. Pursuant to its authority under the FPA, FERC certified the North American Electric Reliability Corporation (*NERC*) as the entity responsible for developing reliability standards, submitting them to FERC for approval, and overseeing and entorcing compliance with reliability standards, subject to FERC review. FERC also authorized NERC to delegate certain functions to eight regional entities. All users, owners, and operators of the bulk power system that meet certain materiality thresholds are required to register with NERC and camply with numerous FERC-approved reliability standards. Violations of mandatory reliability standards may result in the imposition of civil penalties of up to \$1 million per day per violation. All of our project companies in the United States that meet the relevant materiality thresholds have registered with NERC and are required to comply with applicable FERC-approved reliability standards.

In certain states, approval of the construction of new electricity generating facilities, including renewable energy facilities such as wind forms, is abtained from a state agency, with only limited ministerial approvals required from state and local governments. However, in many states the permit pracess for power plants lincluding wind forms) also remains subject to land-use and similar regulations of county and any governments. State-level authorizations may involve a more extensive approval pracess, possibly including an environmental impact evaluation and opposition by interested parties or utilities.

Both the United States federal government and various state governments have implemented policies designed to promote the growth of renewable energy, including wind power. The primary federal renewable energy incentive program is the Production Tax Credit (PTC), which was established by the U.S. Congress as part of EPACT 1992. As part of the American Recovery and Reinvestment of 2009, which was enacted this spring, the federal government will also encourage renewable energy development through investment tax credits and cash grants from 2009 through 2013. Many states have possed legislation, principally in the form of renewable particular to the Renewable Energy Directive in the FIL.

American Recovery and Reinvestment Act of 2009 was approved and includes a number of energy related tax and policy provisions to benefit the development of wind energy generation, namely (i) a three year extension of the PTC until 2012 and (ii) an option to elect a 30% investment Tax Credit ("ITC") that could replace the PTC through the duration of the extension. This ITC allows the companies to receive 30% of the cash invested in projects placed in service or with the beginning of construction in 2009 and 2010. In December 2010, the Tax Relief, Unemployment, Insurance and Reauthorization, and Job Creation Act of 2010 was approved and includes an one year extension of the ITC, which allow the companies to receive 30% of the cash invested in projects with beggining of construction until December 2011 as long as placed in service until December 2012.

It was also approved a 100% depreciation banus on new equipment placed in service after 8 September 2010, through 31 December 2011, allowing businesses to depreciate the entire cost of the project fless 50% of the (TC) in the year that it is placed in service.

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

Regulatory framework for the activities in France

The electricity industry in France is gaverned primarily by Act 2000-108 (amended by Acts 2004-803 and 2006-1537) ("Act 2000"), passed on 10 February 2000, which governs the modernization and development of public energy services and is the general legislative framework for the aperation of wind facilities in France. The aperation of wind facilities in France is also subject to the provisions of the French environmental and construction code. Article 10 of Act 2000-108 requires non-nationalized electric power distributors to enter into purchase abligation contracts to buy electricity produced by (ii) installations that extract energy from household or similar waste or that use such sources to provide heat to a district heating system; and (ii) installations that use renewable energy sources (including mechanical energy from wind, for which special provisions apply)

Installations that use renewable energy sources, with the exception of those using mechanical wind energy that are located in areas connected to the continental metropolitan grid or that implement energy-efficient technology such as cogeneration, do not qualify for the power purchase obligation unless they comply with defined installed capacity limits. These limits are set by a decree of the Conseil d'Etal (Decree 2000-1196 of 6 December 2000) for each category of installation eligible to benefit from the power purchase obligation. With the new regulation, only wind farms operating within a ZDE trans de dévelappement édilen) can benefit the power purchase obligation and may exceed the former 12 MW cap. The power purchase contracts with non-nationalized distributors of electricity are premised on the rates set by ministerial order for each source of renewable energy and according to a model contract approved by the energy minister.

Act 2000 pravides that, operator of wind facilities may enter into long-term agreements for the purchase and sale of energy with Electricité de France EDF). The toriffs are set by Drder of July 10, 2006 wich was repealed in August 2008 due to farmal defect in its approval, and then republished without any amendment in Oecember 2008. The tariffs are the following: i) during the first ten years of the EDF Agreement, EDF pays a fixed annual tariff, which is 682 per MWh for applications made during 2006 flariff is amended annually based, in part, on a inflation-related index iii) During years 11 to 15 of the EDF Agreement, the tariff is based on the annual average percentage of energy produced during the wind facility's first ten years. These tariffs are also amenended annually, based, in part, on a inflation-related index. iii) Beginning in the year 16, there is no specific support structure and the wind energy generators will sell their electricity of market price.

New Decree appraved on December 15th, 2009 set the following wind target: 11,500 MW in 2012 and 25,000 MW in 2020. These targets include also wave and tidal energy

Regulatory framework for the activities in Poland

The legislation applicable to renewable energy in Poland is primarily contained in an Energy Act passed on 10 April 1997, which has been amended by the Act of 24 July 2002 and the Energy Act of 2 April 2004, which came into effect in January 2005 (together, the "Energy Act"). The Energy Act implemented pravisions (i) of Directive 2003/54/EC of the European Parliament and of the Council of 26 June 2003 concerning comman rules for the internal market in electricity, (ii) of Directive 2003/55/EC of the European Parliament and of the Cauncil of 26 June 2003 concerning comman rules for the internal market in natural gas, and (iii) of Directive 2001/77/EC of the European Parliament and of the Council of 27 September 2001 on the promotion of electricity produced from renewable energy sources in the internal electricity market. Detailed regulations regarding the scope of the energy sector are included in the relevant secondary regulations adopted under the Energy Act. On the basis of the Energy Act, the national energy regulatory authority—the president of the Energy Regulatory Authority file "ERA President") – was established

Pursuant to the Energy Act, power generation fram renewable sources is supported. The following are forms of such support introduced in Poland: (i) A system of obligatory purchase of certificates of origin by the generation companies and trading companies selling electricity to the end user intercannected to a grid in Poland. These power companies are obliged to: a) obtain a certificate or origin and submit it to the ERA President far cancellation, or b) paya a substitute fee calculated in accordance with the Energy Act. ii) if the power company does not purchase certificates or orgin or doest not pay a substitute fee, the ERA President will penaltize such company by the financial penalty calculated in accordance with the Energy Act

The minimun limit of electricity generated from renewable sources in the total annual volume of electricity delivered to the end users is specified in the ordinance of Ministry of Economy adopted under the Energy Act. In 2008, this minimum limit was 7% and will increase each year up to 12,9% in 2017. These quotos were originally fixed until 2014 but a new regulation approved in August 2008 fixed the quotas for years 2015-2017 and increased the quota for 2013 and 2014.

The Energy law has been amended an January 2010. The main aim was to limit speculative action in the reservation of interconnection power for wind forms in the energy system. Pursuant to the new provisions, the obligation to prepare an assessment of the impact of the installations being interconnected on the grid lies with the grid company. Within this new regulation, the entity applying for the conditions of interconnection must pay in advance towards the grid interconnection fee of 30 PLN per KW of interconnection capacity.

Another measure aimed at reintorcing the credibility of the project is the obligation to attach to the application for interconnection canditions an excerpt from the local master plan ar, if there is no such plan, the planning permit for the real property to which the application relates. The new legislation also introduces new obligations for wind generators, among which, the obligation to prepare a forecast for 15 years when the installed capacity is of at least 50 MW.

Regulatory framework for the activities in Belgium

The regulatory framework for electricity in Belgium is candilianed by the the division of powers between the federal and the three regianal entities. Wallonia, Flanders and Brussels-Capital. The federal regulatory field of competence includes electricity transmission (of transmission levels above 70 kV), generation, lariffs, planning and nuclear energy. The relevant federal legislation is the Electricity Act of 29 April 1999 (as modified) (the "Electricity Act"). The regional regulatory entities are responsible for distribution, renewable energy and cogeneration with the exception of affshare power plants) and energy efficiency. The relevant regional legislation, respectively, is: (a) for Flanders, the Electricity Decree of 17 July 2000; (b) for Wallonia, the Regional Electricity Market Decree of 12 April 2001; and (c) for Brussels-Capital, the Order of 19 July 2001 and the Organization of the Electricity Market.

In view of the allocation of respansibilities between the tederal government and the regions, there currently exist tour energy regulators: (a) the federal Commission for Electricity and Gas Regulation ("CREG"); (b) the Flemish Electricity and Gas Regulatory Body ("VREG"); (c) the Walloon Energy Commission ("CwaPE"), and (d) the Regulatory Commission for Energy in the Brussels-Capital Region ("BRUGEL")

The Belgian regulatory system pramotes the generation of electricity from renewable sources (and cogeneration) by a system of green certificates leach a "GC"), as described below. The Belgian leaderal government is respansible for offshare power plants and for imposing obligations on the transmission system operators. The various GC systems are very similar across the three regions and are similar to the GC system for federally-regulated offshare power plants. There are currently differences in terms of quotas, fines and thresholds for granting GCs. Hawever, GCs issued in one region or by the Federal government in respect of offshare plants are not recognized automatically in the after regions.

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

The GC system aims at creating a market for GC parallel to the market of sale of electricity. In March 2009 an exchange market for GCs has been lounched. Besides the GC market, there is a minimum guaranteed price system at the federal level (obligations imposed on the transmission system operator) or at a regional level (the production oid regime in Flanders and Wallonia)

New quatas of renewable generation are in a late stage of approval in Wallania. New quotas propased by the Gavernment are: 11 25% in 2011, 13 50% in 2012 and 15 75% in 2013 New quotas to be approved are cansiderably higher than previous ones (11%, 12% and 13% for 2011, 2012 and 2013)

Regulatory frameworks for the activities in Romania

The promotion of electricity generated from renewable energy sources in Ramania was set with the Electricity Law 318/2003. In 2005 a Green Certificate mechanism was intraduced with mandatory quotas for suppliers, in order to camply with their EU renewable requirements. Romania must comply with its torget of 33% of gross electricity consumption from renewable energy in 2010. The regulatory authority establishes a fixed quota of electricity produced from RES which suppliers are abliges to buy, and, annually reviews applications form green generators in order to be owarded green certificates. Law 220/2008 of November, 3 introduced some changes in the green certificates system. Today producers of wind energy receive 1 green certificates for each but low 220 that is likely to come into force in January 2010 lance the European Cammission opproves it will allow wind generators to receive 2GC/MWh until 2015. GC can be sold separately from the physically delivered electricity. From 2016 anwards generators receive 1 green certificate for each MWh. The price of electricity is determined in the electricity market and the price of green certificates is determined on a porallel market.

The troding value of green certificates has a floar of 27 € and a cap of 55€, both indexed to Ramonian inflation. Law 220/2008 also guarantees the access to the National Grid for the electricity produced from renewable sources. In 2007 a new Energy Law was approved (Law 13/2007) This new regulation sets July 1st 2007 as deadline for the legal unbundling in Ramanio and defines the role of Implicit Supplier and of the Supplier of Last Resort

The Ramanian Parliament's prapasal that regulates renewable energy was published an July 12, 2010. The prapasal that has been signed into law and includes the following: (i) increases the mandatary quatas for electricity produced from renewable sources which benefit from the green certificate's pramatian system. 2012 quoto increases from 8,3% to 12% of the electricity production, escalating by 1%/year to reach 20% by 2020 (ii) extends until 2017 (previously until 2015 the right to callect two green certificates per MWh generoted by wind forms lone certificate from 2018 and (iii) reaffirms the current green certificate's floar and cap prices at 27€/MWh and 55€/MWh and increases the penalty by non-campliance to 110€ for each missing green certificate. Current cap, floor and penalty prices are set in € and indexed to euro-inflation.

Regulatory frameworks for the activities in Brazil

The Electrical Sectar in Brasil is regulated by Federal Law n° 8,987 at 13 February 1995, which generally rules the concession and permission regime of public services; Low n° 9,074 of 7 July 1995, which rules the grant and extension of public services concession ar permission contracts, Federal Law n° 10,438 of 26 April 2002, which governs the increase in Emergency Electric Power Supply and creates the 3,300 MW Program of Incentives for Atternative Electricity Sources (PROINFA); Federal Law n° 10,762 of 11 November 2003 and Law n° 10,848 of 15 March 2004, cancerning commercial rules for the trade of Electric Power and; Subsequent amendments to the legislation.

The Decree no 5,025 of 30 March 2004, regulates the Federal Law no 10,438 and states the "Alternative Energy Saurces" ecanomical and legal framework PROINFA participants have granted a PPA with ELETROBRÁS, and are subject to the regulator (ANEEL) authority. However, the first stage of PROINFA has ended and the second stage is highly uncertain.

The Decree n° 5,163 af 30 July 2004 regulates the Federal Law n° 10,762, establishing the possibility of distribution campanies and authorized agents to buy "Distributed Energy" (Local Generotian), by abserving a limit of 10% of the total demand of each distribution agent in addition, the Law n° 10,762 establishes the passibility of an Alternative Source Electricity Producer to sell directly to the final cansumer(s) (aggregated beam and > 500kW), at any voltage level. As part of the regulatory incentive from envolve, Renewable Energy producers for buyers) are granted a discaunt on the Distribution and Transmission, System Use Tariff (TUSD and TUST). Public Electricity Auctions are technically lead by the state "Energy Planning and Research Company" (EPE), who registers, analyses and ollows potential participants.

In addition, the Law n° 10,438 has also regulated the use of a special sector fund, the Fossil Fuel Consumption Quata (CCC), to low cast financing of Renewable ventures that are able to replace fossil fuel based energy production

2. Accounting policies

a) Basis of preparation

The accompanying consolidated annual accounts have been prepared an the basis of the accounting records of EDP Renaváveis, S.A. and consolidated entities. The consolidated annual accounts for 2010 and 2009 have been prepared to present foirly the cansolidated equity and consolidated financial position of EDP Renaváveis, S.A. and subsidiaries at 31 December 2010 and 2009, the consolidated results of aperations, consolidated cash flows and changes in consolidated equity for the years then ended.

In accordance with Regulation (EC) no 1606/2002 of 19 July 2002, from the European Cauncil and Parliament, the Graup's consolidated financial statements are prepared in accordance with International Financial Reparting Standards (FFS), as endorsed by the European Union (EU) (FFS) comprise accounting standards issued by the International Accounting Standards Board (NASB) and its predecessor body as well as interpretations issued by the International Financial Reporting Interpretations Committee (IFRIC) and its predecessor bodies

The Board of Directors approved these consalidated annual accounts on 24 February 2011. The onnual accounts are presented in thousand Euras, rounded to the nearest thousand.

The annual accounts have been prepared under the historical cast convention, madified by the application of fair value basis for derivative financial instruments, financial assets and liabilities held for trading and available-far-sale, except those for which a reliable measure of fair value is not available

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

The preparation of the consolidated annual accounts in accordance with the EU-IRRS requires the Board of Directors to make judgments, estimates and assumptions that affect the application of the accounting palicies and of the reported amounts of assets, liabilities, income and expenses. The estimates and related ossumptions are based on historical experience and other factors considered reasonable in accordance with the circumstances. They form the basis for making judgments regarding the values of the assets and liabilities whose valuation is not apparent fram ather sources. Actual results may differ fram these estimates. The areas involving the highest degree of judgment or complexity, or for which the assumptions and estimates are considered significant, are disclosed in Note 3 (Critical accounting estimates and judgments in applying accounting policies)

b) Basis of cansolidation

Subsidiaries

Subsidiaries are entities controlled by the Group. The financial statements of subsidiaries are included in the cansalidated financial statements from the date that control camerates until the date that control cases.

The accounting policies of subsidiaries have been changed when necessary to align them with the policies adopted by the Group Lasses applicable to the nan-controlling interests in a subsidiary are allacated to the non-controlling interests even if daing so causes the non-controlling interests to have a deficit balance

Associotes

Associates are those entities in which the Group has significant influence, but not control, over the financial and aperating policies. Significant influence is presumed to exist when the Group holds between 20 and 50 percent of the voting power of another entity

knyestments in associates are accounted for using the equity method and are recognised initially at cast. The cost of the investment includes transaction costs

The consolidated financial statements include the Group's share of the profit or tass and other comprehensive income, after adjustments to align the accounting policies with those of the Group, from the date that significant influence commences until the date that significant influence ceases

When the Group's share of losses exceeds its interest in an equity-occounted investee, the carrying amount of that interest, including any long-term investments, is reduced to zero, and the recognition of further tosses is discontinued except to the extent that the Group has an obligation or has made payments on behalf of the investee

Jointly controlled entities

Jointly controlled entities, consolidated under the proportionate consolidation method, are entities over whose activities the Group has joint control along with another company, under a contractual agreement. The consolidated fluorical statements include the Group's proportionale share of the joint ventures' assets, liabilities, revenue and expenses, from the date the joint control begins until it ceases

Business combination

From 1 January 2010 the Group has applied IFRS 3 Business Combinations (2008) in accounting for business combinations. The change in accounting palicy has been applied prospectively and has had no material impact an earnings per share

Business combinations are accounted for using the acquisitian method as at the acquisition date, which is the date on which control is transferred to the Group. Control is the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities. In assessing control, the Group takes into consideration potential voting rights that currently are exercisable.

Acquisitions on or ofter 1 January 2010

For acquisitions on ar after 1 January 2010, the Graup measures goodwill at the acquisition date as:

- The fair value of the consideration transferred, plus
- The recognised amount of any non-controlling interests in the acquiree; plus
- If the business combination is achieved in stages, the fair value of the existing equity interest in the acquiree, less
- The net recognised amount (generally foir value) of the identifiable assets acquired and liabilities assumed.

When the excess is negative, a bargain purchase gain is recagnised immediately in profit ar loss.

The consideration transferred does not include amounts related to the settlement of preexisting retationships. Such amounts are generally recognised in prafit or lass.

Costs related to the acquisition, ather than those associated with the issue of debt or equity securities, that the Group incurs in cannection with a business combination are expensed as incurred

Any cantingent consideration payable is recagnised at fair value at the acquisition date if the contingent consideration is classified as equity, it is not remeasured and settlement is accounted for within equity. Otherwise, subsequent changes to the tair value at the contingent consideration are recognised in profit or lass

Same business combinations in the periad have been determined provisionally as the Group is currently in the process of measuring the fair value of the net assets acquired. The identificable net assets have therefore initially been recognised at their provisional value. Adjustments during the measurement period have been recorded as if they had been known at the date of the combination and comparative information for the prior year has been restated where applicable. Adjustments to provisional values only include information relating to events and circumstances existing at the acquisition date and which, had they been known, would have affected the amounts recognised at that date

After that period, adjustments to initial measurement are only made to correct an error

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

In business combinations achieved in stages, any excess of the consideration given, plus the fair value of the interest previously held in the acquiree, and the net assets acquired and net liabilities assumed is recognised as goodwill. Any shortfall, after measuring the consideration given to the previously held interest and identifying and measuring the net assets acquired, is recognised in profit and loss. The Group recognises the difference between the fair value of the interest previously held in the ocquiree and its carrying amount in consolidated profit and loss, based on the classification of the interest. The Group also reclassifies amounts deferred in other comprehensive income in relation to the previously held interest to profit and loss or consolidated reserves, based on their nature.

Acquisitions between 1 January 2004 and 1 January 2010

For acquisitions between 1 January 2004 and 1 January 2010, goodwill represents the excess of the cost of the acquisition over the Group's interest in the recognised amount (generally fair value) of the identifiable assets, liabilities and contingent liabilities of the acquiree. When the excess was negative, a bargain purchase gain was recognised immediately in profit or loss

Transaction costs, other than those associated with the issue of debt or equity securities, that the Group incurred in connection with business combinations were capitalised as part of the acquisition

Accounting for acquisitions of non-cantrolling interests

From 1 January 2010 the Group has applied IAS 27 Consolidated and Separate Financial Statements (2008) in accounting for acquisitions of non-controlling interests. The change in accounting policy has been applied prospectively and has had no impact an earnings per share

Under the new accounting policy, ocquisitions of non-controlling interests are accounted for as transactions with owners in their capacity as owners and therefore no goodwill is recognised as a result of such transactions. The adjustments to non-controlling interests are based on a proportionate amount of the net assets of the subsidiary

Previously, goodwill was recognised on the acquisition of non-controlling interests in a subsidiary, which represented the excess of the cost of the additional investment over the carrying amount of the interest in the net assets acquired at the date of the transaction

Investments in foreign operations

The assets and liabilities of foreign operations, including goodwill and fair value adjustments arising on acquisition, are translated to Euro at exchange rates at the reporting date. The income and expenses of fareign operations, are translated to euro at exchange rates at the dates of the transactions.

Fareign currency differences are recognised in other comprehensive income in the translation reserve. When a fareign operation is disposed of, in part or in full, the relevant amount in the translation reserve is transferred to profit or loss as part of the profit or loss and disposal

When the settlement of a manetary item receivable from ar poyable to a foreign operation is neither planned nor likely in the foreseeable future, foreign exchange gains and losses arising from such a monetary item are considered to form part of a net investment in a foreign operation and are recognised in other comprehensive income, and presented in the translation reserve in equity

Balances and transactions eliminated on consolidation

Inter-company balances and transactions, including any unrealised gains and fosses on transactions between group companies, are eliminated in preparing the condensed consolidated financial statements. Unrealised gains and losses arising from transactions with associates and jointly controlled entities are eliminated to the extent of the Group's interest in those entities

Common control transactions

The accounting for transactions among entities under common control is excluded from IFRS 3. Consequently, in the absence of specific guidance, within IFRSs, the EDP Renovôveis Group has developed an accounting policy for such transactions, as considered appropriate. According to the Group's policy, business combinations among entities under common control are accounted for in the consolidated annual accounts using the EDP consolidated book values of the acquired company (subgroup). The difference between the corrying amount of the net assets received and the consideration polid, is recognised in equity

Put options related to non controlling interests

Until 31 December 2009 EU-IFRS did not establish specific accounting treatment for commitments related to written put options related with investments in subsidiories held by non controlling interests at the date at acquisition of a business combination. Nevertheless, the EDP Renovoveis Group records these written put options at the date of acquisition of a business combination or at a subsequent date as an advance acquisition of these interests, recording a financial liability for the present value of the best estimate of the amount payable, irrespective of the estimated probability that the options will be exercised. The difference between this amount and the amount corresponding to the percentage of the interests held in the identifiable net assets acquired is recorded as goodwill

Until 31 December 2009, in years subsequent to initial recognition, the changes in the liability due to the effect of the financial discount are recognised as a financial expense in the consolidated income statement, and the remaining changes are recognised as an adjustment to the cost of the business combination. Where applicable, dividends paid to minority shareholders up to the date the options are exercised are also recorded as adjustments to the cost of the business combination. In the event that the aptions are not exercised, the transaction would be recorded as a sale of interests to minority shareholders

As from January 2010, the Group applies IAS 27 (2008) to new put options related to non controlling interest and there subsequent changes in the corrying amount of the put habitity are recognised in profit or loss

c) Foreign currency transactions

Transactions in foreign currencies are translated to the respective functional currencies of Group entities at exchange rates at the dates of the transactions. Monetary assets and itabilities denominated in foreign currencies at the reporting date are retranslated to the functional currency at the exchange rate at that date. The foreign currency goin or loss an monetary items is the difference between amortised cost in the functional currency of the beginning of the period, adjusted for effective interest and payments during the period, and the amortised cost in foreign currency translated at the exchange rate of the reporting period.

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

Nan-monetary assets and liabilities denominated in foreign currencies that are measured at fair value are retranslated to the functional currency at the exchange rate at the date that the fair value was determined. Foreign currency differences arising on retranslation are recognised in profit or loss, except for differences arising on the retranslation at available-for-sale equity instruments, a financial liability designated as a heage of the net investment in a foreign operation, ar qualifying cash flow heages, which are recognised in other camprehensive income. Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rate at the date of the transaction

d) Derivative financial instruments and hedge accounting

Derivative financial instruments are recognised on the trade date at foir value. Subsequently, the fair value of derivative financial instruments is re-measured on a regular basis, being the gains or losses on re-measurement recognised directly in the income statement, except for derivatives designated as hedging instruments. The recagnition of the resulting gains or lasses on re-measurement of the derivatives designated as hedging instruments depends an the nature of the risk being hedged and of the hedge model used.

The fair value of derivatives correspond to their quoted market prices, if available, or, in the obsence of a market, are determined by external entities through the use of valuation techniques, including discounted cash flows models and option pricing models, as appropriate

Hedge accounting

The Group uses financial instruments to hedge interest and foreign exchange risks resulting from its aperational and financing activities. The derivate financial instruments that do not quality for hedge accounting are recorded as for trading

The derivatives that are designated as hedging instruments are recorded at foir value, being the gains and losses recognised in accordance with the hedge accounting model adopted by the Graup Hedge accounting is used when:

(i) At the inception of the hedge, the hedge relationship is identified and documented;

(ii) The hedge is expected to be highly effective;

(iii) The effectiveness of the hedge can be reliably measured,

(iv) The hedge is revalued on a an-going basis and is considered to be highly effective over the reporting period; and

M The forecast transactions hedged are highly probable and represent a risk to changes in cash flows that could affect the incame statement.

Derivatives are recognised initially at tair value, attributable transaction costs are recagnised in profit or lass as incurred. Subsequent to initial recognition, derivatives are measured at fair value, and changes therein are accounted for as described below.

Fair value hedge

Changes in the fair value of the derivative financial instruments that are designated as hedging instruments are recorded in the income statement, together with any changes in the fair value of the hedged asset or liability that are attributable to the risk being hedged. If the hedge na longer meets the criteria for hedge accounting, the occumulated gains or losses concerning the fair value of the risk being hedged are amortised over the period to maturity.

Cash flow hedge

The effective portion of the changes in the foir value of the derivative financial instruments that are designated as hedging instruments in a cash flow hedge model is recognised in equity. The gains or losses relating to the ineffective portion of the hedging relationship are recognised in the incame statement in the moment they occur

The cumulative gains ar lasses recognised in equity ore also reclassified to the incame statement over the periods in which the hedged item will affect the income statement. When the forecast transaction hedge results in the recognition of a non-financial asset, the gains or lasses recorded in equity are included in the acquisition cost of the asset

When a hedging instrument expires or is said, or when a hedge no langer meets the criteria for hedge accounting, any cumulative gain or loss recagnised in equity at that time stays recagnised in equity until the hedged transaction also affects the income statement. When the farecasted transaction is no longer expected to occur, the cumulative gains at lasses recognized in equity are recorded in the income statement.

Net investment hedge

The net investment hedge is applied an a consolidated basis to investments in subsidiaries in foreign currencies. The exchange differences recarded against exchange differences arising on consolidation are offset by the exchange differences arising from the foreign currency barrowings used for the acquisition of those subsidiaries. If the hedging instrument is a derivative, the gains or lasses arising from foir value changes are also recorded against exchange differences arising an consolidation. The ineffective portion of the hedging relation is recognised in the income statement.

e) Non derivative financial assets

The Group classifies its other financial assets at acquisitian date in the fallowing categories-

Accounts receivable and loans

Accounts receivable are initially recognised at their foir value and subsequently are measured at amortised cast less impairment losses

impairment losses are recarded based an the valuation of estimated losses from non-callection of accounts receivable at the bolance sheet date, impairment lasses are recognised in the incame statement, and can be reversed if the estimated losses decrease in a later period.

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

Financial assets at fair value through profit or loss

This calegary includes: (i) financial assets held for trading, which are those acquired principally for the purpose of being sold in the shart term and (ii) financial assets that are designated at fair value through prafit or loss at inception.

Available for sale investments

Available-for-sale financial assets are nan-derivative financial assets that are designated as available-for-sale and that are not classified in any of the other categories. The Graup's investments in equity securities are classified as available-for-sale financial assets

Initial recognition, measurement and derecognition

Purchases and sales of: (i) financial assets at fair value through profit or loss and (ii) available far sale investments, are recognised on trade date, the date on which the Group commits to purchase or self the assets

Financial assets are initially recognised at fair value plus transaction costs except for financial assets at fair value through profit or lass, in which case these transaction costs are directly recognised in the income statement

Financial assets are derecognised when (i) the contractual rights to receive their cash flows have expired, (ii) the Group has transferred substantially all risks and rewards of ownership or (iii) although retaining some, but not substantially all of the risks and rewards of ownership, the Group has transferred the control over the assets

Subsequent measurement

After initial recognition, financial assets at fair value through profit or loss are subsequently carned at tair value and gains and losses arising from changes in their fair value are included in the income statement in the period in which they arise.

Available for sale financial assets are also subsequently carried at fair value, however, gains and losses arising from changes in their fair value are recognised directly in equity, until the financial assets are derecognised or impaired, being the cumulative gains or losses previously recognised in equity recognised in the income statement foreign exchange differences arising from equity investments classified as available for sale are also recognised in equity Interest calculated using the effective interest rote method and dividends, are recognised in the income statement.

The fair values on quated investments in active markets are based an current bid prices. For unlisted securifies the Group determines the fair value through (i) valuation techniques, including the use of recent arm's length transactions or discounted cosh flow analysis and (ii) valuation assumptions based on market information.

Financial instruments whase fair value cannot be reliably measured are carried at cast

Reclassifications between categories

The Group does not reclassify, after initial recognition, a financial instrument into or out of the fair value through profit or lass category

Impairment

At each balance sheet date, an assessment is performed as to whether there is objective evidence that a financial asset or group of financial assets is impaired, namely when losses may occur in future estimated cash-flows of the financial asset or group of financial assets, and it can be reliably measured.

If there is objective evidence of impairment, the recoverable amount of the financial assets is determined, the impairment losses being recognised through the income statement.

A financial asset or a group of financial assets is impaired if there is objective evidence of loss as a result of one or more events that occurred after their initial recognition, such as: (i) for listed securities, a significant or prolanged decline in the fair value of the security below its cost, and (ii) for unlisted securities, when that event (ar events) has an impact on the estimated luture cash flows of the financial asset or group of financial assets, that can be reliably estimated

If there is objective evidence that an impairment lass an available for sale financial assets has been incurred, the cumulative loss recognised in equity, measured as the difference between the acquisition cast and the current fair value, less any impairment lass on that financial asset previously recognised in the income statement, is taken to the income statement.

f) Financial liabilities

An instrument is classified as a financial liability when it contains a contractual obligation to transfer cash or another financial asset, independently from its legal form. These financial liabilities are recognised (i) initially at tair value less transaction costs and (ii) subsequently at amortised cost, using the effective interest rate method.

The Group derecagnises the whole or part of a financial liability when the obligations included in the contract have been satisfied at the Group is legally released of the fundamental obligation related to this liability either through a legal process or by the creditor

The Graup considers that the terms are substantially different if the current value of cash flows discounted under the new terms, including any cammission paid net of any cammission received, and using the original effective interest rate to make the discount, differs by at least 10% of the current discounted value of cosh flows remaining from the original financial hability.

If the exchange is recognised as a cancellation of the ariginal financial liability, costs or commissions are taken to the consolidated income statement. Otherwise, costs or commissions adjust the book value of the liability and are amortised fallowing the amortised cost method over the remaining term of the modified liability

The Group recognises the difference between the carrying amount of a financial liability (or part of a financial liability which has been cancelled or transferred to a third party) and the consideration poid, which includes any asset transferred other than cash or the liability assumed, with a debit or credit to the cansolidated income statement

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

g) Borrowing costs

Borrowing casts that are directly attributable to the acquisition or construction of assets are capitalised as part of the cast of the assets. A qualifying asset is an asset that necessarily takes a substantial period of time to get ready for its intended use or sale. To the extent that funds are borrowed generally, the amount of borrowing costs eligible for capitalisation are determined by applying a capitalisation rate to the expenditures on these ossets. The capitalisation rate corresponds to the weighted average of the borrowing costs applicable to the borrowings of the enterprise that ore outstanding during the period, other than borrowings made specifically for the purpose of obtaining a qualifying asset. The amount of borrowing costs capitalised during a period does not exceed the amount of borrowing casts incurred during the period.

The copitalisation of borrowing costs commences when expenditures for the asset are being incurred, borrowing casts have been incurred and activities necessary to prepare all or part of the assets for their intended use ar sale are in progress. Capitalisation ceases when substantially all the activities necessary to prepare the qualifying assets for their intended use or sale are completed. Capitalisation of borrowing costs shall be suspended during extended periods in which active development is interrupted.

h) Property, plant and equipment

Property, plant and equipment are stated at acquisition cost less accumulated depreciation and impairment lasses

Cast includes expenditure that is directly attributable to the acquisition of the asset. The cost of self-constructed assets includes the cost of materials and direct labour, any other costs directly attributable to bringing the asset to a working condition for its intended use, and the casts of dismantling and removing the items and restaining the site on which they are located. Cast also may include transfers from equify of any gain or lass on qualifying cash flow hedges of foreign currency purchases of property, plant and equipment. Purchased software that is integral to the functionality of the related equipment is capitalised as part of that equipment.

The cost of acquisitian includes interest on external financing and personnel costs and other internal expenses directly or indirectly related to work in pragress accrued solely during the period of construction. The cost of production is capitalised by charging costs attributable to the asset as awn work capitalised under other aperating income and personnel costs and employee benefit expense in the consolidated income statement.

When parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment

Subsequent costs are recognised as separate assets only when it is probable that future economic benefits associated with the item will flow to the Group. All repair and maintenance costs are charged to the income statement during the financial period in which they are incurred

The Group assesses assets impairment, whenever events or circumstances may indicate that the book value of the asset exceeds its recoverable amount, the impairment being recognised in the income statement

The recoverable amount is determined by the highest value between the net selling price and its fair value in use, this being calculated by the present value of estimated future cash-flows obtained from the asset and after its disposal of the end of its economic useful life.

Land is not depreciated. Depreciation on the other assets is calculated using the straight-line method over their estimated useful lives, as follows:

	Number of
	years
Buildings and other constructions Plant and machinery	20 to 33
Wind form generation	20
Hydraelectric generation	20 to 30
Other plant and machinery	15 to 40
Transport equipment	3 to 10
Office equipment and taals	3 to 10
Other tangible fixed assets	4 to 10

i) Intangible assets

The other intengible assets of the Group are booked at acquisition cost less accumulated amortisation and impairment losses. The Group does not own intengible assets with indefinite lives.

The Group assesses for impairment, whenever events or circumstances may indicate that the book value of the asset exceeds its recoverable amount, the impairment being recognised in the income statement. The recoverable value is determined by the highest amount between its net selling price and its value in use, this being calculated by the present value of the estimated future cash-flows obtained from the asset and sale price at the end of its economic useful lite.

Acquisition and development of software

Acquired computer softwore licenses are copitalised on the basis of the costs incurred to acquire and bring to use the specific softwore. These costs are amartised on the basis of their expected useful lives.

Costs that are directly associated with the development of identifiable specific software applications by the Group, and that will prabably generate economic benefits beyond one year, are recognised as intangible assets. These costs include employee costs directly associated with the development of the referred software and are amortised using the straight-line method during their expected useful lives

Maintenance costs of software are charged to the income statement when incurred

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

Industrial property and other rights

The amortisation of industrial property and other rights is colculated using the straight-line method for an expected useful live expected of less than 6 years

i) impairment of non financial assets

The carrying amounts of the Group's non-financial assets, other than inventories and deferred tax assets, are reviewed at each reporting date to determine whether there is any indication of impairment if any such indication exists, the asset's recoverable amount is then estimated. For goodwill the recoverable amount is estimated at each reporting date.

The recoverable amount of an osset or cosh-generating unit is the greater of its value in use and its fair value less costs to sell. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the osset For the purpose of importment testing, assests are grouped together into the smallest group of assets that generates cash inflaws from continuing use that are largely independent of the cash inflows of other assets or groups of assets (the "cosh-generating unit"). The goodwill acquired in a business combination, for the purpose of impairment testing, is allocated to cash-generating units which are expected to benefit from the synergies of the cambination.

An impairment lass is recognised if the carrying amount of an asset or its cash-generating unit exceeds its estimated recoverable amount impairment losses are recagnised in profit or loss. Impairment losses recognised in respect of cash-generating units are allocated first to reduce the carrying amount of the other assets in the unit (group of units) and a pro-rate basis.

An impairment loss in respect of goodwill is not reversed. In respect of ather assets, impairment losses recognised in prior periods are assessed of each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in circumstances that caused the impairment An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisofion, if no impairment lass had been recognised

k) Leases

The Graup classifies its lease agreements as finance leases or operating leases taking into consideration the substance of the transaction rather than its legal torm. A lease is classified as a finance lease if it transfers to the tessee substantially all the risks and rewards incidental to ownership. All other leases are classified as operating leases.

Operating leases

Lease payments are recognised as on expense and charged to the income statement in the period to which they relate.

i) inventories

Inventories are stated at the lower of the acquisition cost and net realisable value. The cost of inventories includes purchases, conversion and ather costs incurred in bringing the inventories to their present location and condition. The net realisable value is the estimated setting price in the ordinary course of business less the estimated setting costs.

The cost of inventories is assigned by using the weighted average method.

m) Classification of assets and liabilities as current and non-current

The Group classifies assets and labilities in the consolidated balance sheet as current and non-current Current assets and liabilities are determined as fallows

Assets are classified as current when they are expected to be realised or are intended for sole or consumption in the Group's normal aperating cycle, they are held primarily for the purpose of trading, they are expected to be realised within twelve months of the balance sheet date or are cash or a cash equivolent, unless the assets may not be exchanged or used to settle a liability for at least twelve months from the balance sheet date.

Liabilities are classified as current when they are expected to be settled in the Group's narmal operating cycle, they are held primarily for the purpose of trading, they ore due to be settled within twelve manths of the balance sheet date or the Group does not have an unconditional right to deter settlement of the liability for at least twelve months after the reparting period

Financial liabilities are classified as current when they are due to be settled within twelve months after the reporting period, even if the ariginal term was for o period longer than twelve months, and an agreement la refinance, or to reschedule payments, on a long-term basis is completed after the reporting period and before the consolidated linoncial statements are authorised for issue.

n) Employee benefits

Pensions

EDP Renováveis Portugal, ane of the partuguese companies of EDP Renováveis Group attribute post-retirement plans to their employees under defined benefit plans and defined contribution plans, namely, pension plans that pay complementary old-age, disability and surviving-relative pension complements, as well as early retirement pensions

Defined benefit plans

In Portugal, the defined benefits plan is financed through a restricted Pension Fund complemented by a specific provision. This Pension Fund covers liabilities for refirement pension complements as well as liabilities for early refirement.

The pension plans of the Group componies in Portugal are classified as defined benefit plans, since the criteria to determine the pension benefit to be received by employees on refirement is predefined and usually depend on factors such as age, years of service and level of salary at the age of refirement

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

The liability of the Group with pensions is calculated annually, at the balance sheet date for each plan individually, by qualified actuaries using the projected unit credit method. The discount rate used in this calculation is determined by reference to interest rates of high-quality corporate bonds that are denominated in the currency in which the benefits will be paid and that have terms to maturity approximating to the terms of the related pension liabilities.

Actuarial gains and losses determined annually and resulting from (i) the differences between financial and actuarial assumptions used and real values obtained and (ii) changes in the actuarial assumptions are recognised against equity, in accordance with the alternative method defined by IAS 19, revised an 16 December 2004

The increase in past service casts arising from early retirements (retirements before the normal age of retirement) is recognised in the income statement when incurred

Annually the Graup recagnises as cost in the incame statement the net amount of, (i) the current service cost, (ii) the interest cost, (iii) the estimated return of the fund assets and (iv) the cost orising from early retirements.

Defined contribution plans

In Spain, Partugal and U.S., same Group Companies have social benefit plans of defined contribution that camplement those granted by the social welfore system to the companies employees, under which they pay a contribution to these plans each year, calculated in occordance with the rules established in each plan. The cost related to defined contribution plans is recognised in the results in the period in which the cantribution is made.

Other benefits

Medical care and other plans

In Partugal some Group companies provide medical care during the period of retirement and early retirement, through complementary benefits to those provided by the Social Welfare System. These medical core plans are classified as defined benefit plans. The present value of the defined benefit obligation at the bolance sheet date is recognised as a defined benefit liability. Measurement and recognition of the liability with healthcore benefits is similar to the measurement and recognition of the pension liability far the defined benefit plans, described above.

Variable remuneration to employees

In occordance with the by-laws of certain Group entities, annually the shareholders approve in the annual general meeting a percentage of profits to be paid to the employees (variable remuneration), tollowing a proposal mode by the Board of Directors Poyments to employees are recognised in the income statement in the period to which they relate.

o) Provisions

Provisions are recagnised when: (i) the Group has a present legal or constructive obligation, (ii) it is probable that settlement will be required in the tuture and (iii) o reliable estimate of the abligation can be made.

Dismontling and decommissioning pravisions

The Group recognises dismontling and decommissioning provisions for property, plant and equipment when a legal or contractual obligation is settled to dismontling and decommissioning those assets at the end of their useful life. Consequently, the Group has booked provisions for property, plant and equipment related with wind turbines, for the expected cost of restoring sites and land to its anginal condition. The provisions carrespond to the present value of the expenditure expected to be required to settle the abligation and are recognised as part of the initial cost or an adjustment to the cost of the respective asset, being depreciated on a straight-line basis over the asset useful title.

The assumptions used are-

	EDPR EU	EDPR NA
Avercoge cost per MW (Euros)	14,000	17,961
Salvage volue per MW (Euras)	25,000	17,213
Discount rate	6.07%	6.73%
Inflatian rate	2 00%	2.50%
Copilalization rate (number of years)	20	20

Decommissioning and dismanifing pravisions are remeasured an an annual basis based on the best estimate at the settlement amount. The unwinding of the discount at each balance sheet date is charged to the incame statement.

p) Recognition of costs and revenue

Costs and revenues are recorded in the year to which they refer regardless of when paid ar received, in accordance with the accrual concept. Differences between amounts received and paid and the carresponding revenue and expenditure are recorded under other assets and other liabilities.

Revenue comprises the ornounts invoiced on the sale of products or of services rendered, net of value added tox, rebates and discounts, after elimination of intro-group sales.

Revenue from electricity sales is recognised in the period that electricity is generated and transferred to customers.

Engineering revenue includes the initial amount agreed in the contract plus only variations in contract work, claims and incentive payments to the extent that it is probable that they will result in revenue and can be measured reliably. As soon as the outcome of a construction contract can be estimated reliably, contract revenue and expenses are recognised in prafit or loss in proportion to the stage of completion of the contract.

Differences between estimated and actual amounts, which are normally not significant, are recorded during the subsequent periods

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

g) Financial results

Financial results include interest payable on borrowings, interest receivable on funds invested, dividend income, unwinding of the discount of provisions and written put options to non controlling interest, foreign exchange gains and losses and goins and lasses on financial instruments.

Interest income is recognised in the income statement based on the effective interest note method. Dividend income is recognised in the income statement on the date the entity's right to receive payments is established.

r) income tox

Income lax expense comprises current and deferred tox. Current tax and deferred tax are recognised in profit or loss except to the extent that it relates to a business cambination, or items recognised directly in equity or in other comprehensive income

Current tax is the expected tax payable or receivable on the taxoble income or loss for the year, using tax rates enacted ar substantively enacted at the reparting date, and any odjustment to tax payable in respect of previous years.

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and habilities for financial reporting purposes and the amounts used for toxation purposes. Deferred tax is not recognised for the following temporary differences: the initial recognition of assets or habilities in a transaction that is not a business combination and that affects neither accounting nor toxable profit or lass, and differences relating to investments in subsidiaries and jointly controlled entities to the extent that it is probable that they will not reverse in the foreseeable future. In addition, deferred tax is not recognised for toxable temporary differences orising on the initial recognition of goodwill. Deferred tax is measured at the tax rates that are expected to be applied to temporary differences when they reverse, based on the laws that have been enacted or substantively enacted by the reporting date. Deferred tax assets and liabilities are offset if there is a legally enforceable right to affset current tax liabilities and assets, and they relate to income taxes levied by the same tax outhority on the same taxable entity, or an different tax entities, but they intend to settle current tax liabilities on a net basis or their tax assets and liabilities will be realised simultaneously.

A deferred tax asset is recagnised for unused tax losses, tox credits and deductible temporary differences, to the extent that it is probable that future taxable profits will be available against which they can be utilised. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no langer probable that the related tax benefit will be realised.

s) Earnings per share

Bosic earnings per share are calculated by dividing net profit attributable to equity holders of the porent company by the weighted average number of ordinary shores outstanding during the year, excluding the average number of ordinary shores purchased by the Group and held as treasury stock

t) Non-current assets held for sale and discontinued operations

Non-current assets or disposal groups (groups of assets and related liabilities that include at least a non-current asset are classified as held for sale when their carrying amounts will be recovered principally through sale and the assets or disposal groups are avoilable for immediate sale and its sale is highly probable.

The Group also classifies as non-current assets held for sale those non-current assets or disposal groups acquired exclusively with a view to its subsequent disposal, that are available for immediate sale and its sale is highly probable.

Immediately before classification as held for sale, the measurement of the non-current assets or all assets and liabilities in a disposal group, is adjusted in accordance with the opplicable IFRS. Subsequently, these assets or dispasal graups are measured at the lawer of their corrying amount at foir value less casts to sell.

u) Cash and cash equivalents

Cash and cash equivalents include cosh an hand and demand deposits in financial institutions. They also include ather short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. An investment normally qualifies as a cash equivalent when it has a majurity of less than three months from the date of acquisition.

v) Government grants

Government grants are recognised initially as deferred income under nan-current liabilities when there is reasonable assurance that they will be received and that the Group will camply with the conditions associated with the grant Grants that compensate the Group for expenses incurred are recognised in prafit or lass on a systematic basis in the same periods in which the expenses are recognised.

w) Environmental issues

The Graup takes measures to prevent, reduce or repair the domage caused to the environment by its activities

Expenses derived from environmental activities are recognised as other operating expenses in the period in which they are incurred

x) Institutional partnerships in US wind forms

The Group has entered in several partnerships with institutional investors in the United States, through limited liability companies operating agreements that apartians the cash flaws generated by the wind farms between the investors and the Company and allocates the tax benefits, which include Production Tax Credits (PTC), Investment Tax Credits (PTC) and occelerated depreciation, lorgely to the investor

The institutional investors purchase their minarity partnership interests far an upfrant cash payment with an agreed targeted internal rate of return over the period that the tax credits are generated. This anticipated return is computed based on the total anticipated benefit that the institutional investors will receive and includes the value of PTC's / ITC's, allocated taxable income or loss and cosh distributions received

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

The control and management of these wind forms are a responsibility of EDPR Group and they are fully consolidated in these Annual Accounts

The upfrant cash payment received is recognised under "Liabilities arising from institutional partnerships" and subsequently measured at amortised cast.

This liability is reduced by the value of tax benefits provided and cash distributions made to the institutional investors during the contracted period. The value of the tax benefits delivered, primarily accelerated depreciation and PTC's / ITC's, is recarded as non-current deferred income and is recagnized as Revenue and prairable basis over the 20 year useful life of the underlying projects (see nate 6). Additionally this liability is increased by the estimated interest based on the liability autstanding and the expected return rate of the institutional investors.

The liability with institutional investors is increased by an interest accrual that is based an the autstanding liability balance and the targeted internal rate of return gareed

3. Critical accounting estimates and judgments in applying accounting policies

The IFRSs sel forth a range of accounting treatments and require the Board of Directors to apply judgment and make estimates in deciding which treatment is most appropriate

The main accounting estimates and judgements used in applying the accounting policies are discussed in this note in order to improve the understanding of how their application affects the Group's reported results and disclasures. A broader description of the accounting policies employed by the Group is disclosed in Note 2 to the Cansolidated Annual Accounts.

Although estimates are calculated by the Company's directors based on the best information available at 31 December 2010 and 2009, future events may require changes to these estimates in subsequent years. Any effect on the annual accounts of adjustments to be made in subsequent years would be recognised prospectively.

Considering that in many cases there are olternatives to the accounting treatment adopted by EDP Renováveis, the Group's reported results could differ if a different treatment was chosen. EDP Renováveis believes that the choices made are appropriate and that the annual accounts are presented tairly, in all material respects, the Group's financial position and results. The alternatives automates discussed below are presented solely to assist the reader in understanding the annual accounts and are not intended to suggest that other alternatives are estimates would be more appropriate.

Impairment of available for sale investments

The Group determines that available for sale investments are impaired when there has been a significant or prolonged decline in the tair value below its cast.

This determination of what is significant or prolonged requires judgment. In making this judgment, the Group evaluates arriang other factors, the normal volatility in share price. In addition, valuations are generally obtained through listed market prices or valuation madels that may require assumptions or judgment in making estimates of fair value.

Alternative methodologies and the use of different assumptions and estimates could result in a higher level of impairment lasses recognised with a consequent impact in the income statement of the Graup.

fair value of derivatives

Fair values are based on listed market prices, if available, atherwise foir value is determined either by dealer prices (both for that transaction or for similar instruments traded) or by pricing models, based on net present value of estimated future cosh flows which take into account market canditions far the underlying instruments, time value, yield curves and valatility factors. These pricing models may require assumptions or judgments in estimating fair values.

Consequently, the use of a different model ar of different assumptions or judgments in applying a particular model may have produced different financial results far a particular period

Review of the useful life of assets related to production

The Graup regularly reviews the useful life of its electrical generation installations in order to bring it into line with the technical and economic measurements of the installations, taking into consideration their technological capacity and prevailing regulatory restrictions

impairment of nan financial assets

Impairment test are performed whenever there is an indication that the recoverable amount of property, plant, equipment and inlangible assets is less than the corresponding net book value of assets

Considering that estimated recoverable amounts related to praperty, plant and equipment, intongible assets and goodwill are based on the best information available, changes in the estimates and judgments could change the impariment test results which could affects the Group's reported results.

Income trixes

The Group is subject to income loxes in numerous jurisdictions. Significant interpretations and estimates are required in determining the global amount for income toxes

There are many transactions and calculations for which the ultimate tox determination is uncertain during the ordinary course of business. Different interpretations and estimates would result in a different level of income taxes, current and deferred, recognised in the period

Tax Authorities are entitled to review the EDP Renováveis, and its subsidiaries' determination of its annual taxable earnings, far a determined period that may be extended in case there are tax lasses carried forward. Therefore, it is possible that same additional taxes may be assessed, mainly as a result of differences in interpretation of the tax law. However EDP Renováveis and those of its subsidiaries, are confident that there will be no material tax assessments within the context of the annual accounts.

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

Dismontling and decommissioning provisions

The Board of Directors considers that Group has contractual obligations with the dismontling and decommissioning of property, plant and equipment related to wind electricity generation. For these responsibilities the Group has recorded provisions for the expected cast of restaring sites and land to its original condition. The pravisions correspond to the present value of the expected to be required to settle the abliquation.

The use of different ossumptions in estimates and judgments referred may have produced different results from those that have been considered

4. Anancial-risk management policies

The businesses of EDP Renováveis Group are exposed to a variety of financial risks, including the effects of changes in market prices, foreign exchange and interest rales. The main financial risks lie essentially in its debt partfolio, arising from interest-rate and the exchange-rate exposures. The unpredictability of the financial markets is analysed on an on-going basis in accardance with the EDP Group's risk monogement policy. Financial instruments are used to minimize potential adverse effects resulting from the interest rates and foreign exchange rotes risks on EDP Renováveis financial performance.

The Board of Directors of EDP Renovôveis is responsible for the definition of general risk-management principles and the establishment of exposure limits. The operational management of financial risks of EDP Renovôveis Graup is outsourced to the Finance Department of EDP - Energias de Portugal, S.A., in accordance with the policies approved by the Board of Directors. The outsourcing service includes identification and evoluation of hedging mechanisms appropriate to each exposure.

All transactions undertaken using derivative financial instruments require the prior approval of the Board of Directors, which defines the parameters of each transaction and approves the formal documents describing their objectives.

Exchange-rate risk management

EDP Group's Financial Department is responsible for managing the foreign exchange exposure of the Graup, seeking to mitigate the impact of exchange rate fluctuations on the net assets and net profits of the Group, using foreign exchange derivatives, raising foreign exchange debt and/or other hedging structures with symmetrical exposure characteristics to those of the hedged item. The effectiveness of these hedges is reassessed and monitored throughout their lives

EDPR operates internationally and is exposed to the exchange-rote risk resulting from investments in foreign subsidiaries. With the objective of minimizing the impoct of exchange rates fluctuations, EDP Renováveis general policy is to fund each project in the currency of the aperating cash flows generated by the project.

Currently, the main currency exposure is the U.S. dollar, resulting from the shareholding in EDPR NA. With the increasing capacity in other geographies, EDPR is also becoming expased to other currencies (Brazilian Real, Palish Zloty and Romanian Leu).

Sensivity analysis - Foreign exchange rate

As a consequence a depreciation/appreciation of 10% in the foreign currency exchange rate, with reference to 31 December 2010 and 2009, would originate an increase/(decrease) in EDP Renaváveis Graup income statement and equity, as follows (armounts in thousand Euros)

	31 Dec 201	0	
Profit ar los	is	Equit	
+10%	-10%	+10%	-10%
9,527	-11,644		-
-	-	3,584	-4,381
9,527	-11,644	3,584	-4,381
	31 Dec 200)9	
Profit or los	is	Equity	,
+10%	-10%	+10%	-10%
6,415	-7,841	-	-
-	-	7,984	-9,759
6,415	-7,841	7,984	-9,759
	+10% 9,527 9,527 9,527 Profit or los +10% 6,415	Profit or loss +10% -10% 9,527 -11,644 - 9,527 -11,644 31 Dec 200 Profit or loss +10% -10% 6,415 -7,841	+10% -10% +10% 9,527 -11,644 3,584 9,527 -11,644 3,584 9,527 -11,644 3,584 31 Dec 2009 Profit or loss Equity +10% -10% +10% 6,415 -7,841 - 7,984

This analysis assumes that all other variables, namely interest rates, remain unchangeable

As at 31 December 2010 and 2009, EDP Renováveis Graup has no significant exposure to exchange rate risks related essentially with the EDPR NA activity. To hedge these risks, EDP Renováveis Group entered into a CIRS in USD and EUR with EDP Branch (see note 36)

Interest rate risk management

The Group's operating and financial cosh flows are substantially independent fram the fluctuation in interest-rate morkets

The purpose of the interest-rate risk management policies is to reduce the exposure of debt cash flows to market fluctuations. As such, whenever considered necessary and in occordance to the Group's policy, the Group contracts derivotive financial instruments to hedge interest rate risks

In the floating-rate financing cantext, the Group cantracts interest-rate derivative financial instruments to hedge cash flows associated with future interest payments, which have the effect of converting floating-interest rate loons into fixed-interest rate loans

All these operations are undertoken on liabilities in the Group's debt portfolio and are mainly perfect hedges with a high correlation between changes in fair value of the hedging instrument and changes in fair value of the interest-rate risk or upcoming cash flows.

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

The EDP Renovôveis Group has a partfolia of interest-rate derivatives with maturities between 1 and 15 years. The Financial Department of EDP Group undertakes sensitivity analyses of the fair value of financial instruments to interest-rate fluctuations or upcoming cash flows

About 91% at EDP Renováveis Graup financial debt bear interest at fixed rates

Sensivity analysis - Interest rates

The management of interest rate risk associated to activities developed by the Group is outsaurced to the Financial Department of EDP Group, cantracting derivative financial instruments to mitigate this risk.

Based on the debt portfolio of the EDPR EU Group and the related derivative financial instruments used to hedge associated interest rate risk, as well as an the shareholder loans received by EDP Renavaveis, a change of 100 basis paints in the interest rates with reterence to 31 December 2010 and 2009 would increase / (decrease) equity and results af EDP Renavaveis Group in the fallowing amounts (in thousand Euros):

		31 Dec 2010			
	Profit o	or loss	Equity		
	100 bp increase	100 bp decrease	100 bp Increase	100 bp decrease	
Cash flow hedge derivatives Unhedged debt Marioble interest rates)	- -2,168	- 2,168	28,154	-30,933	
onneaged debt (concode line) as rates/	-2,168	2,168	28,154	-30,933	
		31 Dec	2009		
	Profit o	or loss	Equ	lty	
	100 bp increase	100 bp decrease	100 bp increase	100 bp decrease	
Cash flow hedge derivatives	-	-	9,822	-10,455	
Unhedged debt (variable interest rates)	-985	985		-	
	-985	985	9,822	-10,455	

This analysis assumes that all other variables, namely foreign exchange rates, remain unchangeable.

As at 31 December 2010 and 2009, EDPR NA has no significant exposure to interest rate nsks.

Counter-party credit-rate risk management in financial transactions

The EDP Renovaveis Graup policy in terms of the counterparty risk on financial transactions with campanies autiside EDP Group is managed by an analysis of the technical capacity, compelitiveness, credit rating and exposure to each counter-party. Counterparties in derivatives and financial transactions are restricted to high-quality credit institutions or to the EDP Group.

The EDP Renovovers Group documents financial operations according to international standards. Most derivative financial instruments contracted with credit institutions are engaged under ISDA Moster Agreements, to assure a greater flexibility in the transfer of the instruments in the market

In the specific case of the EDPR EU Group, credit risk is not significant due to the limited average collection period for customer balances and the quality of its debtors. The Group's main customers are operators and distributors in the energy market of their respective countries (DMEL and MEFF in the case of the Spanish morket)

In the specific case of EDPR NA Group, credit risk is not significant due to the limited average collection period for customer balances and the quality of its debtors. The Group's main customers are regulated utility companies and regional morkel ogents in the U.S.

EDP Renováveis believes that the amount that best represents the Group's exposure to credit risk corresponds to the carrying amount of Trade receivables and Other debtors, net of the impairment losses recognised. The Group believes that the credit quality of these receivables is adequate and that no significant impaired credits exist that have not been recognised as such and provided for

Liquidity-risk

Liquidity risk is the possibility that the Group will not be able to meet its financial obligations as they fall due. The Group strategy to manage liquidity is to ensure, as for as possible, that it will always have significant liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unoceptable lasses or risking damage to the Group's reputation

The liquidity policy followed ensures compliance with payment obligations acquired, through maintaining sufficient credit facilities and howing access to the EDP Graup facilities.

The EDP Renováveis Group undertakes management of liquidity risk through the engagement and maintenance of credit lines and financing facilities with its main shareholder as well as directly in the market with national and international financial institutions, with the best conditions, assuring the necessary funds to perform its activities.

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

Market price risk

As at 31 December 2010, market price risk affecting the EDP Renovavéis Group is not significant. In the case of EDPR NA, prices are fixed and mainly determined by power purchase agreements. In the case of EDPR EU the electricity is sold in Spain directly an the daily market at spot prices plus a pre-defined premium fregulated. Nevertheless, EDPR EU has an option of selling the power through regulated tariffs, granting minimum prices. In the remaining countries, prices are mainly determined through regulated tariffs.

EDPR EU and EDPR NA have electricity sales swaps that qualify for hedge accounting (cash flow hedge) that are related to electricity sales for the year 2010 and 2009 (see note 36) The purpose of EDP Renováveis Group is to hedge a volume of energy generated to reduce its exposure to the energy price volatility.

Capital management

The Group's goal in managing equity, in accordance with the palicies established by its main shareholder, is to saleguard the Group's capacity to continue operating as a going concern, grow steadily to meet established growth targets and maintain an optimum equity structure to reduce equity cost

In conformity with other sector graups, the Group controls its financing structure based on the leverage ratio. This ratio is calculated as net financial borrowings divided by total equity and net borrowings. Net financial borrowings are determined as the sum of financial debt, institutional equity liabilities corrected for non-current deferred revenues, less cash and cash equivalents.

5. Changes in consolidation perimeter: Business combinations, Sale of affiliates and Merge of affiliates

During the year ended in 31 December 2010, the changes in the consolidation perimeter of the EDP Renavavers Group were

Campanies acquired:

- EDP Renewables Europe acquired 85% of the share capital of Repana Wind S.r.l. and EDP Renewables Italia, S.r.l. (formerly named as Italian wind S.r.l.) The EDPR Group consolidates 100% of these subsidiaries because there is a put option over the remain 15% (see notes 17 and 37),
- EDP Renewables Europe acquired 100% of the share capital of the polish companies Farma Wiatrowa Badzanow SP ZOO, Farma Wiatrowa Starozreby SP ZOO, Farma Wiatrowa Wyszagrod SP ZOO and Karpacka Mala Energetyka SP ZOO, through its subsidiary EDP Renewables Polska SP ZOO (previously Neolica Polska SP ZOO) (see note 17):
- EDP Renewables Europe acquired 80% of the share capital of Re Plus Societá a Responsabilitá Limitata (see note 17)

Campanies said and liquidated:

- Freeporl Windpower I, LP,
- Murciosol-1 Solar Térmico, S.L.

Companies merced:

- Agrupación Eólico Francia S.L. was merged into EDP Renewables Europe;
- Eneroffius-Produção de Energio Electrica, S.A. into EDP Renováveis Portugal, S.A.

Campanies incorporated:

- Headwaters Wind Form LL.C *,
- 17th Star Wind Farm LLC*;
- Woverly Wind Farm LL.C *;
- EDP Renewables Canada;
- 2010 Vento VII, ILC*;
- 2010 Vento VIII, LLC*;
 2010 Vento IX, LLC*;
- Horizan Wind Ventures VII, LLC*:
- Horizon Wind Ventures VIII, LLC*;
- Horizon Wind Ventures IX, LLC*;
- Rio Blanca Wind Farm L.L.C.*;
- Hidalgo Wind Form L.L.C *,
- MacColl Offshore Windfarm Limited,
- Stevenson Offshore Windfarm Limited;
- Telford Offshore Windfarm Limited.
- Stone Wind Power LLC*;
- Franklin Wind Farm LLC*
- * EDP Group holds, through EDP Renováveis and its subsidiary EDPR NA, a set of subsidiaries in the United States of America legally incorporated without share capital and that as at 31 December 2010 do not have any assets, liabilities, or any operating activity

Other changes

- The Group EOPR increased its indirect holding from 19 6% to 35 96% in the share capital of ENEOP Éolicas de Portugal, 5.A. through the subsidiary EOP Renewables Europe. S.L. (see note 18):
- The Group EDPR increased its indirect holding from 49% to 61% in the share capital of Parque Eálica Altos del Voltoyo, 5.A. through the subsidiary Singe Inversiones Eolicas, S.L. issee note 17 and 181

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

During the year ended in 31 December 2009, the changes in the cansolidation perimeter of the EDP Renaváveis Group were:

Companies acquired:

- EDPR Group, through its subsidiary EDPR Brasil, S.A. acquired 100% of the share capital of CENAEEL Central Nacional de Energia Eólica, Lda ("CENAEEL") (see note
- EDPR Group, through its subsidiary EDP Renewables Europe, S.L. acquired 100% of the share capital of the companies Mardelle, SARL and Vallée du Moulin, SARL and 49% of the share capital of Quinze Mines, SARL [see note 17];
- EDPR Group, through its subsidiary Nea Catolunia, S.A. ocquired 100% of the share capitol of the companies Parc Eálic Coll de la Garganto, SL., Parc Eálic Serra Voltorera, St. v Bon Vent de L'Ebre, St. (see note 17):
- EDPR Group acquired 100% of the share capital of Elektrawnia Wiatrowa Kresy I, S.P. through its subsidiory Neo Polska (see nate 17);
- EDPR Group acquired 100% of the share capital of Elebrás Projectos, Ltda through its subsidiary EDP Renováveis Brasil (see note 17);
- EDPR Group acquired 60.63% of the share capitol of Aprofitoment D'Energies Renovables de la Terra Alta, S.A. through its subsidiaries Parc Eòlic de Coll de Moro, S.L. (12.24%), Parc Eàlic de Tarre Madéna, S.L. (12.24%), Bon Vent de Corbera, S.L. (10.68%), Bon Vent de Vilalba, S.L. (10.42%), Bon Vent de L'Ebre, S.L. (9.70%) and Parc Eòlic de Vilalba dels Arcs, S.L. (\$.35%) (see note 17);
- EDPR Group ocquired 38 96% of the share capital of Aprofitament D'Energies Renovables de L'Ebre, S.A. thraugh its subsidiary Aprofitament D'Energies Renovables de la Terra Alta, S.A. (see note 18).

Companies sold and liquidated:

- · Generaciones Especiales I, S.L, sold its SO% interest in the subsidiary ibersol E. Solar Ibérica, S.A.,
- Generaciones Especiales I, S.L. dissolved and liquidated the subsidiary Horta Media mbiente, S.A.;
- Generaciones Especiales I, S.L., dissolved and liquidated the subsidiory Eólico More Nostrum S.A.,
- Horizon Wind Energy tLC, dissolved the subsidiary Chacolate Bayou Windpower I, LP;
- EDP Renewables Europe, S.L., dissolved the Hollywell Investments Limited, SARL,
- EDP Renewables Europe, S.L., dissolved and liquidated the subsidiory Ridgeside Investments Limited, SARL,

Companies merged:

- Horizon Wind Energy Company LLC was merged into Horizon Wind Energy LLC;
- Levante Energia Eólica, Ldo was merged into Enernava Navas Energias, S.A.,

Companies incorporated:

- Agrupación Eólica Francia, S.L. was incorporated being 100% held by EDP Renewables Europe, S.L.;
- Desarrallos Eólicas de Teruel, S.L. was incoporated being \$1% held by Sinae, S.A.;
- Eálico Garcimuñoz, S.L., was incoparated being 100% held by Desa, S.A.,
- Meadow Lake Windfarm III LLC;
- Meodow Loke Windform IV LLC;
- Meodow Lake Wind Form V, LLC;
- Black Prairie Wind Form II LLC;
- Black Prairie Wind Form III LLC,
- Horizon Wind Energy Northwest N LLC,
- Harizan Wyoming Transmission LLC;
 2009 Vento IV, LLC,
- 2009 Vento V, LLC;
- 2009 Vento VI, LLC,
- Horizon Wind Ventures II, LLC,
- Paulding Wind Form, LLC;
- Paulding Wind Form II, LLC; • Paulding Wind Farm III, LLC;
- Simpson Ridge Wind Form II, LLC,
- Simpson Ridge Wind Farm III, LLC;
- Simpson Ridge Wind Farm IV, LLC;
- Simpson Ridge Wind Farm V, LLC;
- Horizon Wind Ventures VI, LLC;
- Lexington Chenoa Wind Form II, LLC;
- Lexington Chenoa Wind Form III, LLC;
- Atheno-Weston Wind Power Project II. LLC:
- Blue Convon Wind Power VII. L.C.
- EDPR UK Limited was incoparated being 100% held by EDP Renewables Europe, S.L.;
- Moray Offshore Renewables Limited was incaparated being 75% held by EDPR UK Limited

The following companies were merged in Neogália, S.A.S.:

- C.E. Ayssenes-Le Truel, S.A.S.;
- C.E. Begurevoir, S.A.S..
- C.F. Bourbrioc, S.A.S.
- . C.E Colonhel Lahuec, S.A.S.,
- Eole Service, S.A.R.L.;
- Eale 76 Developpement, S.A.R.L.,
- · Le Gollot, S.A.S.,
- Kerontouler, S.A.S.;
- Parc Eolien Les Bles D'Or, S.A.R.L.,
- C E Les Vielles, SAS;
- Eole Futur Montloue 1, SAS:
- SOCPE Pieces de Vigne, S.A.R.L.;
- CE Pont d Yeu, SAS,
- C.E NEO Prouville, S.A.S.,
- Recherches et Dével Éoliennes, S.A.R.L.,

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

The following companies were merged in Neogália, S.A.S.(cont.):

- C.E Saint Alban-Henansal, S.A.S.;
- SOCPE Saint Jacques, S.A.R.L..

The following companies were merged in Neolica Polska:

- Zulawy Wind Park II, Sp.z.o o.;
- Kip Wind Park II, Sp. z.o.o.;
- Relax Wind Park V, Sp z.o.o.;
 Relax Wind Park VI, Sp z o.o.;
- Chodow Wind Park, Sp z a.a.;
- Sk Wind Park, Sp zoo,
- Kip Wind Pork I, Sp. z.o.o.;
- · Sakolowo Wind Pork, Sp. z o.o.

Other changes

- Genesa I.S.L. acquired the remaining 10% of the share capital of Hidroeléctrica Fuentermosa, S.L.;

- Neolico Polsko acquired 3,14% of the share copital of Relax Wind Park I SP Z.O O.;
 Sinae Inversiones Eólicos S.A. acquired 18% of the share capital of Parque Eólico del Voltoya, S.A. (see note 18),
 Desarrollos Eólicos Promoción S.A.U. acquired 3,33% of the share capital of Desarrollos Eólicos de Galicia, S.A.

Revenue is analysed by sector as follows:

	Gro	up
	31 Dec 2010 Euro'000	31 Dec 2009 Euro*000
Revenue by sector of activity/business:		
Electricity	838,573	632,726
Other	1,841	10,791
	840,414	643,517
Services rendered by sector of activity:		
Other	4,642	4,725
	845,056	648,242
Total Revenue:		
Electricity	838,573	632,726
Other	6,483	15,516
	845,056	648,242

Cost of consumed electricity and Changes in inventories and cost of row material and consumables used is analysed as follows:

	Gro	up
	31 Dec 2010 Euro'000	31 Dec 2009 Euro'000
Cost of consumed electricity	2,917	1,522
Changes in inventories and cost of raw material and consumobles used: Cast of consumables used Changes in inventories	12,684 11,187	2,803 1,910
	4,414	6,235

7. Other operating income

Other operating income is analysed as follows.

	Gro	up
	31 Dec 2010 Euro'000	31 Dec 2009 Euro'000
Supplementary income	1,468	1,303
Gains an fixed assets	283	51
Turbine availability income	962	12,692
Income from sale of interests in institutional portnerships - EDPR NA	107,005	82,671
Amortization of deferred income related to power purchase agreements	25,776	17,654
Operating indemnities	2,515	3,319
Gain related with business cambination de Parque Eólico Altos del Vattoya, 5.A	3,170	-
Contract termination indemnity	15,840	-
EDPR Polska	15,000	-
Other income	8,011	7,541
	180,03D	125,231

Income from institutional partnerships - EDPR NA, includes revenue recognition related to production tax credits IPTCI and tax depreciations, related to projects Vento I, II, III, IV, V, VI, VII and VIII (see note 33).

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

Turbine availability income refers to compensation received from turbines suppliers when the measured average availability of turbines in activity is less than 93% in the first six months and/or less than 97% in any of the subsequent periods of six months during the warranty period.

The power purchase agreements between EDPR NA and its customers were valued, at the acquisitian date, using discounted cash flow techniques. At that date, these agreements were valued based on market assumptions by approximately 120 million Euros (USD 190 4 million) and recorded as a non-current liability (note 34). This liability is amortised over the period of the agreements against other operating income. As at 31 December 2010, the amortization for the period amounts to 25,776 thousand Euros (31 December 2009: 17,654 thousand Euros)

Operating indemnities refer to amounts received from insurance companies related with claims for tangible lixed assets and/or losses on the operational activity

During 2010, the EDP Renováveis Group ocquired an additional interest of 12% in the share capital of Parque Eólico Altos del Volfoya, S.A., obtaining the control of this company Based on the final purchase price allocation this acquisition has originated a gain of 3,170 thausand Euras (see nate 5 and 17)

Contract termination indemnity in the amount of 15,840 thousand Euros, relates to an agreement between the subsidiary Poast Oak Wind LLC (EDPR NA subgroup) and its dient.) Aron to an early release from the tast seven years of the power purchase agreement

The amount included in EDPR Polska capitan results from the business combinations of Farmo Wiatrowa Badzonow SP ZOO, Farma Wiatrowa Starozreby SP ZOO, Farma Wiatrowa Wyszogrod SP ZOO and related purchase price allocation, that led to a revoluation of the operating assets and liabilities and the recognition of other aperating income amounting to 15,000 thousand Euros (see note 5 and 17). This income is related with a purchase oppartunity that results from the Group financial capacity

8. Supplies and services

This balance is analysed as follows:

	Gro	Group	
	31 Dec 2010	31 Dec 2009	
	Euro'000	Euro*000	
Supplies and services:			
Water, electricity and tuel	2,751	1,876	
Taols and office material	2,132	1,692	
Leases and rents	29,728	22,310	
Communications	3,168	2,679	
Insurance	11,346	8,244	
fransportation, travelling and representation	7,651	7,499	
Cammissians and fees	1,045	813	
Maintenance and repairs	101,677	70,823	
Advertising	2,230	1,848	
Specialised works			
- IT services	3,487	3,457	
- Legol fees	4,371	3,411	
- Advisary fees	7,964	8,707	
- Shared services	6,495	5,931	
- Other services	5,198	4,319	
Royalties	1,500	1,500	
Other supplies and services	5,468	3,195	
•	196,211	148,304	

9. Personnel costs and emplayee benefits expense

Personnel costs is analysed as follows:

	Gre	pup
	31 Dec 2010 Euro'000	31 Dec 2009 Euro'000
Management remuneration	1,158	722
Remunerations	49,052	40,413
Social charges on remunerations	6,874	5,718
Emplayee's variable remuneration	14,241	11,563
Emplayee's benefits	2,292	1,773
Pension, medical care and other plans expenses	2,240	633
Indemnities	793	555
Other costs	2,314	5,025
Own work capitalised	-24,118	-23,855
•	54,846	42,547

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

The average breakdown by management positions and professional category of the permanent staff as of 31 December 2010 and 2009 is as follows:

	Gr	Group	
	31 Dec 2010 Euro'000	31 Dec 2009 Euro'000	
Board members	16	16	
Senior management / Senior officers	60	52	
Middle management	442	381	
Highly-skilled and skilled employees	220	180	
Semi-skilled workers	100	108	
	838	737	

The companies of EDPR Group consalidated under the proportional consolidation method have contributed with 15 employees included in the semi-skilled line

The number of employees includes Management and all the employees of all the subsidiaries and associates

10. Other operating expenses

Other operating expenses are analysed as follows:

	Gro	Group	
	31 Dec 2010 Euro'000	31 Dec 2009 Euro'000	
Direct operating taxes	15,984	11,958	
Indirect taxes	7,668	6,466	
Losses on fixed assets	1,845	1,970	
tease costs related to the electricity generating centres	7,770	4,995	
Donations	451	285	
Amortizations of deferred O&M cast	1,222	872	
Turbine availability banus	1,229	661	
Other casts and losses	20,697	6,631	
	56,866	33,838	

Other casts and losses includes other administrative expenses of 13,766 thousand Euros The amount recognised is the best estimate of the expenditure required to settle the present obligation at the end of 2010.

11. Depreciation and amortisation expense

This balance is analysed as follows.

	Group	
	31 Dec 2010 Euro'000	31 Dec 2009 Euro'000
Property, plant and equipment:		2010 000
Buildings and other constructions	1,473	594
Plant and machinery	•	
Hydroelectric generation	86	63
Thermoelectric generation	-	192
Wind generation	422,140	306,733
Other	15	349
Transparl equipment	234	142
Office equipment	6,451	3,180
Other	1,764	860
	432,163	312,133
Other Intengible assets:	<u></u>	
Industrial property, other rights and other intangibles	2,240	2,217
	2,240	2,217
	434,403	314,350
Amortisation of deferred income (Government grants):		
Investment grants	-11,406	-2,403
-	-11,406	-2,403
	422,997	311,947

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

12. Gains / flosses) from the sale of financial assets

Gains / Bosses) from the sale of financial assets, for the Group, are analysed as follows:

	31 De	31 Dec 2010		c 2009
	Disposal	Value	Disposal	Value
Investments in subsidiaries and associates		Euro'000	76	Euro'000
Ibersol Solar Ibérica, S.A	-		50%	268 268

In 2009 Generaciones Especiales I, St, sald its 50% shareholding in IBERSOL Solar Ibérica, SA to Solar Millennium AG, for 300 thausands of Euros, generating on accounting gain of 268 thousands of Euros

13. Other financial income and financial expenses

Other financial income and financial expenses are analysed as follows:

	Group	
	31 Dec 2010 Euro'000	31 Dec 2009 Euro'000
Other financial income:		
Interest income	7,355	7,865
Derivative financial instruments		
Interesi	2,576	9,108
Fair value	8,376	5,983
Foreign exchange gains	25,984	12,747
Other financial Income	14	14
	44,305	35,717
Other financial expenses:		
Interest expense	176,792	103,745
Oerivative financial instruments		
Fair volue	5,356	4,579
Bonking services	3,874	732
Foreign exchange losses	26,142	5,629
Own work capitalised (financial interests)	-68,401	-74,691
Unwinding	71,317	65,901
Other financial expenses	3,37	2,256
	218,451	108,151
Finoncial income / (expenses)	-174,146	-72,434

Derivative financial instruments - Interest, relates to the interest tiquidotions on the derivative financial instrument established between EDP Renavavers and EDP Branch (see notes 34 and 36).

In accordance with the accounting policy described on note 2g), of the 31 December 2010 consolidated financial statements the borrowing costs (interest) capitalised in tangible fixed assets in progress as at 31 December 2010 omounted to 68,401 thousand Euros (74,691 thausand Euros as at 31 December 2009) and are included under Own work capitalised (financial interest). The implicit interest rates used far this capitalisation vary in accordance with the related laans, between 1.725% and 13 09% (31 December 2009) 1.839% and 10 250%).

Interest expense refers to interest an loans bearing interest at market rates

Unwinding expenses refers essentially to the financial update of provisions for dismantling and decammissioning of wind farms 2,872 thousand Euras (31 December 2009 : 3,134 thousand Euras) (see nate 32), to the financial update of the liability related with put option of EOPR (talia 1,889 thousand Euros (31 December 2009 : 8,620 thousand Euros related with put option of Genesa Graup) (see nate 34) and the implied return in institutional partnerships in U5 wind farms 64,830 thausand Euros (31 December 2009 54,147 thousand Euros) (see note 33)

14. Income tax expense

in accardance with prevailing legislotian, tax returns are subject to review and correction by the tax authorities during subsequent years. In Partugal and Spain this periad is four years and in Brazil it is five years, being 2006 is the lost year considered to be definitively reviewed by the tax authorities. In the United States of America, generally, the statute to the issuance by tax authorities (IRS) of a tax additional liquidation is three years from the date of settlement of the annual tax declaration of a company

Tax lasses generated in each year, also subject to inspection and adjustment, may be deductible from taxable profits during subsequent years (4 years in Portugal since 2010, 15 years in Spain, 20 years in the USA, without an expiry date in Belgium, France and Brazil, but limited to 30% of the taxable income of each period). The breakdown of lax losses carried (orward and the respective expiration date are presented in Note 20. The companies of the EDP Renováveis Group are taxed, whenever possible, on a consolidated basis allowed by the tax low of the respective countnes.

EDP Renewables Europe, S.L. and its subsidiary companies file individual tax declarations in accordance with prevailing tax legislation. Nevertheless, the main Group companies pay income tax following the specific principles of the Special Tax Consolidation Regime, cantained in articles 64 and 82 of Royal Legislative Decree 4/2004 whereby the revised carparate income tax law was approved. The companies of EDPR Group in spain are included in the Tax consolidation perimeter of Genesa Group and EDP, S.A. - Sucursal en España (EDP Branch).

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

This balance is analysed as follows:

, and the second	Gro	Group	
	31 Dec 2010	31 Dec 2009	
	Euro'000	Euro'000	
Current tax	-28,763	-34,112	
Deferred tox		-10,642	
	-37,759	-44,754	

The effective income tax rate as at 31 December 2010 and 2009 is analysed as follows:

	Gro	Group	
	31 Dec 2010 Euro'000	31 Dec 2009 Euro*000	
olit before tax	120,797	162,541	
orne tax	-37,759	-44,754	
ctive Income Tax Rate	31.26%	27 53%	

The recanciliation between the nominal and the effective income tax rate for the Group during the years ended 31 December 2010 and 2009 is analysed as follows:

	Group	Group
	31 Dec 2010 Euro*000	31 Dec 2009 Euro'000
Profit before taxes	120,797	162,541
Naminal income tox rate	30 00%	30.00%
Expected income taxes	-36,239	-48,762
Income taxes for the period	-37,759	-44,754
Difference	-1,520	4,008
Tax effect of operations with institutional partnerships	-1,812	22,013
Depreciation, amortization and provisions	-3,727	-4,656
Unrecognised deferred tax assets related to tox losses generated in the period	3,206	-31,447
Production tax credits	-5,330	14,702
Fair value of financial instruments and financial investments	87	-2,587
Financial investments in associates	1,426	1,263
Difference between gains and accounting gains and lasses	5,114	727
Tox differencial	-558	-
Tax benefits	-	2,666
Effect of tox rates in foreign jurisdictions	-	1,674
Other	74	-347
	-1,520	4,008

The income tax rates in the countries in which the EDP Renovaveis Group operates are as follows:

Country Subgroup		Tax rate		
		2010 and 2009	Subsequent years	
Spain	EDPR EU	30.00%	30.00%	
Portugal	EDPR EU	26.50%	26.50%	
France	EOPR EU	33.33%	33.33%	
Poland	EDPR EU	19 00%	19 00%	
Belgium	EDPR EU	33.99%	33 99%	
Romania	EDPR EU	16.00%	16 00%	
United States	EDPR NA	37.63%	37 63%	
Brazil	EDPR BR	34.00%	34 00%	

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

15. Property, plant and equipment

This balance is analysed as follows:

,	Group	
	31 Dec 2010 Euro'000	31 Dec 2009 Euro 000
Cost:		
Land and natural resources	18,867	13,119
Buildings and other constructions	13,896	11,041
Plant and machinery:		
Hydroelectric generation	2,619	2,619
Thermaelectric cageneration	6,008	6,008
Wind generation	9,536,702	7,354,463
Other plant and machinery	290	255
Transport equipment	1,641	1,063
Office equipment and tools	29,186	21,492
Other tangible fixed assets	12,205	8,829
Assets under construction	1,666,957	2,038,064
	11,288,371	9,456,953
Accumulated depreciation:		
Depreciation and amartisation expense for the period	-432,163	-312,133
Accumulated depreciation	-874,437	-509,809
	-1,306,600	-821,942
Carrying amount	9,981,771	8,635,011

The mavement in **Property, plant and equipment** from 31 December 2009 to 31 December 2010, is analysed as follows

	Balance 1 January Euro'000	Acquisitions / Increases Euro'000	Disposals Euro'000	Tronsfers Euro'000	Exchange Differences Euro*000	Perimeter Variations / Regularisations Euro'000	Balance at 31 December Euro'000
Cost:							
Lond and natural resources	13,119	5,610	-39	74	103		18,867
Buildings and other constructions Plant and machinery	11,041	2,558	-	-	297	•	13,896
Hydroelectric generation	2,619	-	-	-	-	-	2,619
Thermoelectric cogeneration	6,00B	-	-	-	-	-	6,008
Wind generation	7,354,463	21,928	-1,869	1,820,606	297,451	44,123	9,536,702
Other plant and machinery	255	21	-1	-	-	15	290
Transport equipment	1,063	468	-	34	76	-	1,641
Office equipment and tools	21,492	5,018	-98	1,621	741	412	29,186
Other	8,829	2,376	-113	994	118	1	12,205
Assets under construction	2,038,064	1,432,658	-1,703	-1,823,329	24,718	-3,451	1,666,957
	9,456,953	1,470,637	-3,823		323,504	41,100	11,288,371
			impairment			Perimeter	
	Balance	Chorge	Losses /		Exchange	Variations /	Balance at
	1 January Euro'000	for the period Euro 000	Reverses Euro'000	Disposals Euro'000	Differences Euro'000	Regularisations Euro*000	31 December Euro'000
Accumulated depreciation and							
impoirment losses							
Buildings and other constructions Plant and machinery:	2,287	1,473	-	-	27	-	3,787
Hydroelectric generation	1,526	86	-	-	-	-	1,612
Thermoelectric cogeneration	6,009	-	_	-	_	-	6,009
Wind generation	799,376	422,140	-	-961	20,040	33,529	1,274,124
Other plant and machinery	227	15	-	-		7	249
Transport equipment	367	234	-	-	20	-	621
Office equipment and tools	7,050	6,45)	-	-12	-119	В4	13,454
Other	5,100	1,764	<u> </u>	-100	-20		6,744
	821, 9 42						

Plant and Machinery includes the cost of the wind farms under operation.

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

The captian Perimeter Variations / Regularisation includes the effect of the acquisitions made by EDPR EU, during the period ended at 31 December 2010, namely EDP Renewables Italy, S.r.l. and Repano Wind, S.r.l. and also the integration of the assets (and liabilities) of the subsidiary Parque Eólico Alfas de Valtoya, following the ocquisition of an additional 12% interest (see note 5).

In 2009, Perimeter variations/regularisations include, among others, the effect of the acquisition of the wind power companies CENAEEL and Elebrás, Brazilian subsidiaries, and other companies of NEO Group, mainly Mardelle, Quinze Mines, Vallée du Moulin, Bon Vent de l'Ebre, Elektrownia Wiatrowa Kresy and Aprofilament D'Energies Renovables de lo Terra Alta, totalling 40,032 thousands of Euras.

Aquisitions / increases of assets under construction include 64,168 thousand Euros related to the purchase pince allocation performed in 2010 for the companies ocquired during the year (see note 17).

The movement in Property, plant and equipment from 31 December 2008 to 31 December 2009, is analysed as follows:

	Balance 1 January Euro'000	Acquisitians Euro 1000	Disposals Euro 100 0	Transfers Euro'000	Exchange Differences Euro*000	Perimeter Variations / Regularisations Euro'000	Balance at 31 December Euro'000
Cast:							
Land ond natural resources	11,739	1,591	-4	128	-423	88	13,119
Buildings and other constructions Plant and machinery:	10,855	2,802	-	-	-147	-2,469	11,041
Hydraelectric generation	2,619	-	-	-	-	-	2,619
Thermoelectric cogeneration	6,008	-	-		-	-	6,00B
Wind generation	5,227,721	49,155	-974	2,189,644	-130,206	19,123	7,354,463
Other plant and machinery	247	· -	-	8		-	255
Transport equipment	686	527	-84	=	-32	-34	1,063
Office equipment and tools	9,378	9,354	-23	3,391	-356	-252	21,492
Other	7,334	478	-34	1,111	-60	-	8,829
Assets under construction	2,382,901	1,831,280	-3,580	-2,195,668	-3,618	26,749	2,038,064
	7,659,488	1,895,187	-4,699	-1,386	-134,842	43,205	9,456,953
	Balance 1 Janvory Euro'000	Charge for the period Euro 000	impairment Losses / Reverses Euro*000	Dispasals Euro'000	Exchange Differences Euro*000	Perimeter Variations / Regularisations Euro'000	Balance at 31 December Euro'000
Accumulated depreciation ond Impairment losses:							
	1,736	594	-	-	-16	-27	2,287
Plant and machinery.							
Hydroelectric generation	1,443	83	-	-	-	-	1,526
Thermoelectric cogeneration	5,B17	192	-	-	-	-	6,009
Wind generation	499,925	306,733	-	-180	-8,893	1,791	799,376
Other plant and machinery	214	349	-	-	-	-336	227
	266	142	-	-34	-9	2	367
	4,256	3,180	-	-25	-90	-271	7,050
	4,026	860	-	-28	-28	270	5,100
	517.683	312.133	_	-267	-9,036	1,429	821,942

Assets under construction as at 31 December 2010 and 31 December 2009 are onalysed as follows

	31 Dec 2010 Euro*000	31 Dec 2009 Euro'000
Electricity business:		
EDPR NA Group	288,285	438,274
EDPR EU Group	1,293,304	1,595,787
EDP Renováveis	7,909	1,861
EDPR BR	77,459	2,142
	1,666,957	2,038,064

Assets under construction as at 31 December 2010 and 2009 for EDPR EU and EDPR NA Group are essentially related to wind farms under construction and development

Financial interests capitalised amount to 68,401 thousand Euros as at 31 December 2010 and 74,691 thousand Euros as at 31 December 2009 (see note 13).

Personnel costs capitolised amount to 24,118 thousand Euros as at 31 December 2010 (31 December 2009 23,855 thousand Euros) (see note 9)

The EDP Renaváveis Group has lease and purchase obligations as disclosed in Note 37 - Commitments

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

16. Intangible assets

This balance is analysed as follows:

This balance to array and as follows	Group		
	31 Dec 2010 Euro'000	31 Dec 2009 Euro'000	
Cost:			
Industrial property, ather rights and other intangible assets	41,069	30,378	
Intangible assets under development		2,844	
	41,069	33,222	
Accumulated amortisation:			
Depreciation and amortisation expense for the period	-2,240	-2,217	
Accumulated depreciation	-16,102	-13,665	
	-18,342	-15,882	
Carrying amount	22,727	17,340	

Industrial property, other rights and other intangible assets include 14,035 thousand Euros and 24,693 thousand Euros related to wind generation licenses of Portuguese companies (31 December 2009: 14,035 thousand Euros) and EDPR NA Graup (31 December 2009: 13,920 thousand Euros), respectively.

Intangible assets under development are essentially related to advances for the acquisition of electricity wind generation licenses

The movement in Intangible assets from 31 December 2009 to 31 December 2010, is analysed as follows

	Balance at 1 January Eura'000	Acquisitions Euro'000	Disposals Euro'000	Tronsfers Euro'000	Exchange differences Euro*000	Perimeter Variations / Regularisations Euro'000	Balance at 31 December Euro*000
Cost:							
Industrial property, other rights and other inlangible assets Intangible assets under develapment	30,378 2,844	2,186 314	- -2	2 -2	1,062	7,441 -3,154	41,069
	33,222	2,500	-2		1,062	4,287	41,069
	Balonce at 1 January Euro*000	Charge for the year Euro 000	Impairment Euro'000	Disposals Euro'000	Exchange differences Euro'000	Perimeter Variations / Regularisations Euro'000	Balance at 31 December Euro'000
Accumulated amortisation:							
industrial praperty, other rights and ather intangible assets	15,882	2,240		-	220		18,342
	15,882	2,240			220		18,342

The Perimeter Variations / Regularisations of the caption Industrial property, other rights and other intangible assets mainly includes 7,577 thausand Euros related with a contractual right of EDPR NA to move power through the interconnection point. In 2009, prior to the signature of this new contract, EDPR NA was supposed to be refunded for the amount of the interconnection upgrades in cash, and has classified this amount as Other debtors.

The Perimeter Variations / Regularisations of the coptian Intangible assets under development mainly includes 2,840 thousand Euros related with the annulment of the advanced payments from intongible assets suppliers of EDPR EU subgroup

The movement in Intangible assets from 31 December 2008 to 31 December 2009, is analysed as follows

	Balance at 1 January Euro'000	Acquisitions Eura'000	Disposals Euro'000	Transfers Euro'000	Exchange differences Euro'000	Perimeter Variations / Regularisations Euro'000	Balance at 31 December Euro'000
Cost:							
Industrial praperty, other rights and other intangible assets Intangible assets under development	33,521 2,840	39 4	-	-2,773	-409	:	30,378 2,844
mangible dashs ander development	36,361	43		-2,773	-409		33,222

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

	Balance at 1 January Euro'000	Charge for the year Euro'000	Disposals Eura'000	Tronsfers Euro'000	Exchange differences Euro'000	Perimeter Variations / Regularisations Euro'000	Balance at 31 December Euro'000
Accumulated amartisation:							
Industrial praperty, other rights and other intangible assets	13,953	2,217	_		-105	-183	15,882
	13,953	2,217	-		-105	-183	15,882

17. Goodwill

Far the Group, the breakdown of **Goodwill** resulting from the difference between the cost of the investments and the corresponding share of the fair value of the net assets acquired, is analysed as follows:

	Gro	ιυp
	31 Dec 2010 Euro'000	31 Dec 2009 Euro*000
Electricity business:	· · · · · · · · · · · · · · · · · · ·	
Goodwill booked in EDPR EU Group	749 392	765,987
Goodwill booked in EDPR NA Group	592 915	550,868
Goodwill booked in EDPR BR Group	1699_	1,501
	1,344,006	1,318,356

EDP Renewables Group goodwill as at 31 December 2010 and 31 December 2009 is analysed as follows:

		Gro	υp
	Functional Currency	31 Dec 2010 Euro'000	31 Dec 2009 Euro'000
EDPR NA group	U5 Daltar	592,915	550,868
Geneso group	Euro	408,554	477,522
Ceosa group	Euro	117,637	117, 513
EDPR Polska	Złaty	23,266	2 6 ,410
EDPR Portugol group	Euro	42,588	42,588
NEO Galia SAS group	Euro	79,958	B3,160
Romania group	Lei	9,421	10,931
NEO Catalunya	EUro	7,013	4,689
EDPR BR Group	Brosilian Real	1,699	1,501
EDPR Italia Group	Euro	57,781	-
Other	Euro	3,174	3,174
		1,344,006	1,318,356

During the year 2010, the movements in Goodwill, by subgroup, are analysed as follows:

	Balance of 1 January Euro*000	Increases Euro'000	Decreases Eura'000	Impairment Euro'000	Exhange Differences Euro'000	Perimeter Variations/ Regularisations Euro'000	Balance at 31 December Euro'000
Electricity Business							
EDPR NA group	550,868	-	-	=	42,047	-	592,915
Genesa group	477,522	-	-68,968	-	-	-	408,554
Ceasa group	117,513	124	-	-	-	-	117,637
EDPR Polska	26,410	-	-	-	-3,144	-	23,266
EOP Renovôveis Portugol group	42,588	-	-	-		-	42,588
NEO Galia SAS group	B3,160	-	-3,202	-	-	-	79,958
Romanio group	10,931	-	_	-	-1,510	-	9,421
Neo Cotalunyo	4,689	2,324	-	-	-	-	7,013
EDPR BR Group	1,501	-	-	-	198	-	1,699
EDPR Italia Group	_	57,781	-	-	-	-	57,781
Other	3,174	-	-		-		3,174
	1,318,356	60,229	-72,170		37,591		1,344,006

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

The movements in Goadwill, by subgroup, from 31 December 2008 to 31 December 2009, are analysed as fallows

						Perimeter			
	Balance at				Exhange	Variations/	Balance at		
	1 January	Increases	Decreases	(mpairment	Differences	Regularisations	30 June		
	Euro'000	Euro1000	Euro'000	Euro'000	Euro'000	Euro'000	Euro'000		
Electricity Business									
EDPR NA Group	569,777	-	-	_	-18,909		550,868		
Genesa Group	441,356	36,166	-	-		-	477,522		
Ceasa Group	146,469	76	-3,502			-25,530	117,513		
EDPR Polska	25,424	736	-	-	250	_	26,410		
EDP Renováveis Portugal Group	43,011		-423	-	-	-	42,588		
NEO Galia SAS Group	45,104	113		-	-	37,943	83,160		
Hallywell Group	8,007	-	-	-	-	-8,007	-		
Ridgeside Group	4,317	-	-	_	-	-4,317	-		
Romania Group	14,803	216	-4,088	-	-	-	10,931		
NEO Catolunya	4,187	502	-	-	-	-	4,689		
EDPR BR Group	-	1,246	-	-	255	-	1,501		
Other .	3,263	-	_	-	-	-89	3,174		
	1,305,718	39,055	-8,013	-	-18,404		1,318,356		

EDPR NA Group

Goadwill arising from the acquisition of the EDPR NA Group was determined in USD as at 31 December 2010 and amounts to 775,251 thousands of USD, corresponding to 592,915 thousand Euros (31 December 2009 550,868 thousand Euros), including the related transaction costs in the amount of 12,723 thousand Euros. The increase in EDPR NA Group goodwill is related with the effect from exchange differences of EUR/USD of 42,047 thousand Euros (decrease of 18,909 thousand Euros as at 31 December 2009).

Genesa Group

The variation in Genesa Group gaadwill is related with the revaluation (in proportion of 20% of full equity valuation) of the put options of Caja Madrid over Genesa amounting oproximately negative 68,968 thousand Euros (31 December 2009: positive 36,139 thousand Euros) (see note 37)

During 2010 the EDPR Group increased its indirect holding from 49% to 61% in the share capital of Parque Eólico Altas del Voltoya, S.A. (see note 5) and has corried out the purchase price allocation that originates the recognition of an operating income of 3,170 thousand Euros (see note 7).

	Boak value	Provisory PPA	Assets and at fair value
	Euro*000	Euro'000	Euro*000
Property, plant and equipment	32,257	21,671	53,928
Other assets (including licenses)	7,138		7,138
Total assets	39,395	21,671	61,066
Non controlling interest	10,507	1,459	11,966
Deferred tox liabilities	_	3,966	3,966
Financial debt	27,344		27,344
Current liabilities	3,040		3,040
Total liabilities	30,384	3,966	34,350
Net assets acquired	9,011	17,705	14,750
Consideration transferred	11,580	11,102	11,580
Gaadwill	2,569		-3,170

Ceaso Group

in 2009 the increase in Ceasa Group goodwill (76 thousand Euros) is related with the acquisition of 48.7% of Aprofitament O'Energies Renovables de la Terra Alta, S.A., with an acquisition cast of 1,083 thousands of Euros

In 2009 the decrease in Ceasa Group goodwill results from the decrease of the acquisition price of Parc eolic Coll de Mora, S.L. (1,555 thousands of Euros), Porc eolic Torre Madrina, S.L. (1,555 thousands of Euros) and Porc eolic de Vilalba des Arcs, S.L. (392 thousands of Euros) and from the restructuring process that originated the transfer of French subsidiaries from Ceasa subgroup to Neo Galia subgroup (25,530 thousands of Euros).

In 2010 the increase in Ceasa Group is related with an adjustment to the contingent price (124 thousand Euros) of Aprofitement D'Energies Renovables de la Terra Alta, S.A.

EDPR Polska Group

In 2010, the increase in EDPR Polska goodwill (329 thousand Euros) is retaled with the acquisition of 100% of the shore capital of subsidiary Karpocka Malo Energetyko SP 200. Additionally the goodwill has decreased 3,144 thousand Euros related with exchange differences.

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

In 2010 EDPR Plaska Graup acquired 100% of the shore copital of the campanies Farma Wiatrawa Badzanow SP 200, Farma Wiatrawa Starazreby SP 200 and Farma Wiatrawa Wyszogrod SP 200 and carried aut the final PPA, that led to a recognition of an operating income of 15,000 thousand Euros, analysed as follows:

	Bodzanow Eura'000	Starozreby Euro'000	Wyszogrod Euro'000	Book value Euro'000	Final PPA Euro'000	Assets and fiabilities at fair value Euro'000
Property, plant and equipment	39	54	134	227	38,533	38,760
Non current assets	39	54	134	227	38,533	38,760
Current assets	445	442	375	1,262		1,262
Tatal assets	484	496	509	1,489	38,533	40,022
Deferred tax liabilities	421	383	332	1,136	7,348	8,484
Current ligbilities	1	-1	14	14	-	14
Tatal liabilities	422	382	346	1,150	7,348	8,498
Nel assets acquired	62	114	163	339	31,185	31,524
Consideration transferred	6,132	5,513	4,879	16,524		16 <u>,524</u>
Goodwill	6,070	5,399	4,716	16,185		-15,000

Neo Galia SAS Group

In 2009, the increase in Neo Golia SAS Group of 113 thousand Euros results from the acquisition of 100% of the share capital of subsidiaries Mardelle, SARL and Vallée du Maulin, SARL and 49% of Quinze Mines, SARL and from the restructuring process that originated the transfer of French subsidiaries from Ceasa, Hollywell, Ridgeside and Other subgroups to Neo Galia group (37,943 thousand Euros)

In 2010 the decrease in Nea Golia Group (3,202 thousand Euros) is related with a reduction of the success fees payable for the acquisition of Eale 76

Romanio Group

In 2009, the increase in Ramania Group goodwill is related with an increase in acquisitian cantingent price (216 thousand Euras) of the company Renovatia Power. The decrease of Ramania group goodwill (4,088 thousand Euras) results from the reduction of payable success fees as pre-established contractual assumptions were not achieved

In 2010 the decrease of 1,510 thousand Euros is related with the effect from exchange differences of EUR/LEF

Neo Catalunyo

In 2009, the increase in Nea Catalunia Group goodwill (2,826 thausand Eurost is related with the acquisition of 100% of the share capital of subsidiary Ban Vent de L'Ébre, including the effect of the final PPA carried out in 2010, analysed as fallows.

		2009	2010		
_			Assets and		Assets and
_	Book Value	Provisory PPA	Uobilities at fair value	Final PPA	Liabilities at fair value
_	Euro'000	Euro'000	Euro'000	Euro*000	Euro'000
Property, plant and equipment	4,113	B,993	13,106	4,042	17,148
Other assets (including licenses)	1,012		1,012	-	1,012
Total assets	5,125	B,993	14,118	4,042	18,160
Deterred tax liabilities	-	1,864	1,864	2,045	3,909
Current liabilities	5,070	_	S,070	-	5,070
Total liabilities	5,070	1,864	6,934	2,045	В,979
Net assets acquired	55	7,129	7,184	1,997	9,18]
Consideration transferred	7,686		7,686		12,007
Goodwill	7,631		502		2,826

During the year 2010 the final purchase price allocation for the acquisition of subsidiary Bon Vent de L'Ébre was carried out and the goodwill of Neo Cotalunya subgroup has increased by 2,324 thousand Euros

EDPR BR Graup

In 2009, the increase in EDPR Brazil Group goodwill is related with the acquisition of 100% of shore capital of CENAEEL in the amount of 1,246 thousands of Euros and with the effect from exchange difference of the EUR/BRL of 255 thousands of Euros. In 2009 EDPR Brazil Group also acquired 100% of share capital of Elebrás but the no goodwill was generated in the acquisition price of these two companies was approximately 15,000 thousands of Euros.

In 2010, the increase in EDPR BR Group goodwill is related with the effect from exchange differences of EUR/BRL of 198 thousand Euros

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

Italia subaroup

In 2010, EDPR Group through its subsidiary EDPR EU acquired 85% of the share capital of EDP Renewables Italia, S.r.I. Additionally, EDPR EU has a call aption and Energia in Natura, S.r.I has a put aption over the remain 15% of the company's share capital Isee note 37l, as a cansequence, as at 31 December 2010, the EDPR Group has cansolidated 100% of EDP Renewables Italia, S.r.I. taking cansidering the put aption as an anticipated acquisition of non cantralling interests.

The Italia subgroup goodwill results from the acquisition of Italian Wind, S.r.l., Repana, S.r.l. and Re Plus, S.r.l. During 2010, the final PPA for the Italian Wind, S.r.l., Repana, S.r.l. acquisitions was carried out and the final goodwill generated is analysed as follows:

	Book value	PPA	Assets and at fair value
	Euro*000	Euro'000	Euro'000
Property, plant and equipment	4,841	3,964	8,805
Other non current assets	123		123
Goodwill	15,149		15,149
Non current assets	20,113	3,964	24,077
Current assets	-	_	-
Tatal assets	20,113	3,964	24,077
Nan current liabilities	-	1,090	1,090
Current liabilities	405	-	405
Tatal liabilities	405	1,090	1,495
Net assets acquired	19,708	2,874	22,582
Consideration transferred	65,072		65,072
Gaodwill	45,364		42,490

The Italia subgroup goodwill (57,781 thousand Euras) results from the acquisition of Italian Wind, S.r.l., which includes the goodwill generated from the acquisition (42,444 thousand Euras), the amount of the goodwill already included in the financial statements of Italian Wind, S.r.l. (15,149 thousand Euras) and from the goodwill generated in the acquisition of Repana, S.r.l. (46 thousand Euras with an acquisition price of 200 thousand Euros) and Re Plus, S.r.l. (142 thousand Euros with an acquisition price of 1,080 thousand Euros).

Ouring 2010 the EDPR Graup has paid an amount of 56,123 thousand Euros (31 December 2009: 74,342 thousand Euros) for business cambinations and success fees, which includes an amount of 5,220 thousands af Euros of cash and cash equivalents acquired (31 December 2009: 6,250 thousand Euros)

Other information for business combinations and purchase price allocation included in 2009

During 2009, the accounting value of assets, liabilities and contingent liabilities recognised at the date of acquisition for the business combinations carried out (Elektrownio Wiatrawa Kresy I, Vallée du Moulin, Mardelle, Quinze Mines, Coll de la Garganto, Serra Valtorera, Bon Vent de L'Ébre, Bon Vent de Vilalba, Bon Vent de Carbera, Cenaeel and Elebrási were as fallows:

	Book Value
Property, plant and equipment	105,210
Other assets	9,734
Non-current assets	114,944
Total assets	114,944
Other non-current term liabilities	13,454
Current liabilities	45,896
Total liabilities	59,350
Net assets acquired	55,594

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

EDPR Polska Group

In 2009, EDPR Polska Graup has acquired 100% of the share capital of subsdiary Elektrawnia Wiatrowa Kresy I, S.P. ("Kresy") (736 thousands of Euras) and has carried out the pravisory PPA analysed as follows:

	Book value Kresy	Assets and Fair value adjustments Kresy	Assets and Liablitties at fair value Kresy
Property, plant and equipment	382	9,066	9,448
Other assets (including licenses)	88	_	88
Total assets	470	9,066	9,536
Deferred tax liabilities		1,660	1,660
Other liabilities	452		452
Total non controlling interests and liabilities	452	1,660	2,112
Net assets at fair value			7,424
Acquisition cast			8,160
Goadwill			736

Romania Group

In 2009, the increase in Romania Group goodwill is related with an increase in the acquisition contingent price (2)6 thausands of Euros) at the company Renavatio Power

In 2009, the decrease in Romania Group goodwill (4,088 thousands of Euros) results from the decrease of the payable success fees as pre-established contractual assumptions were not achieved.

During 2009 Romania Group has carried out the finol PPA analysed as fallows

	Book value Romania Group	Assets and Fair value adjustments Romania Group	Assets and Liabilifies at fair value Ramania Group
Property, plant and equipment	11,222	67,823	79,045
Other assets (including Icenses)	296		296
Total assets	11,518	67,823	79,341
Non controlling interests		8,763	8,763
Deferred tax liabilities	-	9,402	9,402
Other liabilities	11,551		11,551
Tatal non cantrolling interests and liabilities	11,551	18,165	29,716
Net ossets at fair value			49,625
Acquisition cost			60,556
Goodwill			10,931

EDPR Portugal Graup

The decrease in EDPR Portugal Group goodwill is related with an adjustment to the contingent price of the subsidiary Bolares - Energia eólica, S.A..

EDPR Brazil Group

The increase in EDPR Brazil Group gaadwill is related with the acquisition of 100% of share capital of CENAEEL. The effects of the final PPA carried aut in 2009 are analysed as follows:

	Book value Neo Galia Group	Assets and Fair value adjustments Neo Galia Group	Assets and Liabilities at fair value Neo Galla Group
Property, plant and equipment	15,790	18,186	33,976
Other assets (including licenses)	4,362	_	4,362
Tatal assets	20,152	18,186	38,338
Deferred tox liabilities	-	5,742	5,742
Other liabilities	10,458_		10,458
Total liabilities	10,458	5,742	16,200
Net assets at fair value			22,138
Acquisition cast			23,384
Goadwill			1,246

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

Goodwill impairment tests - EDPR Group

The goodwill of the EDPR Group is tested for impairment anually. In the case of operational wind farms, it is performed by determining the recoverable value through the value in use of the different cash generating units (CGUs) comprising in each of the countries where EDPR Group performs its activity. Each country coincide with subgroups disclassed above with the exception of Spain with three different subgroups (Geneso Group, Ceasa Group and Nea Catalunya Group). Goodwill of these three Spanish subgroups is tested at country level.

Ta perform this analysis, a Discounted Cash Flow (DCF) method was used. This method is based on the principle that the estimated value of an entity or business is defined by its capacity to generate financial resources in the future, assuming these can be removed from the business and distributed among the company's shareholders, without compromising the maintenance of the activity

Therefore, for the businesses developed by EDPR's CGUs, the valuation was based on free cash flows generated by the business, discounted at the Weighted Average Cost of Capital (WACC) rate, that reflects the risk associated to such free cosh flows, and subtracting the net debt associated with such asset's operation

The cash flow projections reflect current portfolio of installed capacity and pawer purchase agreements as well as monagement perspective on business growth, market and regulatory evolutions.

The cash flows period is the useful life of the assets (20 years) with inflation growth until year 20 and discounted to present day

The discount rates (after tox) used range between 5 25% and 9 1%, depending on specific risk factors of the different countries

18. Investments in associates

This balance is analysed as follows:

	Gro	up
	31 Dec 2010	31 Dec 2009
	Euro*000	Euro'000
Investments in associates:		
Equity haldings in associates	45,871	47,609
Carrying amount	45,871	47,609

For the purpose of annual accounts presentation, goodwill orising from the acquisition of associated componies is presented in this caption, included in the total amount of Equity holdings in associates.

The breakdown of investments in associates as at 31 December 2010, is analysed as follows:

	010	UP .
	31 Dec	2010
	Investment Euro'000	Impairment Euro*000
Associated companies:		22.2000
ENEOP - Éalicos de Parlugal, S.A.	12,869	-
Desarrollas Eálicas de Canárias, S.A.	11,566	-
Parque Eálico Sierra del Madero S.A.	6,788	-
Veinco Energia Limpia 5.L. subgroup	4,790	-
Parque Eólica Belmonte, S.A	3,033	
Associates of Valle del Ebra Ingeniería y Consultoría, S.L.	1,756	
Hidroostur S.A	1,725	
Blue Canyon Windpower, LLC	1,817	
Other	1,527	-
	45,871	

The breakdown of Investments in associates as at 31 December 2009, is analysed as follows

	Gro	iup
	31 Dec	2009
	Investment Euro'000	Impairment Euro'000
Associated companies:		
Desarrollos Éólicos de Canàrias, 5.A	11,235	-
Parque Eólico altas del Voltayo, 5.A	9,593	-
ENEOP - Éolicas de Portugal, 5.A.	6,907	-
Parque Eálico Sierra del Madero S.A.	5,485	-
Veinco Energia Limpia subgraup	4,154	
Parque Eólica Belmante, S.A	3,073	-
Associates of Valle del Ebro Ingenieria y Consultario, S.L.	2,014	-
Hidroastur S.A.	1,937	-
Blue Conyan Windpower, LLC	1,686	-
Other	1,525	_
	47,609	

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

The movement in investments in associates, is analysed as follows:

	Group 31 Dec 2010 Euro'000	Group 31 Dec 2009 Euro'000
Balance as at 1 January	47,609	40,782
Acquisitians	3,834	7,207
Disposols	-	-137
Share of profits of associates	5,036	3,939
Dividends received	-1,784	-4,107
Exchange differences	131	-75
Changes in consolidation method	8,955	
Balance as at 31 December	45,871	47,609

Acquisitians at investments in ossociates are mainly related to increase af ENEOP - Eálicas de Partugal, S.A. additional paid in capital (see note 5)

Changes in cansolidation method are related with the acquisition of an additional interest of 12% in the share capital of Parque Eólico Allos del Voltaya, S.A., obtaining the cantral of this campany and starting to cansolidate under the full consolidation method (see note 5 and 17)

19. Available for sale financial assets

This balance is analysed as follows.

	Gro	up
	31 Dec 2010 Euro'000	31 Dec 2009 Euro'000
Sociedad Eólica de Andalucia, S.A.	10,832	11,766
Parque Eólico Montes de las Navas, S.L.	6,684	-
Wind Expert	500	500
Other	364	364
	18,380	12,630

During 2010 EDP Renováveis Group has started to consolidate Porque Eálica del Voltoya, S.A. under the full cansalidation method. As a consequence, has recagnised as an available for sale financial osset the shareholding af its subsidiary in Parque Eálica Mantes de las Navas, S.L.

The assumptions used in the valuation models of available for sale financial assets are as the same used to the impairment lest

The interest in share capital, voting rights, net assets and net incame of the last approved financial statements of the investments classified as available for sale financial assets are analysed as follows:

	Head office	% of share capital	Voting rights	Net assets	Net income
Sociedad Eálica de Andalucia, S.A	Sevilla	16 67%	16.67%	11,320	1,650
Parque Eálica Mantes de las Navas, S L	Madrid	17 00%	17.00%	9,976	2,128

20. Deferred tax assets and liabilities

The EDP Renaváveis Group recards the tax effect arising fram temporary differences between the assets and liabilities determined on an accounting basis and on a tax basis, which are analysed as follows

	Deferred tax assets		Deferred to	x fiablities	Net defe	rred tax
	31 Dec 2010 Euro'000	31 Dec 2009 Euro'000	31 Dec 2010 Euro'000	31 Dec 2009 Euro'000	31 Dec 2010 Euro'000	31 Dec 2009 Euro*000
Tax losses braught farward	4,487	3,593	-	-	4,487	3,593
Provisions	6,591	2,136	-	-	6,591	2,136
Derivative financial instruments	8,401	5,543	52	2,743	8,349	2,800
Praperty, plant and equipment	18,563	16,082	13,038	8,052	5,525	8,030
Allacation of toir value to assets and liabilities	-	-	357,200	330,911	-357,200	-330,911
Accounting revaluations	-	-	146	21	-146	-21
Other	477	712	1,164	1,197	-687	-485
	38,519	28,066	371,600	342,924	-333,081	-314,858

Allocation of fair value to assets and liabilities in 2009 includes the effect of the final purchase price of observation of Barn Vent de L'Ébre (2,045 thousand Euros) and Kresy (-541 thousand Euros), perfamed during 2010

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

The movements in deterred tax assets and liabilities during the year are analysed as follows:

	31 De	2010	31 Dec	2009
	Euro*000		Euro'000	
	Tax Assets	Tax Liabilities	Tox Assets	Tax Liabilities
Opening balance	28,066	-342,924	21,834	-316,920
Increases charged ta the protit and loss account	9,741	-31,582	7,548	-24,886
Decreases charged to the profit and loss account	-2,622	14,841	-3,489	10,106
Increases charged to reserves	3,221	-1,457	1,969	-1,692
Decreoses charged to reserves	-514	4,002	-	-63
Change in the applicable tax rate	-	-	-	-
Other movements	627	-14,480	204	-9,469
	38,519	-371,600	28,066	-342,924

As referred above, the opening balance of Tox liabilities as at 1 January 2010 includes the effect of the final purchase price allocation of Bon Vent de L'Ébre (2,045 thausand Euros) and Kresy (-541 thousand Euros), performed during 2010

Other mavements of deferred tax liabilities relates mainly to the effect of purchase price allacations occurring in 2010 related to Neo Cotolunia, Italy, Parque Eólica Altos del Voltaya (12,404 thounsand Euros)

In 2009, other movements of deferred tox liabilities relates mainly to the effect of purchase price allocations ocurring in 2009 related to Poland, Catalunia and France (3,944 thaunsands of Euros) and Elebrós and Cenaeel (6,452 thausands of Euros)

Details of deferred lox assets and liabilities that will be realised ar reversed in over 12 months are as fallows

	Tox Assets	Tax Liabilities 31 Dec 2010 Euro'000
	31 Dec 2010	
	Euro'000	
Tax lasses brought forward	3,567	-
Provisions	3,182	-
Derivative financial instruments	8,401	52
Allocotion of ocquired assets and liabilities fair values		345,001
Property, plant and equipement	17,228	254
Accounting revaluations	-	-
Others	455	232
	32,833	345,539

The Group lax losses and tax credits carried forward are analysed as follows:

	Gro	Group	
	31 Dec 2010	31 Dec 2009	
	Euro'000	000°onu3	
Expiration date			
2010		11	
2011	229	232	
2012	197	224	
2013	164	214	
2014	193	151	
2015	7,633	4,509	
2016	2,822	2,822	
2017 to 2029	985,906	640,833	
Without expiration date	155,987	149,304	
•	1,153,131	798,300	

The Group has nat recorded deferred tax assets for tax losses carried torward of 1,153,131 thausand Euros (2009 798,300 thousand Euros) due to uncertainty regarding the future realization of the net deferred tax asset. Most of these lasses relate to EDPR NA (963,360 thousand Euros and 31 December 2009 622,113 thousand Euros)

21. Inventories

This balance is analysed as follows

	Gro	Group	
	31 Dec 2010 Euro'000	31 Dec 2009 Euro'000	
Advances an account of purchases	3,549	2,795	
Finished and intermediate products	18,669	8,163	
Raw and subsidiory majerials and consumables:			
Other cansumables	1,944	386	
	24,162	11,344	

The Finished and infermediate products are essentially related with wind farms construction in progress.

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

22. Trade receivables

Trade receivables are analysed as follows:

	Gre	Group	
	31 Dec 2010 Euro'000	31 Dec 2009 Euro'000	
Short term trade receivables - Current:			
Spain	81,619	47,914	
United States of America	27,945	27,434	
Portugal	13,664	17,918	
France	6,262	7,072	
Belgium	3,693	5,301	
Brazil	349	452	
Romania	1,148	57	
Poland	8,967		
United Kingdam	3	-	
	143,650	106,148	
Doubtful debts	2,339	2,345	
Impairment losses	2,339	-2,345	
	143,650	106,148	

23. Debtors and other assets

Debtors and other assets are analysed as follows:

	Gro	υ φ
	31 Dec 2010 Euro'000	31 Dec 2009 Euro*000
Debtors - Current:		
Loans to related parties	358,795	178,028
Derivative financial instruments	5,402	13,765
Guarantee deposits	12,496	11,962
Tied deposits	80,121	90,505
Other debtors:		
- Amounts related to staff	48	32
- Insurance	2,440	1,979
- Production tax credits (PTC)	864	213
- EDPR NA warranty cloim	682	2,678
- Prepaid turbine maintenance	3,651	1,450
- Turbine Availability	1,376	6,680
- Services rendered	8,103	9,110
- Advances to suppliers	55,917	100
- Sundry debtors and other operations	22,364	20,956
	552,259	337,458
Debtors - Non-current:		
Loans to related parties	6,955	8,408
Notes receivable (EDPR NA)	908	9,397
Guarantees and tied deposits	35,957	34,961
Derivative financial instruments	4,068	5,443
Other debtors		
- Deferred costs (EDP Renováveis Partugal Group)	46,588	46,770
- Deferred PPA casts (High Trail)	5,275	5,388
- D&M contract valuation - Mapple Ridge I (EDPR NA)	6,317	7,405
- Deferred Tax Equity Costs	11,631	6,384
- Sundry deblars and ather operations	5 <u>,612</u>	5,291
	123,311	129,447
	675,570	466,905

Loans to related parties - Current mainly includes mainly 171,081 thousand Euros of loans granted by EDP Renováveis, S.A. to EDP, S.A. - Sucursal en España (31 December 2009; 37,678 thousand Euros) related to the net investment derivative interests liquidation, 129,648 thousand Euros af loans granted by EDP Renováveis Portugol, S.A. to ENEOP Group (31 December 2009; 106,800 thausand Euros) and 55,399 thousand Euros related to loans granted by EDPR EU to EDP, S.A. - Sucursal en España (31 December 2009; 21,554 thousand Euros).

Tied deposits - Current mainly includes financing agreements required to be held in the amount sufficient to pay remaining construction related costs

Guarantees and field deposits - Non Current are related to praject finance agreements, which of EDPR EU Group companies are obliged to hold these amounts in bank accounts in order to ensure its capacity of comply with respansabilities

Deferred costs (EDP Renováveis Portugal graup) - nan current relates to up-front rents and surface rights paid to land owners and up-front network rents paid to EDP Distribuição. These casts are deferred on the bolance sheet and are recagnised an a straight line basis over the estimated useful life of the assets.

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

24. Tax receivable

Tax receivable is analysed as follows:

	Gro	Group	
	31 Dec 2010 Euro' 000	31 Dec 2009 Euro*000	
State and ather public entities			
- Income tax	19,131	19,132	
- Value added tax (VAT)	53,109	146,464	
- Other laxes	8,810	4,074	
	81,050	169,670	

25. Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss are analysed as follows:

	Gro	Group	
	31 Dec 2010 Euro'000	31 Dec 2009 Euro'000	
Equity securities:			
Investment funds	35,335	33,012	
Debt securities:			
Bands	409	4,091	
	35,744	37,103	

The fair value at the investment funds is calculated based on the quoted market price of the funds

The effect in income stotement of operations with financial assets at fair value through profit or lass was 674 thausand Euros \$1 December 2009: 1,416 thausand Euros)

26. Cash and cash equivalents

Cash and cash equivalents are analysed as fallows:

,	Gro	Group	
	31 Dec 2010 Euro*000	31 Dec 2009 Euro'000	
Cash·			
- C ash in hand	4	57	
Bank depasits:			
- Current deposits	234,231	158,411	
- Other deposits	189,465	285,165	
	423,696	443,576	
Cash and cash equivalents	423,700	443,633	

The other includes 182,633 thausand Euras (31 December 2009; 257,396 thausand Euras) of deposits made in EDP Finance BV in USD, with a maturity until one month, which earn interests from 5% to 5.5%

27. Capital

At 31 December 2010 and 2009, the share capital at the Campany is represented by 872,308,162 ordinary bearer shares at Euros 5 por value each, all fully poid. These shares have the same voting and profit-sharing rights. These shares are freely transferable.

Camponies which hold a direct or indirect interest af at least 10% in the share capital of the Company at 31 December 2010 and 2009 are as follows:

Main shareholders and shares held by company afficers:

EDP Renováveis, S.A..'s sharehalder structure as at 31 December 2010 is analysed as fallows

	N.º OI Sindres	% Capital	16 Voting rights
FDD Facesing de Deckraph C.A. Systemal on Facesing (FDD Granch)	541.027.156	42.026	42.000
EDP - Energias de Partugal, S.A. Sucursal en España (EDP 8ranch)	- /- /	62.02%	62 02%
Hidraeléctrica del Cantábrico, S.A.	135,256,700	15 51%	15.51%
Other(*)	196,024,306	22.47%	22.47%
	872,308,162	100.00%	100.00%

NO of Channe

(*) Shares quoted on the Lisbon stock exchange

In 2007 and 2008 the Campany comied out various share capital increases, which were subscribed through nan-monetary contributions comprising 100% of the shares in EDPR NA and EDPR EU

The contributions are applicable to the special lax treatment for mergers, spin-offs, transfers of assets and conversion of securities foreseen in Chapter VIII of Section VII of Rayol Decree 4 dated 5 March 2004 which approved the revised 5ponish tax law. The disclosures required by prevailing legislation were included in the annual accounts for 2007 and 2008.

or Constant or Martine alabase

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

Earning per share attributable to the shareholders of EDPR are analysed as follows:

	Group	
	31 Dec 2010	31 Dec 2009
Profit attributable to the equity holders of the parent in thousand Euros	80,203	114,349
Profit from continuing operations attributable to the equity holders of the parent in thousand Euros	80,203	114,349
Weighled average number of ordinory shares outstanding	872,308,162	872,308,162
Weighted average number of diluted ordinary shares outstanding	872,308,162	872,308,162
Earnings per share (basic) attributable to equity holders of the parent in Euros	0.09	0 13
Earnings per share (diluted) attributable to equity holders of the parent in Euros	0.09	0 13
Earnings per share (basic) from continuing operations attributable to the equity holders of the parent in Euros	0.09	0 13
Earnings per share (diluted) from continuing operations attributable to the equity holders of the parent in Euros	0.09	0.13

The EDPR Group calculates its basic and diluted earnings per share attributable to equity holders of the parent using the weighted average number of ordinary shares outstanding during the period.

The company does not hold ony treasury stack as at 31 December 2010

The average number of shares was determined as follows:

	Group	
	31 Dec 2010	31 Dec 2009
Ordinary shares issued at the beginning of the period	872,308,162	872,308,162
Effect of shares issued during the six mants period		
Average number of realised shares	872,308,162	872,308,162
Average number of shares during the period	872,308,162	872,308,162
Diluted average number of shares during the period	872,308,162	872,308,162

28. Reserves and retained earnings

This balance is analysed as follows.

	Gro	υp
	31 Oec 2010 Euro'000	31 Dec 2009 Euro'000
Reserves		
Fair value reserve (cash flow hedge)	-4,913	16,735
Foir value reserve (available for sale financial assets)	10,980	8,659
Exchange differences orising on consolidation	-15,316	570
•	-9,249	25,964
Other reserves and retained earnings:		
Retained earnings	208,493	98,028
Additional paid in capital	60,666	60,666
Legal reserve	14,281	7,479
	283,440	166,173
	274,191	192,137

Additional paid in capital

The accounting for transactions among entities under common control is excluded from IFRS 3. Consequently, in the absence of specific guidance, within IFRSs, the Graup EDPR has adapted an accounting policy for such transactions, as considered appropriate. According to the Group's policy, business combinations among entities under common control are accounted for in the consolidated financial statements using the book values of the acquired compony (subgroup) in the EOPR consolidated financial statements. The difference between the carrying amount of the net assets received and the consideration paid is recognised in equity.

Legal reserve

The legal reserve has been apprapriated in accordance with Article 274 of the Spanish Companies Act whereby companies are abliged to transfer 10% of the profits for the year to a legal reserve until such reserve reaches an amount equal to 20% of the share capital. This reserve is not distributable to shareholders and may only be used to offset losses if no other reserves are available at to increase the share capital.

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

Profit distribution (parent company)

 $\textbf{The EDP Renavaveis, S.A. praposal for 2010 profits distribution to be presented in the Annual General Meeting is as follows: \\$

Prafit for the periad	Euros 44,091,046 97
Distribution	
Legal reserve	4,409,304.70
Free reserve	39,681,942.27
	44,091,046.97

The EDP Renováveis, S.A. 2009 profits distribution approved in the Annual General Meeting an 15 April 2010 was os follows:

	Euros
Profit for the period	68,012,381.59
Distribution	
Legal reserve	6,801,238 16
Free reserve	61,211,143.43
	68,012,381.59

Fair value reserve (cash flow hedge)

The Fair value reserve (cash flow hedge) comprises the effective portion of the cumulative net change in the fair value at cash flow hedging instruments

Fair value reserve (avoilable-for-sale financial assets)

This reserve includes the accumulated net change in the foir value af available-for-sale financial assets as at the balance sheet date.

	Group
	Euro'000
Balance as at 1 January 2009	7,747
Sociedad Eálica de Andalucia	912
Bolance as at 31 December 2009	8,659
Sociedad Eólico de Andalucia	-934
Parque Eólica Montes de las Navas, S.L.	3,255
Balance as at 31 December 2010	10,980

Exchange differences arising on consolidation

This caption reflects the amount arising on the translation of the financial statements of subsidiaries and associated componies from their functional currency into Euros The exchange roles used in the preparation of the condensed consolidated financial statements are as follows:

Currency			Exchange rotes as at 31 December 2010		
		Clasing Rate	Average Rate	Clasing Rate	Average Rate
Dallar	USD	1 336	1.326	1 441	1.390
Zloty	PLN	3.975	3.995	4 105	4 362
Reol	6RL	2.218	2 331	2.511	2.783
Lei	RON	4 262	4 212	4 236	4 245
Pound Sterling	GBP	0.861	0.858	0 888	0 890
Canadian Dollar	CAD	1.332	1365		

29. Nan cantrolling interest

This balance is analysed as follows:

	31 Dec 2010 Euro'000	31 Dec 2009 Euro'000
Non cantralling interest in incame statement	2,835	3,438
Non controlling interest in share capital and reserves	122,706	104,055
	125,541	107,493

Group

Notes to the Cansolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

Non controlling interest, by subgroup, are analysed as follows:

	Gr	Group	
	31 Dec 2010 Euro*000	31 Dec 2009 Euro'000	
EDPR EU Group	114,216	98,759	
EDPR BR	11,325	8,734	
	125,541	107,493	

The movement in non-controlling interest of EDP Renováveis Group is mainly related to profits attributable to non-controlling interest of 2,835 thousand Euros, to variations resulting from share capital increases attributable to non-controlling interest (EDPR BR and EDPR EU subsidiaries) lotalling 5,212 thousand Euros and the acquisition of an additional interest in the share capital of Parque Edica Altas del Vallaya, S.A. (9,706 thousand Euros) (see nate 5)

30. Financial debt

This balance is analysed as follows

	Gro	υψρ
	31 Dec 2010 Euro'000	31 Dec 2009 Euro*000
Financial debt - Current		
Bank laans		
- EDPR EU Graup	125,408	102,500
- EDPR BR Group	72,485	539
Other laans		
- EDPR EU Group	3,634	2,982
- EDPR NA Group	935	1,114
Interest poyable	5,185	3,133
	207,647	110,268
Financial debt - Non-current		
Bank loans		
- EDPR EU Graup	491,588	394,895
- EDPR BR Group	8,052	7,704
Loans from sharehalders of group entities:		
- EDP Renaváveis , S.A	2,799,548	2,131,042
Other loans		
- EDPR EU Graup	23,423	25,823
- EDPR NA Group	3,332	3,707
	3,325,943	2,563,171
	3,533,590	2,673,439

Financial debt Nan - Current far EDP Renaváveis, mainly refers to a set of loons granted by EDP Finance BV (2,799,548 thousand Euras). These loans have an average maturity of 8.8 years and bear interest at fixed market rates.

The Graup has praject finance financings that include the usual guarantees on this type of financings, namely the pledge or a promise of pledge of bank accounts and assets of the related prajects, and the compliance with same ratios. As at 31 December 2010, these financings amount to 624,878 thousand Euros (444,212 thousand Euros as at 31 December 2009), which are already included in the total debt of the Group.

The breakdown of **Financial debt** by maturity, is as follows

	Gro	Group		
	31 Dec 2010	31 Dec 2009		
	Euro'000	Euro'000		
Bank loans:				
Up to 1 year	202,184	106,172		
1 to 5 years	215,135	186,423		
Over 5 years	284,505	216,176		
	701,824	508,771		
Loans from shareholders of group entities:				
Up to 1 year	894	-		
1 to 5 years		-		
Over 5 years	2,799,548	2,131,042		
	2,800,442	2,131,042		
Other loans:				
Up to 1 year	4,569	4,096		
1 to 5 years	16,545	17,558		
Over 5 years	10,210	11,972		
	31,324	33,626		
	3,533,590	2,673,439		

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

The fair value of EDP Renováveis Group's debt is analysed as follows:

	31 Dec	31 Dec 2010		2009
	Carrying Value Euro'000	Market Value Euro'000	Carrying Value Euro'000	Market Value Euro'000
Short term financial debt - Current	207,647	207,647	110,268	110,268
Medium/Long financial debt - Non current	3,325,943	3,178,811	2,563,171	2,532,998
	3,533,590	3,386,458	2,673,439	2,643,266

The market value of the medium/long-term (non-current) debt and borrowings that bear a fixed interest rate is calculated based on the discounted cosh flows at the rates ruling at the balance sheet date. The market value of debt and barrawing that bear a floating interest rate is considered not to differ from its book value as these loans bear interest at a rate indexed to Euribor. The book value of the short-term (current) debt and borrowings is considered to be the market value

As at 31 December 2010, the scheduled repayments of Group's debt are as fallows-

	Total Euro'000	2011 Euro'000	2012 Euro*000	2013 Euro'000	2014 Euro'000	2015 Euro*000	Subsequent years Euro'000
Short term debt and borrowings	207,647	207,647	-	-	-	-	-
Medium/long-term debt and borrowings	3,325,943	-	57,755	60,025	67,003	46,897	3,094,263
	3,533,590	207,647	57,755	60,025	67,003	46,897	3,094,263

The breakdown of guarantees is presented in Nate 37 to the condensed consolidated financial statements.

The breakdawn of Finance debt, by currency, is as follows:

	Gro	Group		
	31 Dec 2010 Euro*000	31 Dec 2009 Euro'000		
Logns denominated in Euros	1,844,113	1,352,252		
Loons denominated in USD	1,452,120	1,312,944		
Loans denominated in other currencies	237,357	8,243		
	3,533,590	2,673,439		

31. Employee benefits

Employee benefits balance are analysed os follows:

	Gro	up
	31 Dec 2010 Euro'000	31 Dec 2009 Euro'000
Provisians for social liabilities and benefits	36	6
Provisions for healthcare liabilities	59	53
	95	59

As all 31 December 2010 and 2009, Provisions for liabilities and social benefits refers exclusively to defined benefit plans

The liabilities arising from pension and healthcare plans are fully covered, either by plan assets or provisions

 $\label{thm:constraints} The \ responsabilities\ and\ the\ assets\ from\ pension\ and\ healthcore\ pension\ plons\ hove\ no\ significant\ amounts.$

Employee benefit plans

Some EDP Renováveis Graup companies grant post-retirement benefits to employees, under defined benefit plans, namely pension plans that ensure retirement complements to age, disability and surviving pensions, as welf as retirement pensions. In some cases healthcare care is provided during retirement and early retirement, through mechanisms camplementary to those provided by the National Health Service

The existing plans are presented hereunder, with a brief description of each and of the companies covered by them, as well as of the ecanomic and financial data:

I. Defined benefit pension plons

The EDP Renováveis Group companies in Portugal have a social benefits plan funded by a restricted Pension Fund, complemented by a specific provision. The EDP Pension Fund is managed by Pensõesgere being the management of the assets subcantracted to external asset management entities.

This Pension Fund covers the Kability far retirement pension complements (age, disability and survivor pension) as well as the liability for early retirement.

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

The following financial and actuarial assumptions were used to calculate the liability of the EDP Renováveis Graup pension plans:

	Gn	oup
	31 Dec 2010	31 Dec 2009
kssumptions		
Expected return of plan assets	6.00%	6.34%
Discount rote	5.00%	5.20%
Salary increase rate	3.70%	3.70%
Pension increose rate	2.70%	2.70%
Social Security salary appreciation	1.90%	1 90%
nflation rale	2.00%	2.00%
Mortality table	Age >60 - T∨88/90	Age >60 - TV88/90
Mortality lable	/ Age<=60 years -TV99/01	/ Age<=60 year -TV99/01
Disability lable	50%EKV 80	50%EKV 80
Expected % of eligible employees accepting early retirement	40	40

II. Pension Plans - Defined Contribution Type

EDPR EU in Spain, has social benefit plans of defined contribution that complement those gronted by the Social Welfare System to the companies' employees, under which they pay a contribution to these plans each year, calculated in accordance with the rules established in each case.

III. Liability for Medical Care and Other Benefits Plans - Defined Benefit Type

The Group companies in Partugal resulting from the spin-off of EDP in 1994 have a Medical Care Plan which is fully covered by a provision.

The actuarial assumptions used to calculate the liability for Medical Care Plans are as follows

	Gri	oup
	31 Dec 2010	31 Dec 2009
Assumptions	•	
Discount rate	5.00%	5.20%
Annual increase rate of medical service costs	4 00%	4.00%
Estimated administrative expenses per beneficiary per year (Euros)	175	150
	Age >60 -	Age >60 -
	TV88/90	TV88/90
Mortality lable	/ Age<=60	/ Age<≃60
	years -TV99/01	years -TV99/01
Disability lable	50%EKV 80	50%EKV 80
Expected % of subscription of early retirement by employees eligible	40	40

The Medical Plan liability is recognised in the Group's accounts through provisions that totally cover the liability.

32. Provisions

Provisions are analysed as fallows:

	Gro	Up
	31 Dec 2010 Euro'000	31 Dec 2009 Euro'000
Dismantling and decammission provisions	53,156	63,956
Provisian for other liabilities and charges	631	3,129
	53,787	67,085

Dismantling and decommissian provisions refer to the costs to be incurred with dismantling wind forms and restoring at sites and land to their ariginal candition, in accordance with the accounting palicy described in Nate 2 of. The abave amount includes essentially 28,813 thousand Euros for wind farms in the United States of America (31 December 2009 41,609 thousand Euros), 15,904 thousand Euros for wind farms in Spain (31 December 2009. 15,053 thousand Euros), 4,610 thousand Euros for wind farms in Partugal (31 December 2009 5,348 thousand Euros), 2,010 thousand Euros for wind farms in France (31 December 2009: 1,738 thousand Euros), 639 thousand Euros for wind farms in Brazil (31 December 2009: 25 thousand Euros) and 781 thousand Euros for wind farms in Poland

EDP Renavaves believes that the provisions backed on the consolidated balance sheet adequately cover the risks described in this note. Therefore, it is not expected that they will give rise to liabilities in addition to those recorded.

As at 31 December 2010 and 2009, the EDP Renováveis Graup does not have any significant tax-related contingent liabilities ar contingent assets related to unresolved disputes with the tax authorities

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

The movements in Provisions for dismanfling and decommission provisions are onalysed as follows:

	Gro	UP
	31 Dec 2010 Euro'000	31 Dec 2009 Euro'000
Balance of the beginning of the year	63,956	47,311
Capitalised amount far the year and other	3,77	14,951
Unwinding	2,872	3,134
Other and exchange differences	17,443	-1,440
8alance at the end of the year	53,156	63,956

Capitalised amount for the year and other includes the impact of the update of dismantling provisions assumptions

The movements in Provision for other liabilities and charges are analysed as follows:

	Gra	<u>up</u>
	31 Dec 2010 Euro/000	31 Dec 2009 Euro'000
Balance at the beginning of the year	3,129	2,387
Charge for the year	-	1,140
Write back for the year	-155	-420
Other and exchange differences	-2,343	22
Balance at the end at the year	631	3,129

33. Institutional partnerships in US wind farms

This balance is analysed os follows:

	Gro	up
	31 Dec 2010 Euro'000	31 Dec 2009 Euro*000
Deferred income related to benefits pravided	635,271	433,763
Liablilities arising fram institutional partnerships in US wind farms	1,008,777	919,849 1,353,612

The movements in institutional partnerships in US wind forms are analysed as follows:

	Group	
	31 Dec 2010	31 Dec 2009
		Euro'000
Balance at the beginning af the year	1,353,612	1,096,668
Proceeds received from institutional investors	245,252	334,007
Cash paid to institutional invesfors	-16,893	-479
Other aperaling incame	-107,005	-82,728
Uniwinding	64,830	54,147
Exchange differences	104,252	-48,003
Balance at the end of the year	1,644,048	1,353,612

The Group has entered in several partnerships with institutional investors in the United States, through limited kability campanies operating agreements that apartions the cash flows generated by the wind farms between the investors and the Company and officeates the tax benefits, which include Production Yax Credits (PTC). Investment Tax Credits (TC) and accelerated depreciation, largely to the investor

During 2010 EDPR Group, through its subsidiary Horizan Wind Energy LLC, has secured 141 million of USD (approximately 106 million Euros) institutional equity financing fram Wells Forgo Wind Haldings LLC ("Wells Fargo") in exchange for an interest in the Vento III portfolio, 99 million of USD (approximately 75 million Euros) for an interest in Vento VIII portfolioand 85 million USD (approximately 64 million Euros) for an interest in Vento VIII portfolioa.

During 2009 EDPR Group, through its subsidiary Horizon Wind Energy LLC, has secured 154 million of USD (approximately 111 million Euros) in stitutional equity financing fram in exchange far an interest in the Vento III partfolio, 102 million at USD (approximately 73 million Euros) for an interest in Vento IV, 117 million of USD (approximately 84 million Euros) for an interest in Vento V partfolio and 91 million USD (approximately 66 million Euros) for an interest in Vento VI partfolio

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

34. Trade and other payables

This balance is analysed as follows:

s datance is analysed as follows.	Gro	oup
	31 Dec 2010 Euro'000	31 Dec 2009 Euro*000
trade and other payables - Current:		
Derivative financial instruments	10,673	854
Liabilities arising fram aptians with non contralling interests	234,754	303,722
Amaunts poyable for the acquisitian of subsidiaries	-	10,356
Success fees poyoble for the acquisition of subsidiaries	3,630	7,327
Other payables		
- Suppliers	40,453	42,765
- Other operations with related parties	16,257	15,425
- Property and equipment suppliers	612,668	652,236
- Advances from customers	83	55
- Variable remuneration to employees	16,881	11,128
- Other supplies and services	52,775	22,841
- Other creditors and sundry operations	47,608	31,396
	1,035,782	1,098,105
	Gro	υp
	31 Dec 2010 Euro*000	31 Dec 2009 Euro'000
Trade and other payables — Non-current:		
Payables - Group companies	61,806	40,009
Derivative financial instruments	162,042	18,848
Liabilities arising from options with non controlling interests	36,584	61
Amounts payable for the acquisition of subsidiaries	-	21,230
Success fees payable for the acquisition of subsidiaries	76,621	53,034
Government gronts / subsidies for investments in fixed assets	341,842	162,486
Other payobles		
- Property and equipment suppliers	1,673	-
- Electricity sole contracts - EDPR NA	71,991	97,951
- Other creditars and sundry operations	1,432	280
	753,991	393,899

As of 31 December 2010 the Liabilities arising from written put options with non controlling interests - Current includes the liability for the put option controcted with Caja Modrid for a 20% interest in the Geneso Group in the amount of 234,754 thousand Euros equivolent to 20% of Genesa's full equity valuation (31 December 2009: 303,722 thousand Euros). - see note 37 The option was exercised by Caja Madrid within the exercise period.

- The timeframe is from 1 January 2010 to 2011, inclusive
- The contract is for the total shares in Neo Group companies held by Coja Modrid, 20% in Genesa Group
- The strike price will be reflected to the market value determined according to the shareholders agreement

As at 31 December 2010 the Liabilities orising from written put options with non controlling interests - Non current includes essentially the liability for the put option contracted in 2010 with Energia in Naturo for a 15% interest in the EDPR Italia group in the amount of 36,494 thousand Euros (see note 5 and 37).

According to Spanish law 15/2010 at 5 July the Group disclose that the balance of Spanish suppliers with a maturity date at 31 December 2010 over 85 days is 15,616 thousand Euros, from which 1,024 thousand Euros are related with group companies.

Success fees payable for the acquisition of subsidiories Current and Non - Current includes the amounts related to the contingent prices of the acquisitions of the EDPR Italy, Relax Wind Group, EDPR Rumania, Greenwind, Bodzanow, Starozreby, Wyszarod, Elektrownia Wiatrowa Kresy and Elebrás.

Derivative financial instruments (Hedging) - Non Current mainly includes 144,049 thousand Euros (3) December 2009 1,268 thousand Euros) reloted to a hedge instrument of USD and Euros with EDP Bronch, which was formalised in order to hedge the foreign exchange risk of the net investment held in EDPR NA, expressed in USD (see Note 36) in the Group occounts, EDP Renováveis Group has applied the net investment hedge model to state this transaction.

Government grants for investments in fixed assets ore essentially related to grants received by Horizon subgroup under the American Recovery and Reinvestment Act promoted by the United States of America Government (see note 1). The increase is mainly related with the receipt of 169,304 thousand Euros of Government grants during 2010 (31 December 2009- 148,901 thousand Euros).

Electricity sales contracts - EDPR NA relates to the fair value of the contracts entered into by EDPR NA with its customers, determined under the Power purchase agreement (see note 7)

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

35. Tax payable

This balance is analysed as fallows:

		ουρ
	31 Dec 2010 Euro 0000	31 Dec 2009 Euro'000
State and other public entities:		
- Income tax	10,122	15,930
- Withholding tax	22,474	15,743
- Value added tax (VAT)	14,169	4,021
- Other taxes	1,981	1,443
	48,746	37,137

36. Derivative financial instruments

In accardance with IAS 39, the Group classifies the derivative financial instruments as a fair value hedge of an asset or liability recognised, as a cash flaw hedge of recorded liabilities and farecast transactions considered highly probable or net investment hedged in fareign operations

As of 31 December 2010, the tair value and maturity of derivatives is analysed as follows:

	Fair Value		Notional			
	Assets Euro'000	Liabilitles Euro 1000	Unfil 1 year Euro'000	From 1 to 5 years Euro'000	More than 5 years Euro'000	Total Euro'000
Net investment hedge						
Currency swops	_	-145,123	-	59,627	1,826,174	1,885,801
		-145,123	<u> </u>	59,627	1,826,174	1,885,801
Cash flow hedge						
Power price swaps	7,438	-7,725	74,039	3,940		77,979
Interest rate swaps	268	-17,994	106,101	159,221	179,075	444,397
Currency forwards	-	-1,368	38,803	-	-	38,803
•	7,706	-27,087	218,943	163,161	179,075	561,179
Trading						
Power price swaps	1,764	-407	2,032	269	-	2,301
Interest rate swaps	-	-98	-	17,381	-	17,381
•	1,764	-505	2,032	17,650	-	19,682
	9,470	-172,715	220,975	240,438	2,005,249	2,466,662

As of 31 December 2009, the fair value and maturity of derivatives is analysed as follows:

	Fair Valu	Fair Value		National National			
	Assets Euro'000	Liabilities Euro'000	Until 1 year Euro 000	From 1 to 5 years Euro*000	More than 5 years Euro'000	Total Euro*000	
Net investment hedge							
Currency swaps		-1,268			1,826,174	1,826,174	
		-1,268		<u> </u>	1,826,174	1,826,174	
Cash flow hedge							
Power price swaps	17,667	-176	63,294	6,120	-	69,414	
Interest rate swaps	47	-17,540	35,354	199,395	101,123	335,872	
Currency farwards		-612	87,661	-		87,661	
	17,714	-18,328	186,309	205,515	101,123	492,947	
Trading							
Power price swaps	1,494	-106	926	426	-	1,352	
	1,494	-106	926	426	-	1,352	
	19,208	-19,702	187,235	205,941	1,927,297	2,320,473	

The fair value of derivative financial instruments is recorded under Oebtars and other assets (note 23) or Trade and other payables (note 34), if the fair value is positive or negative, respectively

The net investment derivatives are related to the Group CIRS in USD and EUR with EDP Branch as referred in the nates 38 and 39. The fair value is based on internal valuation models, as described in note 39

Cash flow hedge currency farwards are related to exchange rate risk in Neólica Polska, derived from the supplying contracts defined in Euros, for which will be necessary financings in Polish Zlotis.

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

Cash flow hedge power price swops are related to the hedging of the sales price, congestian and line lass. EDPR NA has entered into a power price swap to hedge the variability in the spat market prices received for a portion of the production of Maple Ridge I project and EDPR EU for the production of same of its wind farms. In certain US power markets, EDPR NA is expassed to cangestian and line lass risks which typically have a negative impact on the price received for power generated in these markets. To hedge these risk expassures, EDPR NA entered into Financial Transmissian Rights (FTR*) and a three year fixed for floating Lacalianal Marginal Price (LMP) swap

Interest rate swaps are related to the project finances and intend to convert variable to fixed interest rates

Fair value of derivatives is based an quotes indicated by external entities (investment banks). These entities use discount cash flows techniques usually accepted and data from public markets

The trading derivative financial instruments are derivatives contrated for ecanomic hegding that are not eligible for hedge accounting

The changes in the fair value of hedging instruments and risks being hedged are as follows:

			201	0	200	19
			Changes in fair value		Changes in fair value	
Type of hedge	Hedging Instrument	Hedged Hem	Instrument Euro'000	Risk Euro'000	Instrument Euro'000	Risk Euro '00 0
- Net Investment hedge	Currency swaps	Subsidiary accounts denaminated in USD and PLN	-143,855	143,855	64,2 11	-64,211
- Cashflow hedge	Interest rate swap	Interest rate	-233	_	-7,013	-
- Cashflow hedge	Interest rate caps and floors	Interest rate	_		961	-
- Cashilow hedge	Power price swaps	Power price	-17 <i>,7</i> 78	-	9,684	-
- Cashflow hedge	Currency forward	Exchange rate	-756	-	-2,139	-
			-162,622	143,855	65,704	-64,2]]

The mavements in cash flow hedge reserve have been as follows

	31 Dec 2010 Euro'000	31 Dec 2009 Euro/000
Balance at the beginning of the year	14,094	16,526
Fair value changes		
Interest rate swaps	-5,186	-7,013
Interest rate caps and floars	-	961
Power price swaps	-18,448	9,985
Currency forward	-756	-2,139
Transfers la results	-3,222	-4,562
Inefectiveness	-32	-35
Non cantralling interests included in fair value changes	-82	371
Balance at the end of the year	-13,632	14,094

The gains and lasses on the financial instruments portfolio booked in the income statement are as fallows:

		Euro'000
Cash-flow hedge		
Transfers to results	3,222	4,562
Inefectiveness	32	35
Nan elegible for hedge accounting derivatives	-234	-3,193
	3,020	1,404

The effective interest rates far derivative financial instruments associated with financing operations during 2010, were as follows

		Group		
	Currency	Currency EDP Renováveis Pays EDP Renováveis		
Interest rate contracts:				
Interest rate swops	EUR	(2,52% - 5,01%)	(0,72% - 1,11%)	
Interest rate swaps	PLN	5 41%	1 00%	

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

The effective interest rates for derivative financial instruments associated with financing aperations during 2009, were as follows:

		Group		
	Currency	EDP Renovávels Pays	EDP Renovávels Receives	
Interest rate contracts: Interest rate swaps	EUR	[3,00% - 5,01%]	(0,71% - 3,00%)	

37. Commitments

As at 31 December 2010 and 2009, the financial commitments nat included in the balance sheet in respect of financial and real guarantees provided, are analysed as follows:

	Gro	υр
Туре	31 Dec 2010 Euro'000	31 Dec 2009 Euro*000
Guarantees of a financial nature		
- EDP Renaváveis	19,453	-
- EDPR EU Group	2,178	6,341
- EDPR NA Group	3,368	3,124
	24,999	9,465
Guarantees of an operational nature		
- EOP Renováveis	538,122	330,227
- EOPR EU Group	50,998	190,322
- EDPR NA Group	1,304,742	1,093,336
	1,893,862	1,613,865
Total	1,918,861	1,623,350
Real quarantees	12,716	6,284

The EDPR Graup financial debt, lease and purchose obligations by maturity date are as fallows-

		31 Dec 2010 Debt capital by period			
	Total Euro'000	Up to 1 year Euro'000	1 to 3 years Eura'000	3 to 5 years Euro'000	More than 5 years Euro'000
Financial debt (including interests)	4,896,942	377,159	442,334	437,899	3,639,550
Operating lease rents not yet due	769,109	42,363	85,458	84,370	556,918
Purchase obligations	2,676,437	1,063,288	1,180,820	429,303	3,026
	8,342,488	1,482,810	1,708,612	951,572	4,199,494
	31 Dec 2009				
		Debt capital by period			
		Up	1	3	More than
		to 1	to 3	to 5	5
	Total	year	Asauz	Asauz	Aeauz
	Euro*000	Euro'000	Euro'000	Euro*000	Euro'000
Financial debt (including interests)	3,715,943	225,378	335,045	336,306	2,819,214
Operating lease rents nat yet due	460,432	28,498	56,165	53,713	322,056
Purchase abligations	1,480,277	1,100,036	376,902	3,339	-
	5,656,652	1,353,912	768,112	393,358	3,141,270

Purchase abligations include debts related with long-term agreements of product and services supply related to the Group operational activity. When prices are defined under "forward" cantracts, these are used in estimating the amounts of the contractual cammitments.

The Operating lease rents not yet due are essentially reloted with the land where the wind farms are built Usually the leasing period cover the useful life of the wind farms

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

The Graup has purchase commitments for the ocquisition of property, plant and equipment and for maintenance contracts obligations amounting to 3,055,587 thousand Euros related to the acquisition of wind turbines for projects currently in the construction and development stages, which have been contracted with different suppliers of this type of installations. The breakdown per years is as follows:

	EDPR EU	EDPR NA	Group	EOPR EU	EDPR NA	Group
	31 Dec 2010 Euro*000	31 Dec 2010 Euro'000	31 Dec 2010 Euro*000	31 Dec 2009 Eura'000	31 Dec 2009 Euro'000	31 Dec 2009 Euro'000
		2010 000	2010 000	Ediaboo		2010 000
Up to 1 year	746,606	321,694	1,068,300	694,776	405, 79 0	1,100,566
1 ta 5 years	820,678	846,680	1,667,358	228,602	180,1 3 3	408,735
Over 5 years	3,026	316,903	319,929		156,7 3 2	156,732
	1,570,310	1,485,277	3,055,587	923,378	742,655	1,666,033

As at 31 December 2010 the Group has the following contingent liabilities/rights related with call and put options on investments:

- EDP Renaváveis, through its subsidiary EDPR EU, halds a call aption over Caja Madrid for all the shares held by Cajo Madrid on companies of the EDPR EU sub-group (20% of Genesa). Caja Madrid holds on equivalent put option on these shares over EDPR EU. The strike price will be referenced to market value determined according to the sharehalders agreement. The option was exercised by Caja Madrid within the exercise period (see note 34)
- EDP Renováveis, through its subsidiary EDPR EU, holds a call option over Cajastur for all the shares held by Cajastur an campany "Quinze Mines" (51% of share capital) Cajastur holds an equivalent put option on these shares over EDPR EU. The price of exercising these options will be determined under an investment bank valuation process. The options can be exercised between 1 January 2012 and 1 January 2013, inclusively.
- EDP Renováveis, through its subsidiary EDPR EU, holds a call optian aver Cayastur for 51% of interest held by Cajastur in the companies Sauvageons, Le Mee and Petite Pièce Cajastur holds an equivalent put option an these shares over EDPR EU. The price of exercising these options will be determined under an investment bank valuation process. The options can be exercised between 1 January 2014 and 31 December 2014.
- EDP Renováveis, through its subsidiary Veinca Energía Limpia, S.L., holds a call option over Jorge, S.L. for 8.5% of interest held by Jorge, S.L. on company "Apineli Aplicaciones industricles de energias limpias, St." The price of exercising these options is 900 thousand Euros. The option can be exercised when Jorge, St. abtain the licenses to amplify the windforms "Dehesa del Cascajar" and "El Águila", until 30 days after the natification of the suspensive condition with a limit date of 18 April 2014
- EDP Renavávers, through its subsidiary EDPR EU, holds a call option over Capcisa far all the shares held by Capciso an campanies Carbera and Vilolba" 149% of share capital)
- EOP Renovóveis holds, through its subsidiary EOPR EU, a call aptian af remaining 15% of the share capital of EOPR Itália, with an exercise price based on an independent pracess evaluation canducted by an independent expert. Energia in Naturo, S.r.I. holds a put option for 15% of the share capital of EDPR Italia, whose exercise price over 85% of market value of participation (see nale 34) The exercise period of the options is 2 years after occurence of ane af the following events:
- Fifth anniversary of the execution of the shareholders agreement (27 January 2015);
- When EDP Renavaveis traly able to build, develop and operate 350 MW in Italy.
- EDP Renovóveis, through its subsidiary EDPR EU, holds a call aption aver the remain shareholders of Re Plus MPG. Galilea and Gant Partners) for 10% of its share capital The price of exercising these aptians is 7,500 thousand Euros. The options can be exercised (i) if a change accur in the shareholding structure of the remain shareholders of Re Plus and fill always before the last project starts in operation
- EDP Renováveis, thraugh its subsidiary EDPR EU, halds o put aption af 15% of the share capital af Rawy, aver the other shoreholders. The exercise price is 80% of equity value with a cap of 5,000 thausand Euros. The exercise period is the earlier at (i) two years following the beggining at construction date or (ii) 31 December 2019

38. Related parties

The number of shares held by company officers as at 31 December 2010 are as fallows:

, , ,	31 Dec 2010	31 Dec 2009
	N.º of shares	N.º of shares
Executive Board of Directors		
António Luis Guerra Nunes Mexía	4,200	4,200
Ana Maria Machado Fernandes	1,510	1,510
Nuno Maria Pestana de Almeida Alves	5,000	5,000
António Fernanda Melo Martins da Casta	1,480	1,480
Francisco José Querraz de Barros de Lacerda	620	620
Joãa Manuel de Mello Franco	380	380
Jorge Manuel Azevedo Henriques das Santos	200	200
José Silva Lopes	760	760
Jasé Fernando Maia de Araújo e Silva	80	08
Joãa Jasé Belard da Fanseca Lopes Raimundo	840	B40
	15,070	15,070

The members of Board of Directors of EDP Renovaveis have not comunicated or the parent company has knowledge af any canflict of interests included in the article 229° of "Ley de Sociedades Anônimas" (Spanish Public Companies' Law)

The board members of the parent campany, complying with the article 229° of the Spanish Companies Act, declared that they and related porties to them have not exercised positions of responsability in companies with the same, similar ar complementary activity of EDP Renaváveis Group porent company, and they do not have exercised by their own or through third entities any activity in companies with the same, similar or complementary activity of EDP Renavoveis Group parent company, with the following exceptions:

Name of Board member	Company	Position
Antónia Luis Guerra Nunes Mexia	EDP - Energias de Portugal, S.A	Chairpersan of the Executive Baard of Directors
	EDP - Energias da Brasil, S.A.	Chairperson of the Board af Directors
	EDP Energías de Portugal, S.A. Sucursal en España	Permanent Representative
	EDP Finonce BV	Representative
Ana Maria Mochado Fernandes	EDP - Energias de Portugal, S.A.	Director
	Energias do Brasit, S.A	Directar
	EDP Renewables Europe, S.L.	Chairperson of the Board of Directors
	Horizon Wind Energy, LLC	Chairperson of the Board of Directors
	EDP Energías de Portugal, S.A. Sucursal en España	Permanent Representative
	EDP Finance BV	Representative
	Hidroelécinco del Cantábrico, S.A.	Director
	ENEOP - Eálicas de Portugal, S.A.	Chairperson of the Board of Directors
	EDP Renováveis Brasil, S.A	Chairperson of the Board of Directars
Antánio Fernando Mela Martins da Costa	EDP - Energias de Portugal, S.A.	Director
	EDP - Saluções Comerciais, S.A	Chairperson of the Board of Directors
	EDP Internacional, S.A	Chairpersan of the Board of Directors
	Hidroeléctrica del Cantóbrica, S.A	Directar
	EDP Energías de Partugal, S.A. Sucursal en España	Permanent Representative
	EDP Finance BV	Representative
	EDP Ásio - Investimentas e Consultoria, S.A.	Choirperson of the Boord of Directors
	EDP- Ásia Soluções Energéticas Limitada	Chairpersan of the Board of Directors
	EDP Projectos, SGPS, S.A	Directar
João Monuel Manso Neto	Naturgás Energia, S.A	Vive-Chairperson of the Board of
	EDP - Energios de Portugal, S.A.	Director
	EDP - Gestão da Produção de Energia, S.A.	Choirperson of the Board of
	EDP Gás, S.G.P.S., S.A	Chairperson of the Board of
	EDP Gós II, S.G.P S., S.A	Chairperson of the Boord af
	EDP Gás III, S.G.P.S , S.A.	Chairperson of the Board of
	EDP Investimentos S.G.P.S., S.A.	Choirperson of the Board of
	EDP Gás GPL - Comércio de Petróleo Liquefeito, S.A.	Chairman of Board of Directors
	EDP Gás.com - Comércio de Gás Naturol, S.A	Director

Name of Board member	Company	Position	
	EDP Finance, B.V.	Representative	
	Hidroeléctrica del Contábrico, S.A.	Vive-Chairperson of the Board of	
	Hidrocantábrica Energia , S.A.U	Chairmon of Board of Directors	
	Eléctrica de la Ribera de Ebro, S.t. (Elebro)	Chairperson of the Board of	
	Hidrocontábrico Gestión de Energia , S.A.U.	Sole Director	
	Enagás SGPS, S.A	Chairman af Board of Directors	
	EDP Internacional, S.A	Chairman of Board of Directors	
	Empresa Hidraeléctrica do Guadiano, S.A.	Chairperson of the Board of	
	EDP Energia Ibérica S.A.	Director	
	EDP - Energías de Partugol, S.A. Sucursol en España	Permanent Representative	
	EDP Projectos, SGPS, S.A	Director	
Nuna Maria Pestana de Almeida Alves	Balwerk - Cansultadoria Económica e Participações, S.U., Lda	Manager	
	Electricidade de Portugal Finance Company Ireland, Lt	Director	
	EDP - Energias de Portugot, S.A	Director	
	Energias do Brasil, S.A.	Director	
	EDP Imabiliária e Participações, S.A	Chairperson of the Baard of Directors	
	EDP Valar - Gestão Integrado de Serviços S.A.	Chairperson of the Board of Directors	
	Energia RE, S.A	Chairperson of the Board of Directors	
	EDP Finance BV	Representative	
	Sāvida - Medicina Apoiada, S.A	Chairperson of the Board of Directors	
	SCS-Serviças Complementares de Saúde,S.A	Chairperson of the Board of Directors	
	Hidroeléctrica del Contábrico, S.A.	Director	

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

Name of Board member	Company	Position
	EDP Estudos e Consultoria, S.A.	Chairperson of the Baard of Directors
	EDP Energías de Portugal, S.A. Sucursal en España	Permanent Representative
Manuel Menèndez Menéndez	Naturgás Energía, S.A	Chairperson at the Board af Directors
	Enagas, S.A.	Permanent Representative
	EDP Renewables Europe, S.L.	Director
	Hidroeléctrica del Cantábrico, S.A	Chairpersan of the Board of Directors

Additionally the board members have camunicated that they do not own any interest in the share capital of any other company with the same, similar or complementary activity of EDP Renaváveis Graup, with the following exceptions:

Name of Board member	Company	Number of shares
António Luis Guerra Nunes Mexia	EDP - Energias de Portugal, S.A	31,000
	EDP - Energias do Brasil, S.A	1
Ana Maria Machado Fernandes	EDP - Energias do Brasil, S.A.	1
Antônia Fernando Mela Martins da Costo	EDP - Energias de Portugal, S.A.	13,299
Jaão Manuel Mansa Neto	EDP - Energias de Portugal, S.A.	1,268
Nuna Maria Pestana de Almeida Alves	EDP - Energias de Portugal, S.A.	80,000
	EDP - Energias do Brasil, S.A	1
Antónia Fernando Mela Martins da Costa	EDP - Energias de Portugal, S.A.	13,299
Jaãa Manuel de Mella Franco	EDP - Energias de Portugal, S.A	4,550
	REN - Redes Energéticas Nacionais, SGPS, S.A	980
Jorge Manuel Azevedo Henriques dos Santos	EDP - Energias de Portugal, S.A.	2,379

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

Remuneration of company officers

In accordance with the Company's by-laws, the remuneration of the members of the Board of Directors is proposed by the Nomination and Remuneration Committee to the Board of Directors on the basis of the averall amount of remuneration authorized by the General Meeting. The Board of Directors approves the distribution and exact amount paid to each director on the basis of this proposal

The remuneration attributed to the members of the Executive Board of Directors in 2010 and 2009 were as follows:

	31 Dec 2010	31 Dec 2009
	Euros	Euros
CED.	592,939	246,857 *
Board members	565,000	508,750
	1,157,939	7 55,607

(*) Fram May to December (only fixed component)

On 4 November 2008 EDP and EDP Renováveis signed an Executive Management Services Agreement

Through this contract, EDP provides management services to EDP Renováveis, including matters related to the day-to-day running of the Company Under this agreement EDP appaints four people to form EDPR's Executive Committee, for which EDP Renováveis pays EDP an amount defined by the Board of Directors Until April 30th of 2009 the CED remuneration was also cavered by this contract

Under this cantract, EDP Renaváveis is due to pay an amount of 836 thausand Euros for management services rendered by EDP through 2010 (1,453 thousand Euros in 2009)

Additionally, the remuneration of the members of the Management Team, defined as Key Management and excluding the Chief Executive Officer, was in 2010 1,252 thausand Euras (2009-1,642 thousand Euras)

As at 31 December 2010 and 2009 there are na autstanding loans and advances with campany afficers and key management

Balances and transactions with related parties

As at 31 December 2010, assets and liabilities with related parties, are analysed as follows

	Assets Euro'000	Liabilities Eura'000	Net Euro'000
EDP Energias de Partugal, 5.A	4	15,079	-15,075
EDP Energias de Portugal, S.A. Sucursal en España (EDP Branch)	226,106	156,902	69,204
EDP Group companies	45,169	2,803,263	-2,758,094
Hidrocantábrico Group campanies	48,498	2,017	46,481
Associated companies	132,535	2,266	130,269
Jointly controlled entities	7,239	840	6,399
Other	757	2,733	-1,976
	460,308	2,983,100	-2,522,792

Liabilities includes essentially laans abtained by EDP Renavaveis from EDP Finance BV in the amount of 2,799,548 thousand Euros

As at 31 December 2009, assets and liabilities with related parties, are analysed as fallows

	Assets Euro'000	Liabilities Euro'000	Net Euro'000
EDP Energias de Portugal, S.A.	11,375	5,475	5,900
EDP - Energias de Portugal, S.A. Sucursol en España (EDP Bronch)	59,294	13,662	45,632
Graup EDP companies	47,872	2,137,046	-2,089,174
Hidrocantábrico Group companies	18,894	1,493	17,401
Associated companies	111,277	-	111,277
Jaintly controlled entities	7,742	840	6,902
Other	-	239	-239
	256,454	2,158,755	-1,902,301

Transactions with related parties for the year ended 3) December 2010 are analysed as follows:

	Operating income Euro'000	Financial Income Euro'000	Operating expenses Euro'000	Financial expenses Eura'000
EDP Energias de Portugal, S.A.	11,664	2,332	-2,929	-3,053
EDP Energias de Parlugal, S.A. Sucursal en España (EDP Branch)	-	3,015	-6,969	-1,438
EDP Group companies	138,124	756	-3,217	-140,074
Hidrocantábrico Graup campanies	249,062	-	-4,336	-
Associated companies	1,226	2,971	-	_
Jointly controlled entities	644	4,710	-	-
Other	5,702	663	-99	-
	406,422	14,447	-17,550	-144,565

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

Transactions with related parties for the year ended 31 December 2009 are analysed as follows.

	Operating Income Euro'000	Financial income Euro'000	Operating expenses Euro'000	Financial expenses Euro*000
EDP Energias de Partugal, 5.A	23,292	-	-3,500	-700
EDP Energias de Partugal, S.A. Sucursal en España (EDP Branch)	-	11,503	-9,233	-37,558
EDP Group companies	120,449	101	-3,853	-43,592
Hidrocantábrico Group campanies	158,148	-	-4,804	-51
Associated companies	1,094	2,191	- 449	-
Jaintly controlled entities	615	3,898	-	-
	303,598	17,693	-21,839	-81,901

With the purpose of hedging the foreign exchange risk existing in the company and Group accounts of EDP. Renováveis and in the company accounts of EDP Branch, the EDP Group settled a CIRS in USD and Euras between EDP Branch and EDP Renaváveis. At each reporting date, this CIRS is revalued to its market value, which carresponds to a spat foreign exchange revaluation, resulting in a perfect hedge (revaluation of the investment in EPDR NA and af the USD external financing). As at 31 December 2010, the amount payable by EDP Renaváveis to EDP Branch related to this CIRS amounts to 144,049 thousand Euros (31 December 2009: 1,268 thousand Euros) (see note 34 and 36)

As part of its aperational activities, the EDP Renováveis Group must present guarantees in favaur af certain suppliers and in connection with renewable energy contracts Usually, these guarantees are granted by EDP, S.A., through EDP Branch. As at 31 December 2010, EDP, S.A. and Hidrocantóbrico granted financial (57,951 thousand Euros, 31 December 2009; 31,114 thausand Eurost ond aperational (439,195 thousand Euros, 31 December 2009; 588,860 thousand Eurost guarantees to suppliers in favour of EDPR EU and EDPR NA. The operational guarantees are issued following the commitments assumed by EDPR EU and EDPR NA in relation to the acquisition of property, plant and equipment, supply agreements, furbines and energy contracts (Power purchase agreements) (see note 37)

In the narmal course of its activity. EDP Renováyeis performs business transactions and operations based an narmal market canditions with related parties

The Company has no pension or life insurance obligations with its former ar current directors in 2010 or 2009

39. Fair value of financial assets and liabilities

Fair value of financial instruments is based, whenever available, on quoted market prices. Otherwise, toir value is determined through internal models, which are based on generally accepted cosh flow discounting techniques and option valuation models or through quotations supplied by third parties

Non-standard instruments may require alternative techniques, which consider their characteristics and the generally accepted market practices applicable to such instruments. These models are developed considering the market variables that affect the underlying instrument, namely yield curves, exchange rates and volatility factors.

Market data is obtained from generally accepted suppliers of financial data (Blaamberg and Revters)

As at 31 December 2010 and 2009, the following table presents the interest rate curves of the major currencies to which the Graup is expased. These interest rates were used as the base for the fair value calculations made through internal models referred above:

_		31 Dec 2010 Currencies			31 Dec 2009 Currencies	
	EUR	USD	BRI.	EUR	USD	BRL
3 months	1 01%	0.30%	10 90%	0 70%	0 25%	8 74%
6 manths	1 23%	0.46%	11.61%	0 99%	0.43%	9 22%
9 months	1 37%	0 61%	11 90%	1.13%	0.71%	9.87%
l year	1 51%	0.78%	12 04%	1.25%	0 98%	10.50%
2 years	1.56%	0 79%	12.27%	1.88%	1.35%	11 86%
3 years	1.89%	1.26%	12.15%	2.28%	2.00%	12 43%
5 years	2 49%	2.17%	11 95%	2.81%	2.92%	12.79%
7 years	2.93%	2.83%	11 85%	3.22%	3.48%	13.10%
10 years	3.32%	3 41%	11 90%	3.59%	3 93%	13.31%

Non-listed equity instruments, far which a reliable and consistent fair value estimate is not available either by internal models or external praviders, are recognized at their historical cost.

Available for sale financial instruments and financial assets at fair value through profit or loss

Listed financial instruments are recognized at fair value based on market prices. The financial instruments for which reliable fair value estimates are not ovailable, are recorded in the balance sheet at their fair value (note 19).

Cash and cash equivalents, trade receivables and suppliers

These financial instruments include mainly shart term financial assets and liabilities. Given their short term nature at the reporting date, their book values are not significantly different from their foir values.

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

Anancial debt

The fair value of the financial debt is estimated through internal models, which are based on generally accepted cosh flow discounting techniques. At the reparting date, the carrying amount of floating rate laans is approximately their fair value. In case of fixed rate loans, mainly the intercampany loans granted by EDP Group, their fair value is obtained through internal models based on generally accepted discounting techniques. The discount rates and forward interest rates were based on the market interest rate curves and on the exchange rates disclosed on note 28.

Derivative financial instruments

All derivatives are accounted at their fair value. For those which are quated in organized morkets, the respective market price is used. For over-the-counter derivatives, fair value is estimated through the use of internal madels based on cosh flow discounting techniques and option valuation madels generally accepted by the market, or by dealer price quotations.

CIRS with EDP Branch (note 37)

With the purpose of hedging the foreign exchange risk resulting from the net investment in EDPR NA, the Graup entered into a CRS in USD and EUR with EDP Branch. This financial derivative is presented on the balance sheet at its fair value, which is estimated by discaunling the projected USD and EUR cash flows. The discount rotes and forward interest rates were based on the interest rate curves referred to above and the USD/EUR exchange rate is disclosed an note 28. See also notes 13, 23 and 27.

The fair values of assets and liabilities as at 31 December 2010 and 2009 are analysed as follows:

	31 December 2010			31 December 2009		
	Carrying amount	Fair value	Difference	Carrying amount	Fair value	Difference
	Euro'000	Euro'DOO	Euro'000	Euro'000	Euro'000	Euro'000
Financial assets						
Available far sale investments	18,380	18,380	-	12,630	12,630	-
Trade receivables	143,650	143,650	-	106,148	106,148	-
Debtor and ather assets	666,100	666,100	-	447,697	447,697	-
Derivative financial instruments	9,470	9,470	-	19,208	19,208	-
Financial assets at fair value through profit ar loss	35,744	35,744	-	37,103	37,103	-
Cash and cash equivalents (assets)	423,700	423,700	-	443,633	443,633	-
	1,297,044	1,297,044	-	1,066,419	1,066,419	-
Financial flabilities						
Financial debt	3,533,590	3,386,458	-147,132	2,673,439	2,643,266	-30,173
Suppliers	654,794	654,794	-	695,001	695,001	-
Institutional partnerships in US wind farms	1,644,048	1,644,048	-	1,353,612	1,353,612	-
Trade and other payables	962,264	962,264	-	1,032,808	1,032,808	-
Derivative financial instruments	172,715	172,715	-	19,702	19,702	-
	6,967,411	6,820,279	-147,132	5,774,562	5,744,389	-30,173

The fair value levels used to valuate EDP Renováveis Group financial assets and liabilities are defined as follows

- Level 1 Quoted prices (unaudjusted) in active market for identical assets and liabilities;
- Level 2 Inputs other that quoted prices included within Level 1 that are abservable for the asset ar liability, either directly (i.e. as prices) or indirectly (i.e., derived from prices);
- Level 3 inputs for the assets or liability that are not based an observable market data (unabservable inputs)

	31 December 2010			31 December 2009			
	Level 1	Level 2	Level 3	Level 1	Level 2	Level 3	
Financial assets							
Available for sale investments	-		18,3BO	-	-	12,630	
Trade receivables	-	143,650	-	_	106,148	-	
Debtor and other assets	-	666,100	-	-	447,697	-	
Derivative financial instruments	-	9,470	=	-	19,208	-	
Financial assets at fair value through profit or loss	35,335	409	-	33,012	4,091	-	
Cash and cash equivalents (assets)		423,700	<u> </u>		443,633		
	35,335	1,243,329	18,380	33,012	1,020,777	12,630	
Anancial liabilities							
financial debt	-	3,386,458		-	2,643,266	-	
Institutional partnerships in US wind farms	-	1,644,048	-	-	1,353,612	-	
Trade and other payables	-	690,926	271,338	-	729,025	303,783	
Suppliers	=	654,794	-	-	695,001	=	
Derivative financial instruments	-	172,715		_	19,702	-	
		6,548,941	271,33B	-	5,440,606	303,783	

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

The movement in 2010 and 2009 of the financial assets and liabilities within Level 3 are analyzed was as follows:

	Available			
	for sale investments		Trade and of	ner payables
	31 Dec 2010	31 Dec 2009	31 Dec 2010	31 Dec 2009
Balance at the beggining of the year	12,630	12,501	303,783	258,925
Gains / (Lasses) in other comprehensive income	-934	912		-
Purchases	6,684	-	36,584	-
Fair value changes	-	-	-69,029	44,858
Transfers into / Jour off Level 3	-	-783	=	-
Balance at the end of the year	18,380	12,630	271,338	303,783

The trade and other payables within level 3 are related with Liabilities arising from aptions with non cartrolling interests (see nate 34)

40. Relevant subsequent events

No relevant subsequent events occurred until 24 February 2011.

41. Recent accounting standards and interpretations used

The new standards and interpretation that have been issued that are already effective and that the EDP Renováveis Graup has applied an its Cansalidated Financial Statements can be analyzed as follows.

IAS 39 (amendment) - "Recognition and Measurement: Eligible Hedged Items"

The Group did not obtain any significant impact from the adoption of this amendment.

IFRS 1 (amendment) - "First time adoption of the International Financial Reporting Standards" and IAS 27 (amendment) - "Consolidated and Separate Financial Statements"

The Group did not obtain any significant impact from the adoption of this amendment.

IFRS 2 (amendment) - "Share-based Payments"

The Group does not have any share based payments

IFRS 3 (revised) - "Business combinations" and IAS 27 (amendment) - "Consolidated and Separate Financial Statements"

The International Accounting Standards Board (IASB) issued, in January 2008, the revised IFRS 3 - "Business combinations", with an effective date of mandatory application for the exercises beggining on or after 1 July 2009, being its early adoption allowed

The main impacts of the changes to these standards correspond. (i) the partial acquisitions, in which the non controlling interests (previously denominated by minority interest) could be measured at fair value (which also implies the recognition of the goodwill attributable to the non controlling interests) or as a partian attributable to the non controlling interests of acquired equity fair value (as presently required); (ii) the step acquisitions, the new rules oblige, when the goodwill is calculated, to the revaluation, against results, of the fair value of any non controlling interest held prevalually to the acquisition that led to abtaining control, (iii) book the costs directly related to the acquisition of a subsidiary in the income statement; (iv) the changes of the shareholdings in subsidiaries that do not result in loss of control, that begans to be recognised as equity movements

Additionally, from the amendment to IAS 27 results that even if the accumulated losses on a subsidiary began to be attributable to the non controlling interests (recognition of negative nan controlling interests) and in a subsidiary disposal with loss of control, any nan controlling interest is measured at fair value determined in the date of the disposal.

The Group has adopted the revised IFRS 3 and the amended IAS 27 for the acquisitions made from 1 January 2010 anwards

FRIC 12 - "Service Concession Arrangements"

The Group did not obtain any significant impact from the adoption of this amendment

IFRIC 15 - "Agreements for the Construction of Real Estate"

The Group did not obtain any significant impact from the adoption of this amendment

IFRIC 16 - "Hedges of a Net Investment in a Foreign Operation"

The Group did not obtain any significant impact from the adoption of this amendment

IFRIC 17 - "Distributions of Non-Cash Assets to Owners"

The Group did not obtain any significant impact from the adoption of this amendment

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

IFRIC 18 - "Transfers of Assets from Customers"

The Group did not obtain any significant impact from the adoption of this amendment

Annual Improvement Project

The IASB publicated the Annual Improvement Project that changed the following standards:

- Changes to IAS 1 "Presentation of Financial Statements";
- Changes to IAS 7 "Statement of Cash Flows";
- Changes to IAS 17 "Leases":
- Changes to IAS 36 "Impairment of Assets",
- Changes to IAS 38 "Intangible Assets";
- Changes to IAS 39 "Financial Instruments Recagnition and Measurement",
- Changes to IFRS 2 "Share based payment";
- Changes to IFRS 5 "Non-current Assets Held for Sale and Discontinued Operations";
- Changes to IFRS 8 "Operating segments";
- Changes to IFRIC 9 "Reassessment of Embedded Derivatives";
- Changes to IFRIC 16 "Hedges of a Net Investment in a Fareign Operation"

The Group has also decided against the early application of the following standards and interpretations:

- IAS 24 (Revised) "Related Party Disclosures"; (For exercises beggining after 1 January 2010)
- IAS 32 (Revised) "Financial Instruments Presentation"; (Far exercises beggining after 1 January 2011)
- IFRS 1 (Amended) "Limited Exemption from Camparative IFRS 7 Disclosures for First-time Adopters"; (Far exercises beggining after 30 June 2010)
- IFRS 8 (Revised) "Operating Segments"; (For exercises beggining after 1 January 2011)
- IFRIC 14 (Amended) "Prepayments of a Minimun Funding Requirement", (Far exercises beggining after 1 January 2011)
- IFRIC 19 (Amended) "Extinguishing Financial Liabilities With Equity Instruments" (For exercises beggining after 1 July 2010)

The following standards and interpretations has been yet endorsed by the EU. The Group is evaluating the impact of the adaption of these standards and interpretations and did not expect any significant impact.

- IFRS 9 "Financial Instruments", (Far exercises beggining after 1 January 2013)
- IFRS 7 (Amended) "Financial Instruments: Disclosures", (Far exercises beggining after 1 July 2011)
- Annual Improvement Praject (issued in May 2010);
- IAS 12 (Amended) "Deferred tax: Recovery of Underlying Assets", (For exercises beggining after 1 January 2012)
- IFRS 1 (Amended) "Severe Hyperinflatian and Removal of Fixed Dates for First-Time Adapters". (For exercises beggining after 1 July 2011)

The Group is evaluating the impact from the adoption of these standards and interpretations

42. Environment issues

Expenses of enviranmental nature are the expenses that were identified and incurred to avoid, reduce ar repair damages of an environmental nature that result from the Graup's normal activity

These expenses are booked in the income statement of the year, except if they qualify to be recognised as an asset, as according to IAS 16.

During the period, the environmental expenses recognised in the income statement refer to costs with the environmental management plan are analysed as follows

	31 Dec 2010 Eura'000	31 Dec 2009 Eura'000
Environmental Investment	1,802	4,500
	1,802	4,500

The development of an Environmental Management System IEM5) was started in 2008. The purpose of the EMS is to stimulate good environmental practices facused on pratecting natural resources and waste and spill management, with a commitment to continuous improvement of environmental performance.

In Eurape, EDP Renavaveis renewed certification obtained for thirty three of its wind forms (958 MW) in operation under the ISO 14001

As referred in occaunting policy 20), the Group has established provisions for dismantling and decommissioning of property, plant and equipment when a legal ar contractual abligation exists to dismantle and decommission those assets at the end of their useful lifes. Consequently, the Group has booked provisions for property, plant and equipment related to electricity wind generation for the responsibilities of restoring sites and land to its original condition, in the amount of 53,156 thausands of Euros as at 31 December 2010 (63,956 thousands of Euros an 31 December 2009) [see nate 32]

43. Segmental reporting

The Graup generates energy from renewable resources and has four reportable segments which are the Graup's strategic business units, Portugal, Spain, Rest of Europe and USA. The strategic business units have operations in different geographic zanes, and are managed separately because their characteristics are quite different mainly as a consequence of different regulations in each zone. For each of the strategic business units, the Group's CEO reviews internal management reports on of least a quarterly basis

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

Other operations include the EDPR BR subgroup campanies, the financial investments and remain activities (Biamass and mini-hydric generation plants) nat included in the repartable segments. Nane of these segments meets any of the quantitative thresholds for determining repartable segments in 2010 at 2009

The accounting policies of the repartable segments are the same as described in nate 3. Information regarding the results of each repartable segment is included in Annex 2. Performance is measured based an segment profit, as included in the internal management reparts that are reviewed by the Graup's CEO. Segment profit is used to measure performance as management believes that such information is the most relevant in evaluating the results of certain segments relative to ather entities that aperate within these industries. Inter-segment pricing is determined on an arm's length basis.

A business segment is an identifiable component of the Group, aimed at providing a single product or service, or a group of related products or services, and it is subject to risks and returns that can be distinguished from those of other business segments

A geographical segment is an identifiable component of the Graup, aimed at providing a single product or service, or a group of related products or services, within a specific economic environment, and it is subject to risks and returns that con be differentialed from those that operate in other economic environments

The Group generates energy from renewable sources in several locations and its activity is managed based on the following business segments:

- Portugal Includes essentially the EOP Renovôveis Portugal Group companies;
- Spain Includes the EDPR EU Group componies that aperate in Spain,
- Rest of Europe Includes the EDPR EU Group campanies that aperate in France, Poland, Belgium, Romania and Italia;
- United States of America includes the EDPR NA Group componies
- Other Includes the EDPR BR Group companies, the linancial investments and remain activities (Biamoss and mini-hydric generation plants) nat included in the business segments.

The segment "Adjustments" corresponds to the adjustments related to the anullation of financial investments in subsidiaries of EDPR Group and to the other consolidation and intra-segment adjustments.

Segment definition

The amounts reported in each business segment result from the aggregation of the subsidiaries and business units defined in each segment permeter and the elimination of the intro-segment transactions

The statement of financial position of each subsidiary and business unit is determined based in the amounts booked directly in the subsidiaries that compase the segment, including the intra-segment anullations, without any inter-segment allocation adjustment.

The income statement for each segment is determined based on the amounts booked directly in the subsidiaries financial statements and business units, adjusted by the intra-segments anullations

44. Audit and non audit fees

KPMG has audited the consolidated annual accounts of EDP Renaviveis Group for 2010 and 2009. This company and the other related entities and persons in occardance with Law 19/1988 of 12 July, have invoiced for the year ended in 31 December 2010 and 2009, fees and expenses for professional services, according to the following detail (amounts in thousand Euros)

31 December 2010

	Portugal	Spain	Brasil	United States of America	Other	Total		
Audit and statulary audit of occounts	193	690	69	728	221	1,901		
Assurance and reliability services	210	52	-	174	13	449		
. ,	403	742	69	902	234	2,350		
Tax cansultancy services Other services unrelated to statutory	-	17		481		498		
auditing	1	<u> </u>				1		
	1	17	_	481		499		
Total	404	759	69	1,383	234	2,849		
	31 December 2009							
	Portugal	Spain	Brasil	United States of America	Offier	Total		
Audit and statutary audit of accounts	74	780	36	694	218	1,802		
Assurance and reliability services		100		202	14	316		
and the state of t	74	880	36	896	232	2,118		
Tax cansultancy services Other services unrelated to statutary	12	337	-	666	6	1,021		
audiling		<u>-</u>		<u> </u>		-		
	12	337		666	6	1,021		
		1,217	36	1,562	238	3,139		

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

ANNEX 1

The Subsidiary Companies consolidated under the full consolidated method, as of 31 December 2010, are as follows:

Subsidiaries Companies	Head Office	% Contributed	% Voling rigits	Audito
Group's parent holding company:				
DP Renovőveis, S.A	Oviedo	100.00%	100.00%	KPMG
tarent Company:				
DP Renewables Eurape, S.L.	Ovieda	100 00%	100.00%	KPMG
lecinicity business Portugal				
DP Renaváveis Portugal, S.A.	Parto	100.00%	100 00%	KPMG
ólica da Alagoa, S.A.	Arcas Valdevez	59 99%	59 99%	KPMG
ólica de Montenegrela, Lda	Vila Pouca de Aguiar	50 10%	50.10%	KPMG
álica da Serra das Alturas, S.A	Boticas	50 10%	50.10%	KPMG
Aalhadizes - Energia Eálica, 5.A	Parta	100.00%	100 00%	KPMG
lectricity business Spoin				
Acompo Arias, S.L	Zar ag oza	98 19%	98.19%	KPMG
grupación Eólica SLU	Zaragoza	100.00%	100 00%	KPMG
Parque Eólico Plana de Artajona, SLU	Zaragoza	100.00%	100.00%	Not oudified
Compañío Eólica Campo de Borja, S.A	Zoragoza	75 83%	75.83%	KPMG
cio Eléctrica de Energios Renavables Alternativas, SAL Ceprastur AIE *	Zorogoza	100.00%	100 00% 56 76%	Deloiffe Not oudifed
Corporación Empresarial de Renavables Alternativas, SLU	Oviedo Zorogoza	56.76% 100.00%	100.00%	Not oudited
Parc Eòlic de Coll de Maro, S.L	Barcelona	60.00%	100.00%	KPMG
D.E. Akmarchol, SAL *	Códiz	100.00%	100.00%	KPMG
D.E. Buenqvista, SAL *	Códiz	100.00%	100 00%	KPMG
Desarrallos Catalanes Del Viento, S.L.	Barcelona	60 00%	60.00%	KPMG
E. de Corme, S.A.*	La Coruño	100.00%	100.00%	KPMG
D.E. Dumbria, SAL*	Lo Coruño	100.00%	100 00%	KPMG
Desartollos Eólicos de Galicia, S.A. *	La Coruña	100.00%	100.00%	KPMG
E. de Luga, SAL *	Lugo	100.00%	100 00%	KPMG
Desarrollos Eólicas Promoción S.A.U. *	Sevilla	100.00%	100 00%	KPMG
D.E. Rabosera, S.A. *	Huesco	95.00%	95.00%	KPMG
Desarrallos Eólicos, S.A. *	Sevilla	100.00%	100 00%	KPMG
) E de Tarifa, SAL * álica Don Quyole, S.L *	Códiz	100.00%	100.00% 100.00%	KPMG KPMG
álica Dulcinea, S.L. *	Albacete Albacete	100.00% 100.00%	100.00%	KPMG
olica Alfaz, S.L. *	Modrid	84 98%	84.98%	KPMG
álica Arlonzón, S.A. *	Modrid	77.50%	77 50%	KPMG
álica Campollono, S.A. *	Modnd	75.00%	75.00%	KPMG
neralivo, S.A. *	Sevilla	100.00%	100 00%	Not oudited
alica Fantesilva, S.L. *	Coruña	100.00%	100 00%	KPMG
lidroeléctrica Fuentermasa S.L. *	Oviedo	100.00%	100 00%	Not oudified
Porques de Generoción Eólica, S.L	Burgos	60 00%	60.00%	KPMG
Generociones Especiales I, S.L.	Modrid	100.00%	80.00%	KPMG
Ceasa Promociones Eólicos, SLU	Zaragoza	100.00%	100.00%	KPMG
obgrupo Veinco	Zaragoza	100.00%	100 00%	Not oudited
olica Guadollebo, S.I. Hdroeléctrica Gormoz S.A. *	Sevilla Salamanca	100.00%	100 00%	KPMG Not outlied
naroelectrica Gormoz S.A. * berio Aprovechamientos Eólicos, SAL	Solarnanca Zoragoza	75.00% 100.00%	75 00% 100.00%	Nol oudited KPMG
oerio aprovectiamiemos colicos, sal. nvestigación y Desarrallo de Energios Renavobles, S. L.	Leán	\$9.59%	S9.59%	KPMG
ndustrios Medioambientales Río Cornón, S.A. *	Madrid	90.00%	90.00%	Not audited
olica La Jonda, S.L. *	Modrid	100.00%	100 00%	KPMG
folico La Navica, S.L	Madrid	100.00%	100 00%	KPMG
Porque Eólico Los Contoles, SLU	Zarogoza	100.00%	100 00%	KPMG
Porc Ealic Molinors S.L	Girona	54.00%	90 00%	Nat audited
Nolino de Coragüeyes,S.L	Zaragozo	80.00%	80.00%	KPMG
Porque Eólico Montes de Costejón, 5.L	Zarogazo	100.00%	100 00%	Not audited
Muxica Le II *	Coruño	100.00%	100.00%	Not audited
NEO Energia Aragón 5 L	Madrid	100 00%	100.00%	KPMG
NEO Catolunyo, S L	Barcelona	100.00%	100.00%	KPMG
Neomoi Inversiones SICAV, S.A	Madrid	100 00%	100.00%	PWC
Parque Eólica Sonta Quiterio, S.L. *	Huesca	\$8.33%	\$8.33% 100.009	KPMG
Parque Eólica Belchite, S.I. *	Zorogoza	100 00%	100.00%	KPMG
Orranne Fálicas dal Cantábrica S.A.*	0.4-4-	100.00	100.009	MOTOR
Parques Eólicas del Cantábrico, S.A. * Parque Eólica La Sotonera, S.L. *	Qviedo Zorogoza	100.00% 64.84%	100.00% 64 84%	KPMG KPMG

Subsidiaries Companies	Head Office	% Contributed	% Voting rigiths	Auditor
Sectricity business Spain				
Eakca de Radana S.L. *	Madrid	100.00%	100.00%	KPMG
Rasacal Cageneración S.A. *	Madrid	60.00%	60.00%	Nat audited
Siesa Renavables Canarias, S.L. *	Gran Canaria	100 00%	100.00%	Not audited
Renovables Castilla La Mancha S.A. *	Albacete	90.00%	90.00%	KPMG
Hidraeléctrica del Rumblar S.L. *	Madrid	80.00%	80.00%	Nat audited
Eolica Sierro Avila, S.L. *	Madrid	89.99%	89 99%	KPMG
Sinae Inversiones Eólicas S.A. *	Modrid	100.00%	100.00%	KPMG
Sotromal, S.A. *	Soria	90.00%	90.00%	Not audited
Parc Eòlic de Torre Modrino, S.L.	Barcelana	60 00%	100.00%	KPMG
Trolamientos Medioambientales del Narte, S.A.	Modrid	80.00%	80 00%	Not audiled
Sonia Quiteria Energio, S.L.U. *	Zarogoza	100.00%	100.00%	Not audited
Bon Vent de Corbero, S.L	Barcelon o	100.00%	100 00%	KPMG
Bon Vent de Vilalba, S.L	Borcelono	100.00%	100.00%	KPMG
Porc Eòlic de Vilalba dels Arcs, S.i.	Barcelono	60.00%	100.00%	KPMG
Aprofitament D'Energies Renovables de la Terra Alta, S.A.	Barcelona	48.70%	60.63%	KPMG
Porc Eolic Coll de la Garganta, S.L	Borcelona	100.00%	100 00%	KPMG
Eólica Curiscao Pumor, S.A.	Modrid	100.00%	100 00%	KPMG
Desarrallas Eólicos de Teruel, S L	Zarogozo	\$1.00%	\$1.00%	Not oudited
Eólica Garcimuñoz, S.L.	Modrid	100 00%	100.00%	Nat audited
Energias Eólicas Lo Monchuelo, S.L.U. *	Madrid	100 00%	100 00%	KPMG
Sierra de la Peña, S.A	Madrid	84 90%	84.90%	KPMG
Bon Veni de L'Ebre, S.L.	Barcelona	100.00%	100 00%	KPMG
Parc Eolic Serra Vallorero, S L	Barcelono	100.00%	100.00%	KPMG
Electricity business France				
Parc Eolien D'Ardennes, SARL	Elbeuf	100 00%	100.00%	Not oudited
Parc Eolien du Clas Botaille, SAS	Elbeuf	100.00%	100,00%	Not oudited
Eolienne des Bocoges, SARL	Elbeuf	100.00%	100.00%	Not oudited
Ealienne de Callengeville, SAS	Elbeuf	100.00%	100.00%	EXCO
CE Canel-Pant de Salars, SAS	Paris	100.00%	100,00%	KPMG
Parc Eolien des Langs Champs, SARL	Elbeuf	100 00%	100.00%	Nat oudited
Ealienne D'Etolondes, SARL	Elbeuf	100.00%	100.00%	Not oudsted
CE Gueltas Nayal-Pontivy, SAS	Poris	100.00%	100,00%	KPMG
Porc Ealien de La Helroye, SAS	Elbeul	100.00%	100.00%	EXCO
SOCPE Le Mee, SARL	Taulouse	100 00%	49 00%	KPMG
Porc Eolien de Mancheville, SARL	Elbeuf	100.00%	100.00%	Nal audited
EDP Renewables France, SAS	Paris	100.00%	100.00%	KPMG
C.E. Potay, SAS	Paris	100.00%	100.00%	KPMG
Porc Eolien des Bocages, SARL	Elbeuf	100.00%	100.00%	Not audited
SOCPE Petite Piece, SARL	Toulouse	100.00%	49 00%	KPMG
Plouvien Breiz, SAS	Carhoix	100.00%	100.00%	Deloitte
Porc Ealien de Roman, SARL	Elbeuf	100.00%	100.00%	Nat audited
C.E. Saint Barnobe, SAS	Pans	100.00%	100.00%	KPMG
Eolienne de Sougueuse, SARL	Elbeut	100.00%	100.00%	Not audited
SOCPE Sauvageons, SARL	Toulouse	100.00%	49 00%	KPMG
C.E. Segur, SAS	Pans	100.00%	100.00%	KPMG
Centrale Eolienne Neo Truc L'Homme, SAS	Paris	100.00%	100.00%	KPMG
Porc Ealien de Varimpre, SAS	Elbeut	100.00%	100.00%	EXCO
Porc Eolien des Votines, SAS	Elbeuf	100.00%	100.00%	EXCO
Mardelle, SARL	Taulouse	100.00%	100.00%	Not audited
Quinze Mines, SARL	Toulouse	100.00%	49 00%	Not audited
Vallée du Moulin, SARL	Taulause	100.00%	100.00%	Not audited
Electricity business Poland				
Elektrawnia Wiatrowo Kresy I SP ZOO	Warsow	100.00%	100.00%	Not audited
EDP Renewables Polsko SP ZOO	Warsow	100.00%	100.00%	KPMG
Relax Wind Park I SP ZOO	Warsow	96.43%	96 43%	KPMG
Relax Wind Park II SP ZOO	Warsow	51.00%	51 00%	Not audited
Relax Wind Park III SP ZOO	Warsow	100.00%	100.00%	KPMG
Relax Wind Park IV SP ZOO	Warsow	51.00%	51 00%	Not audited
Farma Wiatrowo Bodzanow SP ZOO	Warsow	100.00%	100.00%	Nat audited
Carpacka Malo Energelyko SP ZOO	Warsow	100.00%	100.00%	Not oudiled
Forma Wiotrowo Starozreby SP ZOO	Worsow	100.00%	100.00%	Not audited
Forma Wiotrowo Wyszogrod SP ZOO	Warsow	100.00%	100.00%	Not oudited
Electricity business Belglum				
Greenwind 5.A	Louvain-lo-Neuve	70.00%	70.00%	KPMG

Subsidiaries Companies	Head Office	% Contributed	%. Voting rigths	Auditor
Electricity business Brazil				
EDP Renováveis Brasil, S.A	São Paulo	55 00%	55.00%	KPMG
Central Nacional de Energia Eólica, S.A. (Cenaeel)	São Paula	55.00%	100.00%	KPMG
Elebrás Prajecios, Uda	São Paulo	55 00%	100,00%	Not audited
Electricity business Romania				
Cemayoda Power SRL	Bucharest	85.00%	85.00%	KPMG
EDP Renewables Romania, S.R.L	Bucharest	85.00%	85.00%	KPMG
Electricity business - Holland				
Tarcan, B V	Amsterdam	100.00%	100.00%	KPMG
Electricity business - Great Britain				
EDPR UK Limited	Cardiff	100.00%	100.00%	KPMG
Moray Offshare Renewables Limited	Cardiff	75,00%	75.00%	KPMG
MacColl Offshore Windfarm Urnited	Cardiff	75 00%	100 00%	KPMG
Stevenson Offshore Windform limited	Cardiff	75.00%	100.00%	KPMG
Celford Offshore Windform Limited	Cardiff	75 00%	100 00%	KPMG
Electricity business - Italy				
EDP Renewables Italia, S.R.L.	Varese	100.00%	100 00%	KPMG
Repano Wind S.R.L.	Varese	100.00%	100 00%	KPMG
Re Plus - S.R.L	Varese	80.00%	80.00%	KPMG
lectricity business - Conoda				
DP Renewables Canada, Ltd	Ontoria	100,00%	100 00%	Nat audited
Parent Company:				
Horizan Wind Energy LLC	Texas	100.00%	100.00%	KPMG
Electricity business USA				
Nind Turbine Prometheus, LP	Califamia	100.00%	100.00%	Nat audited
Cloud Caunty Wind Form, LLC	Kansas	100.00%	100.00%	KPMG
Whitestone Wind Purchasing, LLC	Texas	100.00%	100 00%	Not audited
Blue Carryon Windpawer II, LLC	Oklahama	100.00%	100.00%	KPMG
Blue Canyon Windpower V, LLC	Oklahama	100.00%	100 00%	KPMG
Harizan Wind Energy International, LLC	Texas	100.00%	100 00%	Not audited
Proneer Prairie Wind Form I, LLC	lowa	100.00%	100.00%	KPMG
agebrush Pawer Pariners, LLC	Washington	100.00%	100.00%	KPMG
Felocoset Wind Power Partners, LLC	Oregan	100.00%	100 00%	KPMG
High Trail Wind Farm, LLC	Illianois	100.00%	100.00%	KPMG
Morble River, LLC	New York	100.00%	100 00%	Not oudified
Rail Splitter, LLC	illiono _i s	100.00%	100 00%	KPMG
Blackstone Wind Form, LLC Aroosloak Wind Energy LLC	Klionois	100.00%	100.00%	Not oudited
ericho Rise Wind Form, LLC	Moine Now York	100.00%	100 00% 100 00%	Not audited
Modison Windpower, LLC	New York New Yark	100.00%	100 00%	Not audited KPMG
Mesquite Wind, ILC	Texas	100.00% 100.00%	100.00%	KPMG
Agrinsdole Wind Farm, LLC	Calarada	100.00%	100.00%	Not audited
Post Ook Wind, LLC	Texas	100.00%	100.00%	KPMG
BC Maple Ridge Wind, LLC	Texas	100.00%	100 00%	KPMG
ligh Proirie Wind Farm II, LLC	Minnesola	100.00%	100.00%	KPMG
Arlangton Wind Power Project, LLC	Oregon	100.00%	100 00%	KPMG
ignal Hill Wind Power Project, LLC	Calorada	100.00%	100 00%	Nat audited
iumbleweed Wind Pawer Project, LLC	Calorado	100.00%	100 00%	Nat gudited
• •	Illianas	100.00%	100 00%	KPMG
DIG Troll Wing Form, LLC	Illianois	100.00%	100.00%	Not audited
				Not oudiled
DPQ Property, LLC	Indiana	100.00%	100.00%	Mai analisa
DPQ Property, LLC Meadow Lake Wind Farm, LLC		100.00% 100.00%	100.00% 100.00%	Not oudiled
DPQ Property, LLC Meadow Lake Wind Farm, LLC Whealfield Wind Power Projeci, LLC	Indiana	100 00%	100 00%	Not oudiled
DPQ Property, U.C. Meadow Lake Wind Farm, U.C. Wheatfield Wind Power Project, U.C. 2007 Vento I, U.C.	Indiana Oregon	100 00% 100 00%	100 00% 100 00%	Not audiled KPMG
Old Troil Wind Form, LLC OPQ Properly, LLC Meadow Lake Wind Farm, LLC Wheaffield Wind Power Project, LLC 2007 Vento I, LLC 2007 Vento II, LLC 2008 Vento III, LLC	Andiana Oregon Texas Texas	100 00% 100 00% 100.00%	100 00% 100 00% 100.00%	Not audiled KPMG KPMG
DPQ Property, U.C. Meadow Lake Wind Farm, U.C. Wheatlield Wind Power Project, U.C. 2007 Vento I, U.C. 2007 Vento II, U.C.	Indiana Oregon Texas	100 00% 100 00%	100 00% 100 00%	Not audiled KPMG

Subsidiaries Companies	Head Office	% Contributed	% Voting rigths	Auditor
Electricity business USA				
2009 Venia VI, LLC	Texas	100.00%	100.00%	KPMG
2010 Vento VII, LLC	Texas	100.00%	100.00%	KPMG
2010 Vento VIII, LLC	Texas	100.00%	100.00%	KPMG
2010 Venia IX, LLC	Texas	100.00%	100 00%	Nat audited
Horizan Wind Ventures I, LLC	Texas	100.00%	100.00%	Not audited
Harizan Wind Ventures II, LLC	Texos	100.00%	100 00%	Nat audiled
Horizon Wind Ventures III, LLC	Texas	100.00%	100 00%	Not oudiled
Horizon Wind Ventures VI, LLC	Texas	100 00%	100.00%	Not audiled
Horizan Wind Ventures VII, LLC	Texas	100.00%	100.00%	Not a∪dited
Horizon Wind Ventures VIII, LLC	Texas	100.00%	100.00%	Not audited
Horizon Wind Ventures IX, LLC	Texas	100.00%	100.00%	Not oudited
Horizon Wind Ventures IB, LLC	Texas	100,00%	100.00%	Not oudited
Horizon Wind Ventures IC, LLC	Texas	100.00%	100.00%	Nal audited
Clinton County Wind Farm, LLC	New York	100.00%	100.00%	Nal audited
BC2 Maple Ridge Haldings, LLC	Texas	100.00%	100.00%	Not audited
Cloud West Wind Project, LLC	Texas	100.00%	100.00%	Not audited
Five-Spot, LLC	Texas	100,00%	100.00%	Not audited
Alabama Ledge Wind Farm, LLC	Texas	100.00%	100.00%	Not audited
Anlelape Ridge Wind Power Praject, LLC	Texas	100.00%	100.00%	Not audited
Arkwright Summit Wind Farm LLC	Texas	100.00%	100.00%	Not audited
Ashford Wind Form, LLC	Texas	100.00%	100 00%	Not audited
Alhena-Weslan Wind Power Praject, U.C.	Téxas	100.00%	100.00%	Not audited
Black Prairie Wind Farm, LLC Blackstone Wind Farm II, LLC	Texos Texas	100.00%	100 00%	Not audited
Blackstone Wind Farm III, LLC	Texas	100.00%	100 00%	Not audited
	Texas	100.00%	100 00%	Nat audited
Blackstone Wind Farm IV, LLC Blackstone Wind Farm V, LLC	Texas	100.00% 100.00%	100.00%	Not oudited
Blue Canyon Windpower III, LLC	Texas	100 00%	100.00%	Not oudited Nat audited
Blue Canyon Windpower IV, LLC	Texas	100 00%	100,00%	Nat audited
Blue Canyan Windpawer VI, LLC	Texas	100.00%	100.00%	Not audited
Broadlands Wind Form II, LLC	Texas	100.00%	100.00%	Not godited
Broadlands Wind Form III, LLC	Texas	100 00%	100.00%	Not audited
Braadlands Wind Form, LC	Texas	100 00%	100.00%	Not oudited
Chaleougoy River Wind Farm, LLC	Texas	100 00%	100.00%	Nat oudited
Crapsey Ridge Wind Farm, LLC	Texas	100 00%	100.00%	Nal audited
Crossing Trails Wind, Power Praject, LLC	Texas	100 00%	100.00%	Not oudited
Dairy Hills Wind Form, LLC	Texas	100 00%	100.00%	Nat audited
Diamand Power Partners, LLC	Texas	100.00%	100.00%	Not audited
Ford Wind Farm, LLC	Texas	100 00%	100.00%	Not audited
Gulf Coast Windpower Monagement Company, LLC	Texas	100.00%	100.00%	Not audited
Rising Tree Wind Form, LLC	California	100 00%	100.00%	Not audited
Horizon Wind Energy Northwest VII, LLC	Texas	100.00%	100.00%	Not audited
Horizon Wind Energy Northwest X, LLC	Texas	100 00%	100.00%	Not audited
Horizon Wind Energy Northwest XI, LLC	Texos	100.00%	100.00%	Not audited
Harizon Wind Energy Panhandle I, LLC	Texas	100.00%	100.00%	Not audited
Horizon Wind Energy Southwest I, LLC	Texas	100.00%	100 00%	Not audited
Horizon Wind Energy Southwest II, LLC	Texas	100.00%	100 00%	Not audited
Horizon Wind Energy Southwest III, LLC	Texas	100.00%	100 00%	Not audited
Harizan Wind Energy Southwest IV, LLC	Texos	100.00%	100.00%	Not audited
Horizan Wind Energy Valley I, LLC	Texas	100.00%	100.00%	Not audited
Horizan Wind MREC lowa Partners, LLC	Texas	100.00%	100 00%	Nat audited
Horizon Wind, Freeport Windpower I, LLC	Texos	100.00%	100 00%	Not audited
Juniper Wind Power Partners, U.C.	Texas	100.00%	100.00%	Not oudifed
Lexington Chenoa Wind Farm, LLC	Texos	100.00%	100 00%	Nat audited
Mochias Wind Farm, LLC	Texos	100.00%	100.00%	Nat audited
Meadow Lake Wind Farm II, LLC	Texos	100.00%	100 00%	KPMG
New Trail Wind Form, LLC	Texas	100.00%	100.00%	Not audited
North Slope Wind Farm, LLC	Texas	100.00%	100.00%	Not audited
Number Nine Wind Farm, LLC	Texas	100.00%	100.00%	Not audited
Pacific Sauthwest Wind Farm, LLC	Texas	100.00%	100 00%	Not oudited
Pioneer Proirie Wind Form II, LLC	Texas	100.00%	100 00%	Nol audited
Buttalo Bluff Wind Farm, LLC	Wyoming	100.00%	100.00%	Not audited
Soddleback Wind Power Praject, U.C	Texas	100 00%	100 00%	Nol oudited
Sordinia Windpower, LLC	Texas	100.00%	100.00%	Not oudifed
Turtle Creek Wind Farm, LLC	Texas	100.00%	100.00%	Not audited
Western Trail Wind Project I, LLC	Texas	100 00%	100.00%	Nal oudiled
Whistling Wind Wi Energy Center, LLC	Texas	100 00%	100.00%	Nal oudited
Simpson Ridge Wind Farm, LLC	Texas	100.00%	100.00%	Nal audited
Caos Curry Wind Pawer Praject, LLC	Texas	100 00%	100.00%	Not audited
Horizan Wind Energy Midwest IX, LLC	Texas	100 00%	100.00%	Not oudited

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

	Head	%.	%	
Subsidiaries Companies	Office Office	Contributed	Voting rigifus	Auditor
Electricity business USA				
Horizon Wind Energy Northwest I, LLC	Texos	100,00%	100.00%	Not audited
³ elerson Power Poriners, LLC	Texos	100 00%	100.00%	Not audited
Pioneer Prairie Interconnection, LLC	Texos	100.00%	100.00%	Not audited
The Nook Wind Power Praject, LLC	Texos	100,00%	100.00%	Not audited
Гид Hill Windpower, ЦС	Texos	100.00%	100,00%	Not audited
Whiskey Ridge Power Partners, LLC	Texas	100,00%	100.00%	Not audited
Wilson Creek Power Portners, U.C.	Texos	100,00%	100.00%	Nol audiled
NTP Management Company, LLC	Texas	100 00%	100.00%	Not audited
Meadow Lake Wind Form, IV LLC	indiana	100.00%	100.00%	Not audited
Meadow Lake Windfarm III, LLC	Indiano	100.00%	100.00%	Not audited
exingion Chenoa Wind Farm II, LLC	Hinais	100 00%	100.00%	Not audited
exington Chenoa Wind Form III, LLC	Illinois	100 00%	100.00%	Not audited
East Klicktat Wind Power Project, LLC	Washington	100.00%	100.00%	Not audited
Harizon Wind Energy Northwest IV, LLC	Oregon	100.00%	100.00%	Not audited
Blue Canyan Wind Pawer VII, LLC	Oklahoma	100.00%	100.00%	Not audited
Horizon Wyoming Transmission, LLC	Wyoming	100.00%	100 00%	Not audited
AZ Solar, LLC	Arizano	100 00%	100 00%	Not audited
Black Praine Wind Farm , ЦС	Illinois	100 00%	100.00%	Not audited
Black Proirie Wind Farm III, LLC	Illinois	100 00%	100 00%	Not oudited
Paulding Wind Farm, LLC	Ohio	100.00%	100.00%	Not audited
Poulding Wind Form II, LLC	Ohio	100 00%	100.00%	Not audited
Paulding Wind Farm III, LLC	Ohio	100.00%	100 00%	Not audited
Simpson Ridge Wind Form II, LLC	Wyoming	100 00%	100.00%	Not audited
Simpson Ridge Wind Form III, LLC	Wyoming	100.00%	100.00%	Not audited
Simpson Ridge Wind Farm IV, LLC	Wyoming	100.00%	100.00%	Not audited
Simpson Ridge Wind Farm V, LLC	Wyoming	100.00%	100 00%	Not audited
Alhena-Weston Wind Power Project II, LLC	Oregon	100,00%	100 00%	Not audited
Meadow Loke Wind Form V, LLC	Indiana	100.00%	100 00%	Not audited
Headwoters Wind Form, LLC	Indiano	100 00%	100.00%	Not oudited
17th Stor Wind Form, LLC	Ohio	100.00%	100 00%	Not audited
Rio Blanco Wind Farm, LLC	Texas	100,00%	100.00%	Not audited
Hidalge Wind Form, LLC	Texos	100.00%	100.00%	Not audited
Stone Wind Power, LLC	New York	100.00%	100.00%	Not audited
Fronklin Wind Farm, LLC	New York	100 00%	100.00%	Not audited
Waverly Wind Farm, LLC	Kansas	100,00%	100.00%	Not audited
Lost Lakes Wind Farm, LLC	lowa	100.00%	100,00%	KPMG
Quill Block Wind Farm, U.C.	Wisconsin	100.00%	100.00%	Not audited
Stinson Mills Wind Form, LLC	Colorado	100.00%	100,00%	Not audited

The main financial indicators of the jointly controlled companies included in the consolidation under the **proportionate consolidation method** as at 31 December 2010, are as follows:

	Head	Share Cap	Hai	Hon Curreni Assets	Curreni Assets	Non Current Liabilities	Cerrent Liabilities	Total Equity	Total Inco mes	Total Costs	Nat Results	4	4	
Jointly Controlled Componies	Office	/ Curren	cy	31-0ec-10	31-Dec-10	31-Dec-10	\$1-Dec-10	31-Dec-10	31-Qec-10	31-Dec-10	31-Dec-10	Contributed	Voting right	Auditor
				Ewio/000	Ento,000	Euro 1000	Euro 1000	Euro 000	Euro/000	Euro'000	Euro'000			
Electricity business														
Rai Rock Windpower LLC	New York	522.819	nzp	162 186	3 686	1146	43	164,682	11 813	15.576	-3 765	50,00%	50,00%	Eav
Hall Rock Windpower II LLC	New York	207 447	NZD	64,868	1026	437	55	65 402	2 908	-5.132	2 224	50,00%	50,00%	E&Y
Compañía Eálica Aragonesa, S.A	Zaragosa	6 701	EUR	49 736	8 604	26 168	6 993	25 (80	16.308	10,103	6.705	50,00%	50,00%	Defortre
Desarrollos Energeticos Cananos S.A.	Las Palmas	15	EUR	0	0	D	0	0	0	0	0	49 90%	49,903.	KPANG
Evolucion 2000, 5 L	Albocete	118	EUR	24 435	7 102	20.293	4.073	7172	4 986	-3,490	1498	49,15%	49,15%	KPMG
Tebor Eolico, S.A	Cuenca	4 720	EUR	16 135	5 398	14.611	1 900	5.022	4,044	-3 433	611	50,00%	50,00%	Abonie Audii

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

The Associated Companies included in the consolidation under the equity method as at 31 December 2010, are as follows:

	Head	%	%	
Associates	Office	Contributed	Voting rigths	Auditor
Aprofitament D'Energies Renovables de L'Ebre, S.A	Barcelona	48,70%	60 63%	Not audited
Biornasas del Pirineo S.A.	Huesca	30.00%	30 00%	PWC
Cultivos Energélicas de Castilla S.A.	Burgas	30 00%	30,00%	Not audited
D E DE CANARIAS, S.A.	Gran Canona	44.75%	44 75%	Not audited
Hidraostur S.A	Oviedo	25.00%	25.00%	KPMG
Natumeo Energía, S.L	Bilbau	49 01%	49.01%	Mazars
Parque Eálico Belmanle, S.A.	Asturios	29 90%	29 90%	KPMG
Parque Eólica Sierra del Modera 5.A	Saria	42 00%	42.00%	Nat audiled
Sodecoon, S.L.	Sevilla	50 00%	50.00%	Ernst & Young
Solar Siglo XXI, S.A.	Ciudad Reol	25 00%	25.00%	KPMG
ENEOP - Éolicas de Partugol, 5.A.	Lisboa	35 96%	35.96%	Mazars

The Subsidiary Companies consalidated under the full consolidated method, as at 31 December 2009, are as follows:

Subsidiaries Companies	Head Office	% Contributed	% Voting rigths	Auditor
Group's parent holding company:				
EDP Renováveis, S.A.	Ovieda	100,00%	100,00%	KPMG
Parent Company:				
EDP Renewables Europe, 5.L	Ovieda	100 00%	100,00%	KPMG
Electricity business Portugal				
Eneraltius- Produção de Energio Eléctrico, S.A.	Lisboa	100.00%	100.00%	KPMG
EDP Renováveis Partugal, S.A.	Lisboo	100.00%	100.00%	KPMG
Fálica da Alagaa, S.A	Arcos Valdevez	59 99%	59 99%	KPMG
fólica de Montenegrela, Lda	Vila Pouca de Aguiar	50 10%	50.10%	KPMG
Eólica da Serra das Alturas, S.A.	Baticas	50 10%	50 10%	KPMG
Malhodizes - Energia Eólico, S.A.	Porta	100.00%	100.00%	KPMG
Electricity business Spain				
Acampa Arias,S.L.	Zaragoza	98 19%	98 19%	KPMG
Agrupación Eálica SLU	Zaragozo	100.00%	100 00%	KPMG
Parque Eálica Plana de Artajona, SLU	Zaragozo	100.00%	100.00%	Not audited
Campañia Eólica Campa de Barjo, S.A.	Zaragozo	75 83%	75.83%	KPMG
la Eléctrica de Energias Renovables Alternativas, SAL	Zeragoza	100.00%	100 00%	Delaitte
Ceprastur AIE *	Oviedo	56.76%	56 76%	Not oudited
Corparación Empresarial de Renavables Allernativas, SLU	Zoragozo	100.00%	100.00%	Not oudited
Parc Eòlic de Call de Moro, 5.L	Barcelona	60 00%	100 00%	KPMG
D.E. Almarchal, SAL *	Cádiz	100.00%	100 00%	KPMG
D.E. Buenavista, SAL*	Códiz	100.00%	100.00%	KPMG
Desarrallos Calalones Del Viento,5.L	Barcelona	60,00%	60 00%	KPMG
D.E. de Corme, 5.A. *	la Caruña	100.00%	100 00%	KPMG
D.E. Dumbrio, SAL *	ια ζατυπο	100.00%	100.00%	KPMG
Desarrollos Eólicos de Galicia, 5.A. *	La Corvño	100.00%	100.00%	KPMG
D.E., de Lugo, SAL *	Luga	100 00%	100.00%	KPMG
Desorrallos Eólicos Promoción S.A.U. *	Sevilla	100 00%	100 00%	KPMG
D.E. Rabosero, S.A. *	Huesco	95.00%	95,00%	KPMG
Desarrallos Eólicos, S.A. *	Sevilla	100,00%	100.00%	KPMG
D.E. de Tarifo, SAL*	Cádiz	100.00%	100 00%	KPMG
álica Don Quijale, S.L. *	Albacele	100.00%	100.00%	KPMG
ólica Dulcinea, S.L. *	Albacete	100.00%	100.00%	KPMG
olico Alfaz, S.L. *	Modrid	84 98%	84 98%	KPMG
ólica Arlonzón, S.A. *	Madrid	77 50%	77 50%	KPMG
ólica Campollano, 5.A. *	Modrid	75.00%	75.00%	KPMG
nerolva, 5.A *	Sevilla	100 00%	100 00%	Nat audited
olica Fanlesilvo, S.L. *	Caruña	100.00%	100.00%	KPMG
Haroeléctrica Fuentermasa S.L. *	Ovjedo	100 00%	100 00%	Not audited
Parques de Generación Eólica, S.L.	Burgos	60.00%	60.00%	KPMG
Generaciones Especiales I, S.L.	Madrid	100 00%	80.00%	KPMG
Ceasa Promaciones Eálicas, SLU	Zorogaza	100.00%	100.00%	KPMG
Subgrupo Veinco	Zorogaza	100.00%	100,00%	Nal audited
Jalica Guadalteba, S.L	Sevillo	100.00%	100,00%	KPMG
Hidraeléctrica Garmaz 5.A *	Salomonca	75.00%	75.00%	Not oudited

Subsidiaries Componies	Head Office	% Contributed	% Voting rigths	Auditor
Electricity business Spain	- Onico		TOSING INGILE	- Facility
nvestigación y Desarrollo de Energias Renovables, S. L.	león	59 59%	59 59%	KPMG
ndustrias Medicambientales Río Carrión, S.A. *	Madrid	90.00%	90.00%	Not audited
Eolica La Jondo, S.L. *	Madrid	100.00%	100.00%	KPMG
folica La Navica, S.L.	Modrid	100.00%	100.00%	KPMG
Parque Eólico Los Cantales, SLU	Zoragoza	100.00%	100.00%	KPMG
Parc Eolic Molinars, S.L.	Girono	54.00%	90 00%	Not audited
Wolino de Caragueyes,S.L.	Zoragoza	80.00%	80.00%	KPMG
Parque Eólico Montes de Castejón, S.L.	Zoragoza	100.00%	100.00%	Not audited
Muxio I e II *	Caruña	100 00%	100.00%	Not audited
NEO Energia Aragán S L	Madrid	100.00%	100.00%	KPMG
NEO Calalunyo, S.L	Barcelona	100,00%	100 00%	KPMG
leomai Inversiones SICAV, S.A.	Madrid	100.00%	100.00%	PwC
Parque Eólico Santa Ouiterro, S.L. *	Huesca	58.33%	58.33%	KPMG
Porque Eólico Belchite, S.L. *	Zoragozo	100 00%	100 00%	KPMG
orques Eólicos del Cantábrica, S.A. *	Ovieda	100.00%	100 00%	KPMG
arque Eólico Lo Salonero, S.L. *	Zaragoza	64.84%	64.84%	KPMG
alica de Radona S.i *	Madrid	100.00%	100 00%	KPMG
losacal Cogeneración S.A. *	Madrid	60.00%	60.00%	Not audited
iesa Renavables Canonas, S.L. *	Gran Canario	100.00%	100.00%	Not audited
tenovables Castillo Lo Moncha S.A. *	Albocete	90.00%	90.00%	KPMG
Hidroeléctrico del Rumblor S.L. *	Modrid	80.00%	80.00%	Nal oudited
alica Sierro Avila, S.L. *	Madrid	89 99%	89.99%	KPMG
linae Inversiones Eólicos S.A. *	Madrid	100.00%	100 00%	KPMG
iatromal, S.A.*	Soria	90.00%	90.00%	Not oudited
Porc Eòlic de Torre Modrina, S.L.	Borcelono	60.00%	100 00%	KPMG
l'ratamientos Medioombientales del Norte, S.A.	Madnd	80.00%	80.00%	Not oudited
Santo Quiteria Energia, S.L.U	Zaragoza	80 00%	100 00%	Not oudited
ion Veni de Corbera, S.L	Borcelana	100.00%	100.00%	KPMG
3on Vent de Vilolba, S.L.	Barcelona	100.00%	100.00%	KPMG
Parc Eòlic de Vilalba dels Arcs, S.L.	Barcelana	60 00%	100 00%	KPMG
Aprofitoment D'Energies Renovables de la Terra Alla, S.A.	Barcelona	48.70%	60.63%	KPMG
Agrupocián Eólica Francio, S.L	Madrid	100.00%	100 00%	KPMG
Parc Eolic Coll de la Gargonia, S.L.	Barcelona	100.00%	100 00%	KPMG
ólica Curiscao Pumar, S.A	Madrid	100.00%	100 00%	KPMG
Desorrollos Eólicas de Teruel, S.L.	Zorogoza	\$1.00%	S1.00%	Not oudited
ólica Garcimuñoz, S.L	Madrid	100.00%	100.00%	Not oudited
nergias Eólicos Lo Manchuelo, S.L.U. *	Madrid	100.00%	100.00%	KPMG
sierra de la Peña, S.A	Madrid	84 90%	84 90%	KPMG
Bon Veni de L'Ebre, S.L	Barcelona	100.00%	100 00%	KPMG
Parc Eolic Serra Voltorero, S L	Barcelona	100.00%	100.00%	KPMG
Electricity business France	darceiona	100.00%	100,000	TO THE
Porc Eolien D'Ardennes, SARL	Bleuf	100.00%	100.00%	Nat pudited
Porc Folien du Clos Botoille. SAS	Elbeut	100.00%	100.00%	Not oudited
olienne des Bocages, SARL	Elbeuf	100.00%	100 00%	Not oudited
olienne des Bocages, SARL olienne de Callengeville, SAS	Elbeuf	100.00%	100.00%	Not oudited
collenne de Callengeville, SAS CE Canel-Pont de Salors, SAS			100.00%	Noi ouairea KPMG
	Poris	100.00%		
Parc Eolien des Longs Champs, SARL	Elbeuf Elbourt	100.00%	100 00%	Not oudited
olierne D'Etolondes, SARL E Guellos Noyal-Pontivy, SAS	Elbeuf Perse	100.00%	100.00%	Not oudited
	Poris	100.00%	100.00%	KPMG Not outlited
Porc Eolien de La Hetroye, SAS	Elbeuf	100.00%	100.00%	Not oudited
SOCPE Le Mee, SARL	Toulouse	49 00%	49.00%	KPMG Not outlied
Porc Eolien de Mancheville, SARL	Elbeul	100.00%	100.00%	Not oudited
DP Renewables France, SAS	Poris	100.00%	100 00%	KPMG
C.E. Policy, SAS	Poris	100.00%	100 00%	KPMG
Parc Ealien des Bocages, SARL	Elbeul	100.00%	100 00%	Not oudified
OCPE Petite Piece, SARL	Taulouse	49.00%	49 00%	KPMG
Plouvien Breiz, SAS	Corhoix	100.00%	100.00%	Jeon-Yves Mor
Porc Eolien de Roman, SARL	Elbeul	100.00%	100 00%	Not audited
LE Soint Bornabe, SAS	Paris	100.00%	100.00%	KPMG
olienne de Saugueuse, SARL	Elbeuf	100 00%	100 00%	Not audited
OCPE Sauvageons SARL	Toulause	49.00%	49 00%	KPMG
.f. Segur, SAS	Poris	100 00%	100 00%	KPMG
Centrale Eolienne Nea Truc L'Homme, SAS	Paris	100 00%	100.00%	KPMG
Parc Ealien de Vorimpre, SAS	Elbeuf	100 00%	100.00%	Not oudited
Parc Ealien des Vatines, SAS	Elbeuf	100 00%	100.00%	Not audited
Mordelle, SARL	Toulouse	100.00%	100.00%	Not audited
Mordelle, SARL Quinze Mines, SARL	Toulouse Toulouse	100.00% 49.00%	100.00% 49 00%	NoI audiled NoI audiled

Subsidiaries Companies	Head Office	% Contributed	% Voting rigths	Auditor
Electricity business Poland				
Elektrawnia Wiatrowa Kresy I SP ZOO	Warsaw	100.00%	100 00%	Not audited
EDP Renewables Palska SP ZOO	Worsaw	100.00%	100 00%	KPMG
Relax Wind Park I SP ZOO	Warsaw	96 43%	96.43%	KPMG
Relax Wind Park II SP ZOO	Warsaw	51 00%	51 00%	Not audited
Relax Wind Park III SP ZOO	Worsaw	100 00%	100 00%	Not audited
Relax Wind Park IV SP ZOO	Warsaw	51.00%	51.00%	Not audited
Electricity business Belgium				
Greenwind S.A.	Lauvain-la-Neuve	70.00%	70 00%	Not oudited
Electricity business Brazil				
EDP Renaváveis Brasil, S.A.	São Paula	55.00%	55 00%	KPMG
Central Nacional de Energia Eólica, S.A. (Cenaeel)	São Paula	55.00%	100.00%	KPMG
Elebrás Prajectos, Lida	São Paulo	55.00%	100.00%	Not audited
Electricity business Romania				
Cernavada Power SRL	Bucharest	85.00%	85.00%	KPMG
EDP Renewables Romania, S R L	Bucharest	85 00%	85 00%	KPMG
Electricity business - Holland:				
Tarcan, B.V	Amsterdam	100 00%	100.00%	Not oudiled
Electricity business - Great British: EDPR UK Limited	Cordiff	100 00%	100.00%	Not audited
Moray Offshare Renewables Limited	Cordiff	75.00%	75 00%	Not audited
Parent Company:				
Horizon Wind Energy, LLC	Texas	100 00%	100.00%	KPMG
Electricity business USA				
Wind Turbine Prometheus, LP	California	100 00%	100.00%	KPMG
Dickinson County Wind Farm, LLC	Minnesola	100 00%	100.00%	KPMG
Dorlington Wind Form, LLC	Minnesoto	100 00%	100.00%	KPMG
Cloud County Wind Farm, LLC Whitestone Wind Purchasing, LLC	Kansas Texas	100 00% 100.00%	100.00% 100.00%	KPMG KPMG
Blue Canyon Windpower II, LLC	Oklahoma	100.00%	100.00%	KPMG
Blue Canyon Windpower V, LLC	Oklahama	100 00%	100.00%	KPMG
Horizon Wind Energy International, LLC	Texas	100.00%	100.00%	KPMG
Pioneer Praine Wind Farm I, LLC	lowo	100.00%	100.00%	KPMG
Sagebrush Power Partners, LLC	Washington	100.00%	100.00%	KPMG
Telocosel Wind Power Partners, LLC	Oregon	100,00%	100.00%	KPMG
High Trail Wind Farm, LLC	Illianois	100.00%	100.00%	KPMG
Marble River, LLC	New York	100.00%	100.00%	KPMG
Roil Splitter, LLC	llionois	100.00%	100.00%	KPMG
Blackstone Wind Form, LLC	Illionois	100.00%	100.00%	KPMG
Aroaslook Wind Energy LLC Jericha Rise Wind Form, LLC	Maine New York	100.00%	100 00% 100.00%	KPMG KPMG
Madisan Windpower, LLC	New York	100.00%	100.00%	KPMG
Mesquite Wind, LLC	Texas	100.00%	100.00%	KPMG
Martinsdale Wind Farm, LLC	Colorada	100.00%	100.00%	KPMG
Post Ook Wind, LLC	Texos	100.00%	100.00%	KPMG
BC Maple Ridge Wind, LLC	Texas	100.00%	100 00%	KPMG
High Proirie Wind Farm II, LLC	Minnesota	100.00%	100 00%	KPMG
Arlington Wind Power Project, LLC	Oregon	100.00%	100.00%	KPMG
Signal Hill Wind Power Project, LLC	Colorado	100.00%	100 00%	KPMG
Tumbleweed Wind Power Project, LLC	Colorado	100.00%	100 00%	KPMG
Old Trail Wind Form, LLC Vienta Grande Wind Power Project LLC	Illionois	100.00%	100 00%	KPMG
VIENTE LYDOGE WIND HOWER PROJECT III	Colorada	100.00%	100 00%	KPMG
•		100.00%	100.00%	KPMG
OPO Property LLC	Illionois Indiana	100 00%	100 00%	KPMG
OPO Property LLC Meodow Loke Wind Form, LLC	Indiana	100.00%	100.00%	KPMG KPMG
OPO Property LLC Meodow Loke Wind Form, LLC Wheaffield Wind Power Project, LLC	Indiana Oregon	100.00%	100 00%	KPMG
OPO Property LLC Meodow Loke Wind Form, LLC Wheaffield Wind Power Project, LLC 2007 Vento I, LLC	Indiana	100.00% 100.00%	100 00% 100.00%	KPMG KPMG
OPO Property LLC Meodow Loke Wind Form, LLC Wheaffield Wind Power Project, LLC	Indiana Oregon Texos	100.00%	100 00%	KPMG

Block From Wind Farm, ILC	Subsidiaries Companies	Head Office	% Contributed	% Voting rigits	Auditor
2009 Verwinner ILUC	Electricity business USA				
2009 Verwinner IL UC	2009 Venta V. LIC	Texas	100 00%	100.00%	KPMG
Horson Word Venture B, ILC					
Horson Wind Vennus Ri, LIC	•				
National Wind Ventures M, LLC	Horizon Wind Ventures II, LLC	Texas	100 00%	100,00%	KPMG
Horson Wind Verture B, LLC	Horizon Wind Ventures III, LLC	Texos	100,00%	100,00%	KPMG
Neuron Work Owntree C, LLC	Horizon Wind Ventures VI, LLC	Texos	100 00%	100.00%	KPMG
Clinter County Wind Form, LLC Cloud West Wind Project, LLC Fixed Set Wind Fixed Fixed Set Wind Fixed Se	Horizon Wind Ventures IB, LLC	Texos	100.00%	100.00%	KPMG
BCZ Mappe Ridge Holdings LLC					
Cloud West Wind Project, LLC					
Fine-Spot LC					
Horspot Navid Chrocolate Brown LLC	• •				
Ababoms Ledge Wind Form, LIC News 100 00% 100,00% Nor outside Adveraght Summat Wind Form LIC News 100,00% 100,00% Nor outside Adveraght Summat Wind Form LIC News 100,00% 100,00% Nor outside Adveraght Summat Wind Form LIC News 100,00% 100,00% Nor outside Slock Forum Wind Form, LIC News 100,00% 100,00% Nor outside Slock Forum Wind Form LIC News 100,00% 100,00% Nor outside Slock Forum Wind Form LIC News 100,00% 100,00% Nor outside Slock Forum Wind Form LIC News 100,00% 100,00% Nor outside Slock Forum Wind Form LIC News 100,00% 100,00% Nor outside Slock Forum Wind Form V. LIC News 100,00% 100,00% Nor outside Slock Forum Wind Form V. LIC News 100,00% 100,00% Nor outside Slock Carpon Windpower M. LIC News 100,00% 100,00% Nor outside Slock Carpon Windpower M. LIC News 100,00% 100,00% Nor outside Slock Carpon Windpower M. LIC News 100,00% 100,00% Nor outside Slock Carpon Windpower M. LIC News 100,00% 100,00% Nor outside Slock Carpon Windpower M. LIC News 100,00% 100,00% Nor outside Slock Carpon Windpower M. LIC News 100,00% 100,00% Nor outside Slock Carpon Windpower M. LIC News 100,00% 100,00% Nor outside Slock Carpon Windpower M. LIC News 100,00% 100,00% Nor outside Slock Carpon Windpower M. LIC News 100,00% Nor outside Slock Carpon Windpower M. LIC News 100,00% Nor outside Slock Carpon Windpower M. LIC News 100,00% Nor outside Slock Carpon Windpower M. LIC News 100,00% Nor outside Slock Carpon Windpower M. LIC Nor outside Slock Carpon Windpower Mortal Carpon Windpower M. LIC Nor outside Slock	•				
Allebage Ridge Wind Flower Propect, LLC Allebage Ridge Wind Flower Propect, LLC Inexas 100.00% No. 100.00% No crudited Allebage Wind Flower, LLC Inexas 100.00% 100.00% No crudited Allebage Wind Flower, LLC Inexas 100.00% 100.00% No crudited Allebage Wind Flower, LLC Inexas 100.00% 100.00% No crudited Allebage Wind Flower, LLC Inexas 100.00% 100.00% No crudited Blockshow					
Abengink Summat Wind Form LLC					
Ashbrid Wind Form, LLC Texas 100 00% No 100 00% No coustled Ashbrid Wind Form, LLC Texas 100 00% 100					
Altherio Welstein Wind Power Project, LLC Black Prairies Wind Form, LLC Black Prairies Wind Form, LLC Black Prairies Wind Form, LLC Black Carlow Wind Form, LLC Broad Black Carlow Wind Form, LLC Broad Broad Wind Form, LLC Broad Broa	-				
Block Enrie Wind Farm, ILC	•				Not oudiled
Blackstone Wind Form W, LIC				100.00%	KPMG
Blackstone Wind Form V, LIC	Blockstone Wind Form II, LLC	Texas	100 00%	100.00%	KPMG
Black Earlyon Windpower II] LLC	Blackstone Wind Form III, U.C.	Texas	100.00%	100.00%	Not audited
Blue Carryon Windpower III, LLC	Blackstone Wind Form IV, LLC	Texas	100.00%	100.00%	Not audited
Blue Carryon Windpower M, LLC	Blackstone Wind Form V, LLC	Texas	100.00%	100 00%	Not oudiled
Blue Carryon Windpower V, LLC Texas 100 00% 100 00% Nor oudlied Broodlands Wind Form II, LLC Texas 100 00% 100 00% Nor oudlied Broodlands Wind Form II, LLC Texas 100 00% 100 00% Nor oudlied Broodlands Wind Form II, LLC Texas 100 00% 100 00% Nor oudlied Broodlands Wind Form, LLC Texas 100 00% 100 00% Nor oudlied Cropsey Ridge Wind Form, LLC Texas 100 00% 100 00% Nor oudlied Cropsey Ridge Wind Form, LLC Texas 100 00% 100 00% Nor oudlied Cropsey Ridge Wind Form, LLC Texas 100 00% 100 00% Nor oudlied Cropsey Ridge Wind Form, LLC Texas 100 00% 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% Nor oudlied Ford Wind Form, Sufficiently Wind Form, LLC Texas 100 00% Nor oudlied Ford Wind Form, Sufficiently Wind Form, LLC Texas 100 00% Nor oudlied Ford Wind Form, LLC Texas 100 00% Nor oudlied F	Blue Canyon Windpower III, LLC	Texas	100 00%	100.00%	Not oudited
Broodloands Wind Farm II, LIC Texas 100,00% Not outlied Broodload Wind Farm II, LIC Texas 100,00% 100,00% Not outlied Broodload Wind Farm, LIC Texas 100,00% Not outlied Cholesugay River Wind Farm, LIC Texas 100,00% Not outlied Crossing Trials Wind, Power Project, LIC Texas 100,00% Not outlied Crossing Trials Wind, Power Project, LIC Texas 100,00% Not outlied Damy Hills Wind Farm, LIC Texas 100,00% Not outlied Ford Wind Farm, LIC Texas 100,00% Not outlied Homesteed Wind Farm, LIC Texas 100,00% Not outlied Homesteed Wind Farm, LIC Texas 100,00% Not outlied Honzan Wind Energy Northwest VI, LIC	Blue Canyon Windpower IV, LLC	Texas	100 00%	100.00%	Not oudifed
Broodlonds Wind Form III, LLC Texas 100,00% 100 00% Not outlied Broodlonds Wind Form, LLC Texas 100,00% 100 00% Not outlied Broodlonds Wind Form, LLC Texas 100,00% Not outlied Corpsing Ridge Wind Form, LLC Texas 100,00% Not outlied Corpsing Ridge Wind Form, LLC Texas 100,00% Not outlied Corpsing Ridge Wind Form, LLC Texas 100,00% Not outlied Corpsing Ridge Wind Form, LLC Texas 100,00% Not outlied Corpsing Ridge Wind Form, LLC Texas 100,00% Not outlied Corpsing Ridge Wind Form, LLC Texas 100,00% Not outlied Corpsing Ridge Wind Form, LLC Texas 100,00% Not outlied Corpsing Ridge Wind Form, LLC Texas 100,00% Not outlied Corpsing Ridge Wind Form, LLC Texas 100,00% Not outlied Corpsing Ridge Wind Form, LLC Texas 100,00% Not outlied Corpsing Ridge Wind Form, LLC Texas 100,00% Not outlied Corpsing Ridge Wind Form, LLC Texas 100,00% Not outlied Corpsing Ridge Wind Form, LLC Texas 100,00% Not outlied Corpsing Ridge Wind Form, LLC Texas 100,00% Not outlied Corpsing Ridge Wind Form, LLC Texas 100,00% Not outlied Corpsing Ridge Wind Form, LLC Texas <td>Blue Canyon Windpower VI, LLC</td> <td>Texas</td> <td>100 00%</td> <td>100.00%</td> <td>Not oudited</td>	Blue Canyon Windpower VI, LLC	Texas	100 00%	100.00%	Not oudited
Broadlands Wind Farm, LLC Texas 100 00% 100 00% Not outlied Cholenagey River Wind Farm, LLC Texas 100 00% 100 00% Not outlied Cropsey Rights Wind Farm, LLC Texas 100 00% 100 00% Not outlied Crossing Trails Wind, Prover Profest, LLC Texas 100 00% 100 00% Not outlied Darry Hills Wind Farm, LLC Texas 100 00% 100 00% Not outlied Ford Wind Farm, LLC Texas 100 00% 100 00% Not outlied Ford Wind Farm, LLC Texas 100 00% 100 00% Not outlied Ford Wind Farm, LLC Texas 100 00% 100 00% Not outlied Ford Wind Farm, LLC Texas 100 00% 100 00% Not outlied Homesteed Wind Farm, LLC Texas 100 00% Not outlied Homesteed Wind Farm, LLC Texas 100 00% Not outlied Horazon Wind Energy Northwest VI, LLC Texas 100 00% Not outlied Horazon Wind Energy Southwest II, LLC Texas 100 00% Not outlied </td <td></td> <td>Texas</td> <td>100.00%</td> <td>100.00%</td> <td>Not oudited</td>		Texas	100.00%	100.00%	Not oudited
Chothougray River Wind Form, LLC Croppey Ridge Wind Form, LLC Croppey Ridge Wind Form, LLC Texas 100.00% 100.0	Broodlands Wind Form III, LLC	Texas	100.00%	100 00%	Not oudiled
Cropsey Ridge Wind Farm, LLC Texas 100 00% 100 00% Not outlied Crossing Trats Wind, Power Project, LLC Texas 100 00% 100 00% Not outlied Damy Hills Wind Farm, LLC Texas 100 00% 100 00% Not outlied Ford Wind Farm, LLC Texas 100 00% 100 00% Not outlied Foregort Windpower I, LP Texas 100 00% 100 00% Not outlied Gulf Cross Windpower Monogement Company, LLC Texas 100 00% 100 00% Not outlied Honzon Wind Energy Northwest VII, LLC Texas 100 00% 100 00% Not outlied Horzon Wind Energy Northwest XI, LLC Texas 100 00% 100 00% Not outlied Horzon Wind Energy Northwest XI, LLC Texas 100 00% 100 00% Not outlied Horzon Wind Energy Northwest XI, LLC Texas 100 00% 100 00% Not outlied Horzon Wind Energy Southwest II, LLC Texas 100 00% Not outlied Horzon Wind Energy Southwest II, LLC Texas 100 00% Not outlied Horzon Wi					Not oudited
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Darry Hills Wind Form, LLC Texas 100.00% Not outlied Damond Power Portners, LLC Texas 100.00% 100.00% Not outlied Freedow Mindpower I, LP Texas 100.00% 100.00% Not outlied Gulf Cassi Windpower Monogement Company, LLC Texas 100.00% 100.00% Not outlied Homested Wind Form, LLC Texas 100.00% 100.00% Not outlied Honzon Wind Energy Northwest VII, LLC Texas 100.00% 100.00% Not outlied Horzon Wind Energy Northwest X, LLC Texas 100.00% 100.00% Not outlied Horzon Wind Energy Sorthwest X, LLC Texas 100.00% 100.00% Not outlied Horzon Wind Energy Sorthwest X, LLC Texas 100.00% 100.00% Not outlied Horzon Wind Energy Sorthwest X, LLC Texas 100.00% Not outlied Horzon Wind Energy Southwest X, LLC Texas 100.00% Not outlied Horzon Wind Energy Southwest II, LLC Texas 100.00% Not outlied Horzon Wind Energy Southwest III, LLC Texas					
Dramond Power Poriners, LLC Texas 100 00% 100 00% Not outlided Ford Wind Farm, LLC 16xas 100 00% 100 00% Not outlided Foregot Mind power I, LIP 16xas 100 00% 100 00% Not outlided Gulf Coast Windpower Monogement Company, LLC 16xas 100 00% 100 00% Not outlided Monogement Company, LLC 16xas 100 00% 100 00% Not outlided Monogement Company, LLC 16xas 100 00% 100 00% Not outlided Monogement Company, LLC 16xas 100 00% Not outlided Monogement C	-				
Ford Wind Farm, LLC Texas 100.00% 100.00% Not oudlied					
Freeport Windpower I, IP					
Guff Caasi Windpower Monagement Company, ILC Homestead Wind Form, ILC Texas 100.00% 100.00% Not oudited Horzan Wind Energy Northwest VII, ILC Texas 100.00% 100.00% Not oudited Horzan Wind Energy Northwest XI, ILC Texas 100.00% 100.00% Not oudited Horzan Wind Energy Northwest XI, ILC Texas 100.00% 100.00% Not oudited Horzan Wind Energy Northwest XI, ILC Texas 100.00% 100.00% Not oudited Horzan Wind Energy Southwest II, ILC Texas 100.00% 100.00% Not oudited Horzan Wind Energy Southwest II, ILC Texas 100.00% 100.00% Not oudited Horzan Wind Energy Southwest II, ILC Texas 100.00% 100.00% Not oudited Horzan Wind Energy Southwest II, ILC Texas 100.00% 100.00% Not oudited Horzan Wind Energy Southwest II, ILC Texas 100.00% 100.00% Not oudited Horzan Wind Energy Southwest II, ILC Texas 100.00% 100.00% Not oudited Horzan Wind Energy Southwest II, ILC Texas 100.00% 100.00% Not oudited Horzan Wind Energy Southwest II, ILC Texas 100.00% 100.00% Not oudited Horzan Wind Energy Southwest II, ILC Texas 100.00% 100.00% Not oudited Horzan Wind Energy Valley I, ILC Texas 100.00% 100.00% Not oudited Horzan Wind Energy Valley I, ILC Texas 100.00% 100.00% Not oudited Horzan Wind Farengy Windpower I, ILC Texas 100.00% 100.00% Not oudited Horzan Wind Farengy Windpower I, ILC Texas 100.00% 100.00% Not oudited Juniper Wind Power Portners, ILC Texas 100.00% 100.00% Not oudited Morchas Wind Farm, ILC Texas 100.00% 100.00% Not oudited Morchas Wind Farm, ILC Texas 100.00% 100.00% Not oudited North Slape Wind Farm, ILC Texas 100.00% 100.00% Not oudited North Slape Wind Farm, ILC Texas 100.00% 100.00% Not oudited North Slape Wind Farm, ILC Texas 100.00% 100.00% Not oudited North Slape Wind Farm, ILC Texas 100.00% 100.00% Not oudited Windfall Wind Farm, ILC Texas 100.00% 100.00% Not oudited Windfall Wind Farm, ILC Texas 100.00% 100.00% Not oudited Western Troil Wind Farm, ILC Texas 100.00% 100.00% Not oudited Western Troil Wind Farm, ILC Texas 100.00% Not oudited Western Troil Wind Farmer ILC Texas 100.00% Not oudited Western Troil Wind Farmer I					
Homesteed Wind Form, LLC					
Honzon Wind Energy Northwest VI, LLC					
Honzan Wind Energy Northwest X, LLC					Not oudited
Honzon Wind Energy Ponhondle I, LIC		Texos	100.00%	100.00%	Not oudited
Honzon Wind Energy Southwest I, LLC	Horizon Wind Energy Northwesl XI, LLC	Texas	100.00%	100.00%	Not oudiled
Horizon Wind Energy Southwest II, LLC Horizon Wind Energy Southwest III, LLC Horizon Wind Energy Southwest III, LLC Horizon Wind Energy Southwest III, LLC Texos 100.00% 100.00% Not oudlied Horizon Wind Energy Southwest IV, LLC Texos 100.00% 100.00% Not oudlied Horizon Wind Energy Valley I, LLC Texos 100.00% 100.00% Not oudlied Horizon Wind MREC lowar Partners, LLC Texos 100.00% 100.00% Not oudlied Horizon Wind MREC lowar Partners, LLC Texos 100.00% 100.00% Not oudlied Horizon Wind Parwer Portners, LLC Texos 100.00% Not oudlied Horizon Wind Fram, LLC Texos 100.00% Not oudlied Machias Wind Fram, LLC Texos 100.00% Not oudlied Meadow Lake Wind Fram, LLC Texos 100.00% Not oudlied Meadow Lake Wind Fram, LLC Texos 100.00% Not oudlied Meadow Lake Wind Fram, LLC Texos 100.00% Not oudlied Meadow Lake Wind Fram, LLC Texos 100.00% Not oudlied North Slape Wind Fram, LLC Texos 100.00% Not oudlied North Slape Wind Fram, LLC Texos 100.00% Not oudlied North Slape Wind Fram, LLC Texos 100.00% Not oudlied North Slape Wind Fram, LLC Texos 100.00% Not oudlied North Slape Wind Fram, LLC Texos 100.00% Not oudlied Wind Fram, LLC Texos 100.00% Not oud	Honzon Wind Energy Ponhandle I, LLC	Texas	100.00%	100.00%	Not audiled
Honzon Wind Energy Southwest III, LLC	Horizon Wind Energy Southwest I, LLC	Texas	100.00%	100.00%	Not oudiled
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Horizon Wind Energy Valley I, LLC	Honzon Wind Energy Sauthwest III, LLC	Texos	100 00%	100.00%	Not audited
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Honzon Wind Energy Northwest , LLC Texas 100.00% 100.00% Not outlitted Peterson Power Partiners, LLC Texas 100.00% 100.00% Not outlitted					Not audited
	Horizon Wind Energy Northwest I, LLC	Texas	100.00%	100.00%	Not audited
Proneer Projete Inferconnection, UC Texas 100 00% 100 00% Not outlified	Peterson Power Partners, LLC	Texas	100.00%	100 00%	Not audited
100,00 100 000 1101 godina	Proneer Proirie Interconnection, LLC	Texas	100.00%	100 00%	Not audited

EDP Renováveis, S.A. and subsidiaries

Notes to the Consolidated Annual Accounts for the years ended 31 December 2010 and 31 December 2009

	Head	%	%	
Subsidiaries Companies	Office	Contributed	Voting rights	Auditor
Electricity business USA				
The Naok Wind Power Project, LLC	Texas	100.00%	100 00%	Nat audiled
Tug Hill Windpower, LLC	Texas	100.00%	100 00%	Not audited
Whiskey Ridge Pawer Partners, LLC	Texas	100.00%	100.00%	Nat audited
Wilson Creek Pawer Partners, LLC	Texas	100 00%	100.00%	Nat audited
ATP Management Campany, LLC	Texas	100.00%	100 00%	Not oudited
Meadow Lake Wind Form, IV LLC	Índiana	100 00%	100.00%	KPMG
Meadow Loke Windfarm III, LLC	Indiano	100.00%	100.00%	KPMG
Lexington Chenaa Wind Farm II, LLC	Illinois	100.00%	100.00%	KPMG
exinglan Chenao Wind Farm III, LLC	Minais	100 00%	100.00%	KPMG
ast Klickstat Wind Power Praject, LLC	Washington	100.00%	100.00%	KPMG
Horizan Wind Energy Northwest IV, LLC	Oregon	100.00%	100.00%	KPMG
Blue Canyon Wind Power VII, LLC	Oldahoma	100.00%	100.00%	KPMG
Harizon Wyoming Transmission, LLC	Wyoming	100.00%	100.00%	KPMG
AZ Solar, LLC	Arizona	100.00%	100.00%	KPMG
Black Proirie Wind Farm II, LLC	llfinois	100.00%	100 00%	KPMG
Black Proine Wind Farm III, LLC	Illinois	100.00%	100.00%	KPMG
Poulding Wind Farm, LLC	Ohio	100.00%	100 00%	KPMG
Poulding Wind Form II, LLC	Ohio	100.00%	100 00%	KPMG
Poulding Wind Farm III, LLC	Ohio	100.00%	100.00%	KPMG
impson Ridge Wind Farm II, LLC	Wyoming	100,00%	100.00%	KPMG
Simpson Ridge Wind Form III, LLC	Wyoming	100 00%	100 00%	KPMG
Simpson Ridge Wind Form IV, LLC	Wyoming	100.00%	100 00%	KPMG
Simpson Ridge Wind Form V, LLC	Wyoming	100.00%	100 00%	KPMG
Arheno-Weston Wind Power Project II, LLC	Oregon	100.00%	100.00%	KPMG
Neadow Loke Wind Farm V, LLC	Indiona	100 00%	100.00%	KPMG
ost Lokes Wind Farm, LLC	lowa	100 00%	100.00%	KPMG
Quilt Block Wind Form, LLC	Wisconsın	100 00%	100.00%	Not oudited
linson Mills Wind Form, LLC	Calorada	100 00%	100.00%	Not oudited

The main financial indicators of the jointly controlled companies included in the consolidation under the **proportionate consolidation method** as at 31 December 2009, are as follows:

	Head	Share Cap	ilal	Mon Cyrreni Assats	Current Assets	Non Current Liquilities	Curren) Liabilities	Tatal Equity	Total Incomes	Fotal Costs	Het Results	*		
Jointly Controlled Companies	Office	/ Curren	c¥	11-Dac-09	31-Dec-09	31-Dec-09	31-Dac-09	\$1-Dec-09	31-Dec-09	37-Dec-09	31-Dec-09	Contributed	Yoting rights	Anditor
				furs 000	Euro'000	Euro 000	Euro'000	Euro'000	Euro*000	Euro'000	Euro/000			
Ejactricity busiques														
Flat Rock Windpower LLC	New York	525 48D	USD	158 964	3.694	1 049	66	16' 542	11 353	-13,386	-2.033	50,00%	50 00%	ESY
Flor Rock Windpower II LLC	New York	207 447	USD	63.394	849	387	43	63 814	2 743	4 387	-1 644	50,00%	50,00%	ESY
Compania Eolica Aragonesa S.A.	Zaragosa	6.701	EUR	50 492	9 088	31 694	7 787	50 492	14 805	-10 340	4 465	50,00%	50,00%	Delorie
Desarrojos Energelicos Canaras S.A.	Las Palmos	15	EUR	D	0	g	0	0	D.	0	0	49,90%	49 90%	KPMG
Evaluation 2000: S.L.	Aborete	*18	BUR	25 840	5.694	21 921	1 895	5 716	5.273	-3 765	1 508	49,15%	49,15%	KPMG
Murciosol-1 Solar Térraça S.L	Maded	3	EUR	85	16	41	5€	2	G-	0	0	\$00,00%	50,00%	Not audited
Tebar Folica, S.A.	Cuenca	4.720	EUR	17 796	4.992	16.982	1.744	4 961	4 054	-3.449	606	50 00%	50,00%	Abomie Audii Audirones St

The **Associated Companies** included in the consolidation under the equity method as at 31 December 2009, are as follows

	Head	%	%	
Associates	Office	Contributed	Yoling rights	Auditor
Aprofitament D'Energies Renovables de L'Ebre, S.A.	Barcelana	48.70%	60.63%	Not oudited
Biamasas del Pirineo S.A	Huesco	30 00%	30.00%	PWC
Cultivas Energéticos de Castillo S.A	Burgos	30 00%	30.00%	Not oudited
O.E. DE CANARIAS, S.A.	Gran Conana	44 75%	44 75%	Not audited
Hidroastur S.A	Ovieda	25 00%	25.00%	KPMG
Natumeo Energia, S.L.	Bilbau	49.01%	49 01%	Mazors
Parque Eólico Belmante, S.A.	Asturios	29 90%	29 90%	KPMG
Parque Eálica Sierra del Modero S.A.	Sorio	42 00%	42.00%	Not oudited
Parque Eólico Altos del Volloya, S.A	Modrid	42 00%	42.00%	KPMG
Sodecoan, S.L	Sevillo	50 00%	50.00%	Erns) & Young
Solar Siglo XXI, 5.A	Ciudad Real	25.00%	25.00%	KPMG
ENEOP - Éalicas de Partugol, 5.A.	Lisboo	19 60%	19 60%	Mazors

^{*} These companies have been consolidated considering that EDP Renováveis, through its subsidiary EDPR EU, hold 100% of Genesa share capital, loking in consideration the pul aption over Caja Modrid (as described in nate 36)

ANNEY O

EDP Renovôvets, S.A. and subsidiaries Group Activity by Operating Segment nating Segment Information for the year ended 31 December 2010

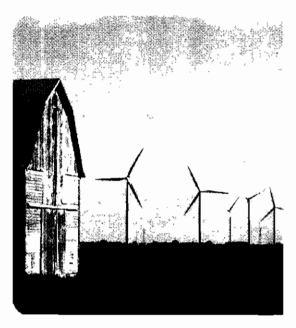
Thousand Eurosi

			WINE	ENERGY OPERA	TIONS				
		BLROPE							
	Partugal	Spain	Rest of Europe	Others	Adjustments	Total	U.S.A.	Other and Adjustments	EDP Removibreis Group
Ravenue	140,482	337,444	75,447	19,910	-8,080	565,203	276,494	3,359	845,056
External customers	140 482	330,672	75,260	12,175	-,	558,589	276,494	3,359	838,442
Other operating segments	-	6,772	187	7,735	-8,080	6,614			6,614
Cost of consumed electricity	-245	-653	-478	-)	115	-1,262	-1,525	-130	-2,917
Changes in inventages and cost of raw materials and									
consumables used	14	-5,589	3,489	-173	550	-1709		212	-1,497
	140,251	331,202	78,458	19,736	-7,415	562,232	274,969	3,441	840,642
Office operating income / (expenses)									
Other operating income	1.657	7,165	16.376	2,655	-991	26.562	153.027	121	180,030
Supplies and services	-18,234	-60,656	-17,851	10.732	20,094	-87,409	-93,026	-15,776	196,211
Personne costs	-2,702	-5,568	-3,120	-8,736		-20,126	-24,333	-10,387	54,846
Other operating expenses	-5,296	-9,889	-2,492	-2,213	-23	-19,913	22,303	-14,650	56,866
	-24,575	-68,958	-7,087	-19,026	19,080	-100,566	13,365	-40,692	-127,893
	115,676	262,244	7],371	710	11,665	461,556	268,334	-37,251	712,749
Provisions	8	147			.,,	155	,		155
Depreciation and amortisation expense	-34,964	-138,271	-30,708	-5,242	-	-209,165	-222,263	-2.955	-434,403
Amortischen of deterred income / Government grants	`,100	214	222	<u> </u>		1,536	9,869	1	11,406
	81,820	124,334	40,885	-4,532	11,665	254,172	75,940	-40.205	289,907
Gains / Josses) from the sale of tinancial assets	-		-				-		
Omer financia: recome	290	688	17,144	46,865	-46,865	18,122	6,131	10,121	34,374
Interest income	3,160	1,949	468	170,012	-167,321	8,268	208	1,355	9,931
Omer financial expenses	-306	-1,680	-21,546	-19 960	14,969	-28,523	-73,355	-8,182	110,060
Interest expense	-32,711	-98,159	-30,190	233,849	167 474	-227,435	3,400	115,644	108,391
Share of profit of associates	2,126	2,908				5,036		78,733	5,036
Profil before tax Income tax expense	54,381 15,116	30,040 -8,306	6,761 429	-41 464 10,210	-20,078	29,640 -12,785	12,424	76,733 24,974	120,797 -37 759
Profit fossi for the period	39,263	21,734	7,190	-3),254	-20,078	16,655	12,424	51,759	63,038
Altributoble to.									
Equity holders of EDP Removaveis	37 766	14,015	7,092	-25,875	-20,078	12,920	12,424	54,859	80,203
Minority interest	1,497	7,719	89	-5,379	 -	3,935		-1,100	2,835
Profit fices for the period	39,263	27,734	7,190	-31,254	-20,078	16,855	12,424	51,759	81,038
Assem									
Property plant and equipment	544,126	3,105,798	1,300,198	50,158		5,000,260	4,814,548	166,943	9,981,771
Inlangible assets and Goodwill	43,167	106,656	93,194	72	508,886	751,975	600,317	14,44*	1,366,733
Investments in associates		15,915		12	26,127	44,054	1,817	-	45,871
Curreni asseis	161,590	410,772	148,131	1,223,267	-1 84,134	759,626	199,503	301,436	1,260,565
Equity and Liabilities									
Equity and Minority Interest	74,258	660,192	253,527	48,858	-794,532	442,303	3,146,741	1,804,467	5 393,511
Current Licrolines	151,655	930,649	409,258	393,605	-813,227	1,071,940	428,332	-208,097	1,292,175
Other Information									
increase of the period	34**	100 10-	447.075	4.5		10710-	783,436	79,519	1,470 637
Property, plant and equipment	7,859	128,435	467 018	4,370	-	607,682 60,230	783,436	314	62,729
Intangible assets and Goodwill		124	60,106		-	00,230	2.165	314	62,729

EDP Removitivels, S.A. and subsidiaries Group AdMy by Operating Segment Operating Segment Information for the year ended 31 December 2009

(Inausand Euros)

	WHAT ENERGY OPERATIONS EUROPE								
:									
	Portugal	Spain	Rest of Europe	Others	Adjusimente	Total	U. S. A.	Other and Adjustments	EDP Banovõvala Group
Rowm at	123.336	260.534	36.355	6,645	12.567	441.437	204,649	2.156	648.242
External customers	123,536	258,590	38,355	287	19,270	439,838	204,649	2,286	646,773
Other operating segments	-	1,944		6,358	-6,703	599		-130	,469
income from sale of interests in institutional partnerships - EDPR									
NA .		-10					1.104	-76	-1,522
Cost of consumed electricity	-236	-10	-	-		-246	-1,198	-/8	-1,522
Changes in inventanes and cast of row materials and consumables used	10	4 400	744	-78	943	1000		gn	-4,713
consumodies vised	19	-6,493	745	-10		-4,804			-4,713
	123,119	254,031	39,100	6,627	13,510	436,387	203,451	2,169	642,007
Other operating income / lexpenses									
Other operating income	2,632	6,385	756	1,026	-946	9,853	115,318	60	125,231
Supplies and services	-17,633	-41,295	7,573	-8,646	6,648	-68,699	-65,418	-14,187	148,304
Personnel costs	-1,264	-7,050	-1,550	-3,988	-	-13,852	-20,987	-7,708	-42,547
Other operating expenses	-5,204	6,334	-3,76!	-84	61	-15,322	-17,926	-590	11,838
_	-21,469	-48,294	-12,128	-11,89?	5,763	-88,020	10,987	-22,425	-99,458
	101,650	205.737	26,972	-5,265	19.273	346 367	214,438	-20.256	542 549
Provisions	170	12	20,712		.,,2.,-	132	2	1	183
Degrectionion and amortisation expense	-31,151	- 06,745	-14,809	-1,387	-	154,092	-158,982	276	-314,350
Amortisation of deferred income / Governmen) grants	658	154		1		B13	-,589	1	2,403
•	71,327	99 158	12,163	-6,65	19,273	195,270	57,045	-21,530	230.765
Gains / (losses) from the sale of financial assets	71,327	268	2,103	-0,03	19,273	268	27,043	-21 330	230,763
Other (nancia) income		-44	10,370	10.256	-10.200	10,382	6.218	2,144	18,744
inletest income	2,846	4.923	54	130,161	130,145	7,839	692	8.442	16,973
Other (indirect) expenses	-32	-5.631	-4.524	-273	-8,655	-19,115	59,590	392	-79.097
Interest expense	-25,711	-68,351	-17,370	-185,737	130,180	165,989	2,477	135,458	-29,054
Share of profit of associales	421	3,788				4,200	267		3,922
Profil before tox	48,851	34,111	693	-52,244	453	31,664	6,555	124,122	162,541
Income lox expense	-9,985	-7,804	-833	11,298	 -	-7,324	<u>·</u>	-37,430	-44,754
Profe ficini for the period	38,866	26,307	-140	40,946	453	24,540	6,555	86,692	T17,767
Altributable to:									
Equity holders of EDP Renovavers	37,499	19 931	-319	-36,545	453	21,019	6,555	86,775)14,349
Minonly inferest	1,367	6,376	179	-4,401		3,521		-83	3,436
Profit ficase) for the period	36,555	26,307	-140	-40,946	453	24,540	6,555	86,692	117,767
Assets									
Property, plant and equipment	574,592	3,081,900	877,979	55,B10	-	4,590,281	3,978,845	65,885	B,635,011
intangiale assets and Goodwill	43,920	107,048	49,550	75	571,75	772,344	549,122	14,230	1,335,696
investments in associates	-	20,238		1	25,674	45,924	1,686	-1	47,609
Current assets	159,152	442,570	57,270	792,842	-839,570	612,267	208,561	284,508	1,105,356
Equity and Liabilities									
Equity and Minarily Interest	61,582	664,882	190,378	6,079	-697,366	445,555	2,858,681	2,023,319	5,327,555
Current Lobilities	99,865	953,159	259,080	379,776	-545,615	146,265	274,160	-174,915	1,245,510
Other information:									
increase of the period	105,400	535.294	381,463	19.973		\.042,130	828,519	24,538	1,895 187
Property, plant and equipment intendible assets and Goodwi I	IDD,4MG	36,717	1,106	19,973	-	37.847	020,319	24,536 1,251	39,098
miningrous assets and Goodwill		30,/1/	1,100	24	-	27,647	-	1,251	37,098





edp renováveis

Management Report
December 2010



MANAGEMENT REPORT for EDP Renováveis Group (EDPR)

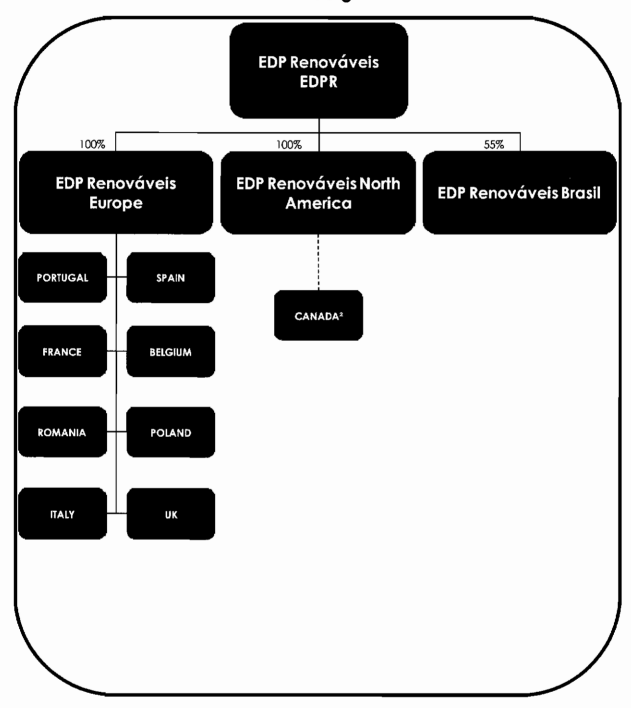
Table of Contents

U.	ORGANIZATIONAL CHART	3
1.	MAIN EVENTS OF THE PERIOD	4
2.	PERFORMANCE OF 2010	12
3.	REGULATORY ENVIRONMENT	20
4.	RISK MANAGEMENT	34
5.	FINANCIAL HEDGING DERIVATIVE INSTRUMENTS	48
6.	TREASURY STOCK (OWN SHARES)	48
7.	ENVIRONMENTAL PERFORMANCE	49
8.	HUMAN CAPITAL	52
9.	RESEARCH AND DEVELOPMENT (R&D)	55
10.	RELEVANT EVENTS AFTER CLOSING OF THE PERIOD	55
11.	CORPORATE GOVERNANCE OVERVIEW	55
12.	DISCLAIMER	65

ATTACHED - EDP RENOVÁVEIS 2010 NET INCOME APPLICATION PROPOSAL

- EDP RENOVÁVEIS CONSOLIDATED FINANCIAL STATEMENTS AS OF 31/DEC/2010

EDP Renováveis Organization'



¹ Non-exhaustive Organization Chort, illustrating disaggregated by geography of presence rather than comprehensive list of legal entities. For simplification purpases, country holdings are shown (full list shown in annex 1 in the notes to the consolidated financial statements representing individual windfarm entities).

² 100% owned by EDPR, operationally integrated in EDPR NA



MANAGEMENT REPORT for EDP Renováveis Group (EDPR)

1. MAIN EVENTS OF THE PERIOD

1ST QUARTER

JANUARY

Jan 8th – EDP Renováveis is awarded 1.3 GW of wind offshore capacity in the UK

EDPR and SeaEnergy Renewable Limited ("SERL"), through a joint-venture designated Moray Offshore Renewables Limited ("MORL"), have been awarded exclusive rights to develop offshore wind farm sites in Zone 1 with an approximated target capacity of 1.3 GW. This partnership, in which EDPR holds a 75% shareholding and SERL the remaining 25%, enabled to leverage the complementary expertise of EDPR in wind and SERL's know-how on offshore construction, thereby enhancing the result obtained in the UK Round 3.

Zone 1 is located on the Smith Bank in the Moray Firth in the North East of Scotland and covers an area of 520 square km. It is approximately 25 km southeast of the Caithness coast and has water depths between 30m and 60m.

MORL will firstly proceed with the study and development of the offshore wind farm projects in Zone 1 for the purpose of obtaining the relevant key consents. Upon successful completion, MORL will be authorized and will hold the option to begin construction and operation of the offshore wind farm project, which is expected to take place between 2015 and 2020.

Jan 25th – EDP Renováveis signs a long-term agreement to sell green certificates in Poland

EDP Renováveis has entered into a 15-year agreement with Energa to sell the green certificates generated from its 120 MW Margonin wind farm in Poland.



Jan 27th – EDP Renováveis enters the Italian market through the acquisition of 520 MW to be developed

EDP Renováveis S.A. acquired 85% of Italian Wind srl, from Co-Ver group (an industrial conglomerate from the north of Italy), adding to its portfolio several wind projects in Italy totalling 520 MW in different stages of maturity and in prime locations: i) 4 wind projects totalling 108 MW classified as Tier 2; ii) 98 MW of projects classified as Tier 3; and iii) 314 MW classified as prospects.

The amount paid for the above mentioned stake is €12 million (Enterprise Value) and additional success fees will be paid as the wind projects reach certain predefined milestones.

FEBRUARY

Feb 3rd – EDP Renováveis discloses YE2009 provisional operating data

In 2009, EDP Renováveis added 1.2 GW to its base of installed capacity, representing a 23% increase vis-à-vis 2008. In the US, EDPR successfully installed 700 MW during the period, while in Europe added 461 MW and in Brazil 14 MW.

The wind output for the full 2009 increased a sound 40% vs. 2008. The US assets continued to be the major contributor to the output increase, while European assets managed to deliver a strong recovery on the last quarter of the year, on the back of a high quality of wind resource.

EDPR's total average load factor in 2009 was 29%, with Europe's strong performance compensating the lower wind resource achieved in the US. Such stability on the total overage load factor is the result of a balanced portfolio and a selective geographical diversification in terms of countries and regions.

Feb 17th – EDP Renováveis signs a Power Purchase Agreement (PPA) with Tennessee Valley Authority in the United States

EDP Renováveis has entered into a 20-year Power Purchase Agreement with Tennessee Valley Authority (TVA) to sell 115 MW of renewable wind energy from the first phase of its Pioneer Prairie Wind Farm located in Mitchell and Howard counties in Iowa.

The Pioneer Prairie Wind Farm, which is located in lowardload the Minnesota state line in Howard and Mitchell counties, has an installed capacity of 300 MW - enough to power more than 90,000 American homes annually.



Feb 25th - EDP Renováveis announces YE2009 results

Gross Profit reached €725 million (+25% YoY) and EBITDA €543 million (+24% YoY), with an EBITDA margin of 75%. Net income increased 10% YoY to €114 million.

2ND QUARTER

APRIL

Apr 12th - EDP Renováveis is awarded a contract by NYSERDA

EDP Renováveis has been awarded a contract by the New York State Energy Research and Development Authority (NYSERDA) in conjunction with the Public Service Commission (PSC) to sell renewable energy credits, the clean environmental attributes of wind power, for a volume equivalent to 171 MW of capacity for ten years from its Marble River Wind Farm, currently under development and located in Clinton county, New York.

The contract award is from NYSERDA's fifth competitive solicitation and will be funded through the New York Renewable Portfolio Standard (RPS), which supports and finances the development of renewable energy resources that will help reduce harmful emissions, increase energy security, and build a clean energy economy.

Apr 13th – EDP Renováveis holds its Annual General Shareholder Meeting

EDP Renováveis Annual General Shareholder Meeting was held on April 13th and approved the following resolutions:

- Approval of the 2009 fiscal year individual and consolidated accounts;
- Approval of the application of results generated in 2009;
- Approval of the individual and consolidated Management Report, and the Corporate Governance Report for 2009;
- Approval of the management conducted by the Board of Directors during 2009;
- Approval of the remuneration policies for the managers of EDP Renováveis:
- Approval of the amendment of the paragraphs 1 and 2 of Article 17 of the Articles of Association of EDP Renováveis, S.A.;
- Authorization to the Board of Directors for the derivative acquisition and sale of own shares by the Company and/or other affiliate companies to the maximum limit established by the Law and in accordance with its terms;



- Reappointment, as Auditors of EDP Renováveis S.A., of KPMG Auditores, S.L.;
- Option for the Consolidated Tax Regime regulated in Articles 64 et seq of Real Decreto-Legislativo 4/2004 of 5 March.

Apr 22th – EDP Renováveis discloses 1Q2010 provisional operating data

EDP Renováveis managed a portfolio of 6.3 GW at the end of the 1Q10, having increased its installed capacity by 21%, or 1,094 MW, vis-à-vis 1Q09. From this, 492 MW were installed in Europe and 602 MW in the US. In the first quarter of 2010, EDPR total additions amounted to 32 MW, of which 16 MW were installed in Portugal and the remaining were installed in France. EDPR's construction cycle typically follows a back-end loaded profile on the annual new capacity additions.

In line with the capacity increase (+21% YoY), electricity output was up 28% vs. the 1Q09, with Europe being the main contributor to this increase. EDP Renováveis total average load factor in the 1Q09 was 33%, with Europe delivering a 34% figure and the US 31%.

Apr 26th – EDP Renováveis awarded Vestas a procurement contract to deliver 1.5 GW of wind capacity to be installed until the end of 2012

EDP Renováveis S.A. and Vestas Wind Systems A/S signed a global master supply agreement for the delivery 1,500 MW of wind turbines.

A successful combination of its short-term pipeline optionalities together with a flexible procurement position post-2010 and scale within the industry, were key factors to achieve an agreement of utmost strategic importance reinforcing EDPR's worldwide leadership in the sector.

MAY

May 5th - EDP Renováveis announces 1Q2010 results

Gross Profit increased a solid 22% YoY to €242 million resulting in a 20% YoY EBITDA increase to €185 million, with an EBITDA margin of 76%. Net income reached €43 millions (-15% YoY).



3RD QUARTER

JUNE

Jun 28th - EDP Renováveis fully closes Vento III institutional partnership structure through the sale of the remaining stake amounting to \$141 million

EDP Renováveis has secured \$141 million of institutional equity financing from Wells Fargo Wind Holdings LLC in exchange for an interest in the Vento III portfolio.

Vento III is a 604 MW portfolio of wind farms structured in December 2008 and consists of Rattlesnake Road (103 MW), Pioneer Prairie (300 MW), and Meridian Way (201 MW). \$376 million was previously funded by JPM Capital Corporation, New York Life Insurance Co., New York Life Insurance & Annuity Corp. and GE Energy Financial Services.

With this new investment by Wells Fargo Wind Holdings LLC, EDPR has raised a total of \$517 million through Vento III and closed all its funding needs. The transaction accelerates the monetization of tax benefits generated by the wind farms and improves the projects' economics.

JULY

Jul 6th - Government of Cantabria awards 220 MW to EDP Renováveis

The Spanish regional Government of Cantabria has announced the granting of a total of 1,336 MW in its tender to award electricity production licenses through wind energy.

EDP Renováveis was awarded with 220 MW in the region of Cantabria, corresponding to 16% of the total assigned capacity.

The execution of this wind projects are now subjected to the regular process of developing ond licensing, in accordance to the law and regulation applicable in Spain.

EDPR expects the awarded projects to reach the ready-to-build phase from 2013 onwards.

Jul 12th – Romania approves new wind regulation

The Romanian Parliament's proposal that regulates renewable energy sources was published "today".



The legal framework in place since 2004 comprises a system where renewable generators in addition to the electricity price receive tradable green certificates. The proposal now signed into law reinforces the framework in place and the country's commitment with renewable energy, by:

- Increasing the mandatory quotas for electricity produced from renewable sources which benefit from the green certificate's promotion system. 2012 quota increases from 8.3% to 12% of the electricity production, escalating by 1%/year to reach 20% by 2020.
- Extending until 2017 (previously until 2015) the right to collect two green certificates per each MWh generated by wind farms (one certificate per MWh from 2018 onwards).
- Reaffirming the current green certificate's floor and cap prices at €27/MWh and €55/MWh and increasing the penalty by non-compliance to €110 (from €70) for each missing green certificate. Current cap, floor and penalty prices are set in euros and indexed to euro-inflation.

EDP Renováveis currently has 228 MW under construction (to be commissioned by 2010-year end) and 613 MW of projects in different stages of development. The Romanian commitment regarding renewable energy improves the company's investment visibility and enhances the projects' value creation.

Jul 14th – EDP Renováveis announces 1H2010 provisional operating data:

Capacity increased 155 MW (63 MW in Europe and 92 MW in US) and electricity output totalled 6,940 GWh, meaning a 32% increase comparing with the 1st half of 2009. Load factor in Europe was 23% and in the US 33%.

Jul 29th – EDP Renováveis announces 1H2010 results

Gross Profit was €462.4 million (+30% YoY) and EBITDA €342.9 million (+27% YoY), with an EBITDA margin of 74.2%. Net income reached €42.9 million, having decreased 35% YoY.

SEPTEMBER

Sep 27th – EDP Renováveis establishes new institutional partnership structure incorporating the cash grant in lieu on PTC for 99 MW in the US

EDPR has signed an agreement to secure \$84 million of institutional equity financing from JPM Capital Corporation in exchange for a partial interest in its 99 MW Meadow Lake II wind farm.

Sep 30th - EDP Renováveis executes project finance for 120 MW in Poland

EDPR has executed a project finance structure agreement with a consortium of banks for its fully operating 120 MW Margonin wind farm in Poland. The contracted debt facility amounts to €135 million.



4TH QUARTER

NOVEMBER

Nov 3rd - EDP Renováveis announces 9M2010 results

Gross Profit was €662.3 million (+34% YoY) and EBITDA €473.1 million (+28% YoY), with an EBITDA margin of 71.4%. Net income reached €22.2 million, having decreased 68% YoY.

Nov 15th - EDP Renováveis signs a new Power Purchase Agreement (PPA) for 99 MW in the US

EDPR has signed a 20-year PPA for a 99 MW wind farm in the PJM interconnection area, expected to be fully commissioned in 2011.

Nov 30th - EDP Renováveis signs a new Power Purchase Agreement (PPA) for 83 MW in the US

EDPR signed a 20-year PPA with Tennessee Valley Authority to sell renewable energy from 83 MW of the Pioneer Prairie wind farm (lowa), at full operation.

DECEMBER

Dec 8^{th} – Spanish Government publishes new Royal Decree providing regulatory stability to the wind energy sector

The Spanish Government published the Royal Decree 1614/2010, which increases the visibility of the existing assets' returns for its full useful life and provides stability to the investments in the country.

Dec 9^{th} – EDP Renováveis establishes new institutional partnership structure incorporating the cash grant in lieu of PTC for 101 MW in the US

EDPR has signed an agreement to secure \$99 million of financing through Bank of America Public Capital Corp in exchange for a partial interest in its 101 MW Kittitas Valley wind farm.

Dec 13th - EDP Renováveis signs new Power Purchase Agreement (PPA) for 198 MW in the US

EDPR signed a 5-year PPA with Constellation Energy Commodities Group, Inc. to sell the renewable energy from its 198 MW Top Crop II, already in operation in the PJM market.

Dec 16th - EDP Renováveis secures new Power Purchase Agreement (PPA) for 175 MW in the US

EDPR has secured a 20-year PPA to sell to Ameren Illinois Utilities and Commonwealth Edison Company the equivalent renewable energy produced by 175 MW of wind installed capacity in the US.



Dec 20th – Extension of the US Investment Tax Credit (ITC) cash reimbursement

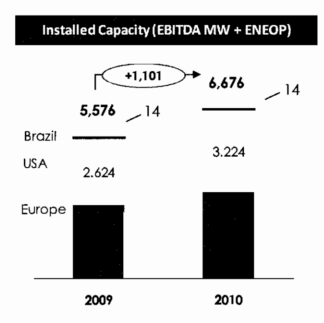
The President of the United States of America signed the Tax Relief, Unemployment Insurance Reauthorization, and Job Creation Act of 2010, which includes an one-year extension of the ITC cash reimbursement under the Department of Treasury's Section 1603 program, applicable to EDPR's wind projects in the US.



2. PERFORMANCE OF 2010

2.1 Operational and Financial¹ Performance

During 2010, EDPR added 1,101 EBITDA MW (incl. ENEOP²) of installed capacity, of which 600 MW in North America and 501 MW in Europe.



On top of the 1,101 EBITDA MW (including ENEOP) of new installed capacity, EDPR ended 2010 with 649 MW under construction (of which 480 MW in Europe, 99 MW in North America and 70 MW in Brazil), providing confidence and credibility on the arganization's ability to execute 2011 growth targets.

By the end of 2010, EDPR had 6.7 GW of (EBITDA + ENEOP) installed capacity in Spain, Portugal, France, Belgium, Poland, Romania, a variety of US states and Brazil.

Prepared according to IFRS accounting standards. EDPR consolidated accounts are considered for the purpose of this Management Report.

² ENEOP – Eálicas de Portugal, S.A.



installed Capacity (EBITDA MW + ENEOP)	2010	2009	Δ MW
Spain	2.050	1.861	+ 189
Portugal	838	680	+158
of which ENEOP	239	85	+154
France	284	220	+64
Belgium	57	57	+0
Poland	120	120	+0
Romania	90	0	+90
Europe	3.439	2.938	+501
US	3.224	2.624	+600
Brazil	14	14	-
Total	6.676	5.576	+1.101

In terms of total output, EDPR recorded a significant growth in electricity generation, with 14.4 TWh generated in 2010 (32% increase vs. 10.9 TWh in 2009). This year EDPR reached once again load factors above market average, underlining the quality of its wind farms.

Overall EDPR load factor was in line with 2009. In Europe the load factor reached 27% and in the US 32%. Excellence in operational performance is best reflected in the sustainable and high availability levels and consistent load factor premiums in major markets.

Region	Electricity Ge	enerated (GWh)	Load Factor (%)		
Region	2010	∆ 10/09	2010	A 10/09	
Europe	6.632	+33%	27%	+1 pp	
EE.UU	7.689	+30%	32%	(0 pp)	
Brazil	31	+17%	26%	+4 pp	
Total Generation	14.352	+32%	29%	+0 pp	

Total balance sheet assets reached by the end of the 2010 were €12,835 million with c. 14% increase (or €1,541 million) when compared to prior year. Of this, €9,982 million relate to net Tangible Fixed Assets (PPE) which year-on-year increased by €1,347 million.



Total Equity amounted to €5,394 million by year end, driven by the €82 million increase in Reserves and Retained Earnings leading to a solid Equity / Total Assets ratio of 42.0%. Total Equity and Liabilities summed by the end of 2010 to €7,442 million, with an increase of c. 24.7% (or €1,475 million) used to fuel growth business.

Total revenues reached €845 million driven by higher installed capacity and represented a 30.4% growth comparing to 2009. This growth is of particularly relevance given the current unfavourable pricing environment in the global power markets. EDPR benefited from an active risk management practice, namely by hedging c. 1.8 TWh of output in Spain and therefore reducing its exposure to the variability of the Spanish pool price. This hedging coverage had a positive impact of €12 million in 2010 revenues.

During 2010 EDP Renováveis signed a 15-year agreement with Energa to sell the green certificates generated from its 120 MW Margonin wind farm in Poland, reached Power Purchase Agreements for the sale of electricity of the two wind farms projects in Romania and successfully executed 841MW of PPA (Power Purchase Agreement) contracts in NA:

- o In February, EDP Renováveis has entered into a 20-year Power Purchase Agreement with Tennessee Valley Authority (TVA) to sell 115 MW of renewable wind energy from the first phase of its Pioneer Prairie Wind Farm located in Mitchell and Howard Counties in Iowa.
- o In April, signed a PPA for a volume equivalent to 171 MW of capacity for ten years from its Marble River Wind Farm, currently under development and located in Clinton County, New York.
- o In November, the compony signed a 20-year PPA for a 99 MW wind farm in the PJM interconnection area, expected to be fully commissioned in 2011. Also, signed a 20-year PPA with Tennessee Valley Authority to sell renewable energy from 83 MW of the Pioneer Prairie wind farm (lowa), at full operation. In December, EDPR signed a 5-year PPA with Constellation Energy Commodities Group, Inc. to sell the renewable energy from its 198 MW Top Crop II, already in operation in the PJM market.
- o Additionally, EDPR has secured a 20-year PPA to sell to Ameren Illinois Utilities and Commonwealth Edison Company the equivalent renewable energy produced by 175 MW of wind installed capacity in the US by the end of the year.

All in all, 841 MW of PPA's were successfully secured in North America, which summed with the 120 MW of long-term agreement for green certificates in Poland and the signing of Power



Purchase Agreements for the sale of electricity of the two wind farms projects in Romania (228 MW) provide a significant source of secure cash flow stream going forward.

Financial Indicators (€ m)	2010	2009	Δ%
Gross Margin (incl. Tax Equity Revenue)	948	725	31%
Opex & Other Operating Income	235	182	29%
EBITDA	713	543	31%
EBITDA Morgin %	75,2%	74,9%	
EBIT	290	231	26%
Financial Results	(174)	(72)	140%
Net Income (EDPR Equity holders)	80	114	-30%
Net Income (EDPR Equity holders) Capex	1.401	11 4 1.846	-30% -24%
Capex	1.401	1.846	-24%
Capex Total Assets (book value)	1.401	1.846	-24% 14%
Capex Total Assets (book value) Equity (market value)	1.401 12.835 3.783	1.846 11.294 5.784	-24% 14% -35%
Capex Total Assets (book value) Equity (market value) Net Debt (book value)	1.401 12.835 3.783 2.848	1.846 11.294 5.784 2.134	-24% 14% -35%

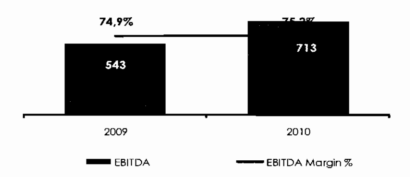
Focus on operational efficiency, with Opex³ amounting to €235 million, lead to an EBITDA (Earnings before Interest, Taxes, Depreciation and Amortization) YoY growth of 31.3% of €713 million and an EBITDA Margin (EBITDA / Gross Margin⁴) of 75.2%.

Gross Margin at 2010YE grew 30.8% YoY to €948 million as a result of the electricity output increase (+32% YoY) and the reduced exposure of EDPR's portfolio to market price volatility, which along with the diversification effect enabled a stable YoY average selling price.

³ Defined as Operating Costs + Revenues from Tax Equity Partners – Other Operating Results

⁴ Defined as Revenues + Revenues from Tax Equity Portners - Cost of Used Goods

EBITDA (€ M) & EBITDA Margin (%)



Provisions and net Depreciation & Amortization in 2010 were of (€423) million and net Financial Results of (€169) million (including €5 million in gains from associates) resulting in a Earnings before Taxes of €121 million and a Income Tax Expense of €38 million, corresponding to an effective income tax rate of 31.3%.

Net Income totalled €83.0 million, of which €2.8 million belong to minority interest and €80.2 million is attributable to EDPR equity holders. This represents a reduction vs. the €114 million of Net Income attributable to EDPR equity holders in 2009.



EDP Renováveis decided to propose to the general meeting of Shareholders the allocation of the Net Income for the period of 2010 into reserves as follows:

Net Income Application Proposal	,
Distribution basis:	Values in Euros:
Net Income of the Period	44,091,046.97
Total to be allocated	44,091,046.97
Allocation:	
Legal Reserve (10%)	4,409,104.70
Free Reserve	39,681,942.27
Total Distributed	44,091,046.97

Capex in 2010 was €1,401 million, reflecting the MW added in the period and the under construction capacity. 2010 capex decreased by 24% mainly explained by the capacity growth deceleration seen in 2010. Out of the €1,401 million capex for 2010, €895 million were related to the building of new installed MW, while €406 million assigned to under construction capacity.

Capex (€ m)	2010	2009
Spain	111	561
Portugal	8	102
RoE	420	351
Europe	539	1.014
AZU	768	826
Brazil	72	2
Other	22	4
Total Capex	1.401	1.846

In 2010, EDPR's operations generated a cash-flow of €567 million, delivering a solid 45% growth YoY, clearly demonstrating the increased cash generation capabilities of the existing assets. Given the growth cycle of the company, capex levels remained above the cash-flow generation, leading to a Net Debt increase of €715 million in the period. But it's important to highlight that the operating cash-flow already covers more than 40% of the growth capex vs. 20% in 2009.



EDP Renováveis' gross financial debt was €3.5 billion in 2010, of which 79% corresponds to loans with EDP Group, while debt with financial institutions is mostly related to project finance with a long-term profile. In 2010, debt with financial institutions increased €191 million related to the Polish and Brazilian projects.

Net debt as of December 2010 amounted to \leq 2.8 billion, increasing from the \leq 2.1 billion at the end of 2009, mainly reflecting the capital expenditures in the period. Net debt related to assets in operation amounted to \leq 2,450 million based on 2010 capacity.

Net Debt (€ m)	2010	2009
Financial Debt	3.534	2.674
Financial Receivables	-226	-59
Cash & Equivalents	-459	-481
Net Debt	2.848	2.134

2.2 Competitive Landscape and Business Plan

Currently, we are a world leader energy company. Our growth has been the result of an extraordinary capacity to implement projects and to smoothly integrate new companies, people and cultures during the period from 2005 to 2010. Our markets provide attractive growth potential, mainly due to their growth prospects and the fact that they possess a stable regulatory structure that allows profitable returns.

EDPR continues to look to the renewable energy sector with a long-term outlook, believing that the environmental, economic and technological trends that have underpinned the currently favourable renewable energy market conditions will continue to drive further support for growth in the markets we are active in.

EDPR is a leading 'pure-play' renewable energy company, having derived the revenue stream from renewable energy activity. EDPR has leading position and "early mover" advantages in attractive high-growth markets, and continues to analyze new markets as well as new opportunities within the markets we currently operate within. This strategy continues to provide the company with a unique combination of size, focus and experience in the sector.

⁵ Excludes Institutional Partnership Liability (TEI)



EDPR has a solid history of executing projects and delivering targets. We consistently increased installed capacity through the successful development of pipeline. The company success results from a unique combination of factors: strong track record in execution, first class assets with above average quality wind resources, a well balanced portfolio in terms of geography, stage of development and revenue sources, and a competitive turbine supply strategy.

The combination of diversified operations with a stable revenue base spread across countries with favourable regulatory regimes limits the exposure to market prices of electricity and provides a significant visibility and stability.

Furthermore, EDPR has proven its ability to selectively identify new markets, to enter such markets and successfully integrate new countries.

For that, by the end of 2010, EDPR has crafted a robust, visible and geographically diverse pipeline of nearly 32 GW worldwide (varying from projects in eight European countries, several US states, Canada and Brazil).

MW	Under	r Pipeline		Brassasta	Total		
MAAA	Construction	Tier 1	Tier 2	Tier 3	Total	Prospects	Total
Spain	201	300	436	2.089	2.825	2.121	5.146
Portugal	58	199	23	74	297	200	555
France	-	71	. 60	149	280	351	631
Belgium	13	-	-	-	. -	-	13
Poland	, 70	· –	442	738	1.180	, 660	1.910
Ramania	138	57	: -	556	613	-	751
Italy	-	20	186	-	206	785	991
UK	-	-	<u>-</u>	1.300	1.300	-	1.300
Europe	480	647	1.147	4.906	6.700	4.116	11.296
NA (incl. Canada)	99	1.075	6.508	7.245	14.828	4.237	19.164
Brazil	70	, 81	153	456	690	491	1.251
Total	649	1.802	7.808	12.607	22.218	8.844	31.711

This pipeline reinforces EDPR's position as a leading player in the renewable energy industry and underlines management's commitment to create shareholder value through selecting the best projects to fuel future growth.

On the core of EDPR's confidence on achieving these targets, is a dynamic, highly qualified and experienced team of world-wide employees with the track record and ambition to deliver upon the superior targets.



3. **REGULATORY ENVIRONMENT**

WIND MARKET REGULATION

The following tables show a brief summary of the main regulatory events at a worldwide and European level. The information below will be developed in following sections.

	Event	Main implications
:		Recognition, in a formal UN decision, of the emission- reduction targets that Developed countries listed under the Copenhagen Accord
Global	United Nations Climate Change Conference, in Cancun	 Agreement for the monitoring, reporting and verification of the emissions processes
	(Mexico) Nov-Dec 2010	Establishment of a Green Climate Fund to support policies and activities in developing countries
		Support to the Clean Development Mechanisms ("CDM") scheme after the expiration of the Kyoto Protocol
	•	 A post-Kyoto binding treaty is still to be agreed
· · ·	Parameter to Charles Manual and	 Renewable Energy Directive 2009/28/EC requires State Members to submit it National Renewable Energy Action Plan by June 30th, 2010
Europe	Presentation by States Member of its National Renewable Energy Action Plans (NREAP)	States have presented their strategies to reach their 2020 target
	Summer 2010	 NREAP reflect targets by sector (share of energy from renewable sources consumed in transport, electricity, heating and cooling), as well as the chosen trajectory to achieve them
trees and the second	Tax relief bill	One-year extension of the cash grant
North America	December 2010	An increase of the bonus depreciation
Brazil	2 tenders held in 2010	Both tenders allocated 2,05 GW of wind capacity

GLOBAL REGULATION EVENTS

The 2010 United Nations Climate Change Conference was held in Cancun, Mexico, from November 29th to December 10th. Last year's talks in Copenhagen only delivered a weak array of voluntary mitigation and financing pledges that were not endorsed as a COP (Conference of the Parties) decisions, However, in Cancun, the Parties adopted formal decisions in key fields as climate finance, technological transfer and adaptation.



A major achievement was the establishment of a new climate fund under the UN Convention. This new Green Fund will be managed by the World Bank with an aim to allocate funds to developing countries for climate aid.

Another important step forward was the recognition, in a formal UN decision, of the mitigation pledges agreed in Copenhagen (this is, the confirmation of the target of limiting temperature rises to less than 2°C compored to pre-industrial levels). The parties have also agreed to the "Monitoring, Reporting and Verification", which is necessary step to verify the progression of the emission reductions under a transparent process. This is very significant as a global emissions deal has always been stalled by the lack of understanding regarding this topic between US and China. With this agreement, there is groundwork for future negotiations.

The parties also supported the continuation of the Clean Development Mechanism (CDM) after the expiration of the Kyoto Protocol (December 31st 2012) and included for the first time Carbon Capture Storage (CCS) under its reach. Additionally, the agreement includes the framework for REDD+, a mechanism for forestry protection. However, a post-Kyoto agreement has still to be reached, as Japan, Russia and Canada firmly opposed to a second commitment period. Negotiations however will continue in Durban, South Africa, in 2011.

REGULATION EVENTS IN EUROPE

At the European level, following the approval of the Renewable Energy Directive 2009/28/EC, all the Member States were requested to present a "National Renewable Energy Action Plan" (NREAP) by June 30th, 2010. The NREAP are documents in which European Member States present how they intend to reach their binding renewable targets for the year 2020 and the paths towards them. Member States have also been required to provide their sectoral targets (electricity, transport and heating and cooling), the technology mix they expect to use, the transfers between Member States and the specific measures they intend to implement in order to reach the forecasted trajectory. As the Directive indicates, NREAP must conform to the National Action Plan template adopted by the European Commission in June 2009.



GOVERNMENT SUPPORT OF RENEWABLE ENERGY FOR EDPR RELEVANT COUNTRIES



Regulatory change	Description
And the state of t	Sets a temporary cut of the renewable premium applicable to wind governed by Royal Decree 661/2007
Royal Decree 1614/2010 of 7 December	Provides regulatory stability and visibility to the full useful life of the wind farms to be installed until 2012
	Fixes a cap to the annual equivalent hours entitled to receive the premium
Royal Decree 1565/2010 of 19 November	Modifies the reactive power regime
Decree-Law 14/2010 of 23 December	 Imposes a generation levy of €0,5/MWh applicable to ordinary and special regime generators

The Spanish government has long struggled to deal with a rising tariff deficit and since mid 2009 has shown concern about the cost of the renewable sector.

Following the agreement reached in July 2010 by the Industry Ministry with two key renewable energy associations (the Spanish Wind Energy Association and Protermosolar), the Royal Decree 1614/2010 of 7 December was approved.

The recently approved regulatory scheme on wind is summarized as follows:

- A temporary 35% cut of the reference premium applicable to the wind capacity ruled by RD 661/2007, only during 2011 and 2012. Cap and floor have not been revised and still remain indexed to CPI-"X";
- An amendment to the article 44.3 of the RD 661/2007 clarifying that eventual future revision to the value of the reference premium would only be applied to the capacity that comes on line after 2012;
- A cap to the annual equivalent working hours entitled to receive the premium value set at 2,589 hours (would only be active if the average of the Spanish wind sector equivalent working hours surpasses the 2,350 in each year). The reference hours are not revisable for the full useful life of the existing and pre-registered wind farms);



Wind capacity pre 2008 (ruled by the RD 436/2004) remains untouched, and will transit to the Royal Decree 661/2007 regime in 2013. The bulk of the Spanish wind assets (those ruled by RD 436/2004) is unaffected by the new regulation.

Apart from Royal Decree 1614/2010, wind energy regime was amended by two other decrees. The first one is Royal Decree 1565/2010 of November 19th that modifies the reactive power regime. With this new decree, reactive premiums are lowered but the requirements to receive the bonus are less restrictive, thus more easily achievable. The second decree is Royal Decree-law 14/2010 of December 23th that brings in several measures to reduce the tariff deficit. Among the measures, the decree includes a generation levy of €0.5/MWh applicable to ordinary and special regime generators.



PORTUGAL

Regulatory change	Description
Decree Law 51/2010	Simplifies procedure for installing additional equipment in wind farms
	 Obliges wind generators to have equipment installed in each turbine to attenuate voltage drops and supply reactive energy
End of reactive energy premiums	 Wind generators are not entitled to receive reactive energy premiums
	The impact on total remuneration will not be meaningful

On May 20th, Decree Law 51/2010 was approved. This new regulation simplifies the procedure for installing additional equipment in wind farms (overpowering). The decree also obliges wind generators to have equipment installed in each turbine to attenuate voltage drops (fault ride through) and supply reactive energy. Concerning the latter obligation, there is no longer a premium for supplying reactive power, and there will be a penalty if the wind farm does not operate within certain parameters in terms of reactive power.



Regulatory change	Description
"Grenelle 2" in June 2010	 Introduces new restrictions and requirements in the permitting process that could hinder the future development of wind farms



After months of debate, the "Grenelle 2" was finally approved on June 29th, 2010. The origins of this bill date back to 2007, when the "Grenelle de l'Environnement", a national summit to formulate environmental policy was launched. Three years later, the "Grenelle 2" is a toolbox of the "Grenelle de l'Environnement" and establishes a new framework for wind energy.

In order to qualify for the guaranteed purchase price, the "Grenelle 2" introduces a minimum threshold of five turbines for wind energy plants. This measure aims at avoiding wind scattered development. The law also requires wind farms to be erected at least 500 meters from habitation.

Another requirement to benefit from the guaranteed electricity purchase price is, since 2007, to be built in predefined zones: in "ZDEs" (wind development areas) being these specific areas designated by the municipalities hosting the projects. In articulation with the ZDEs, the "Grenelle 2" introduces a new layer requiring wind farms to be also included in the "Regional Development Areas" to be approved by the Regions and currently under preparation.

In addition, wind farms will be subject to "ICPE" (Industries Classified for the Protection of the Environment") regulation which add new permitting requirements, and put wind farms on the same level than industries with a proven potential risk for the environment.

Finally, the "Grenelle 2" stipulates that at least 500 turbines must be installed each year with a review after 3 years, but does not include specific mechanisms to achieve this goal. This requirement aims to achieve the onshore wind energy target of 19 GW in 2020.



BELGIUM

Regulatory charige	Description	
Increase of the quotas of electricity from renewable	 Introduces higher quotas of electricity produced from renewable sour 	ces which is
sources	expected to spur renewables	

New quotas of renewable generation have been approved in Wallonia. New quotas are considerably higher than previous ones and are: 13.50% in 2011 and 15.75% in 2012. Quotas from 2013 onwards are yet to be decided, although the CWAPE (The Energy Regulator in



Wallonia) has recommended the Government to increase them by 2.25 pp a year, up to 33.75% in 2020.

Currently, the Green Certificate Scheme is being reviewed by the Government but no formal documents have been published yet.



POLAND

Regulatory change	Description
Amendment of the energy law in	 Aims to limit speculative action in the reservation of interconnection rights for wind farms by charging developers with o fee
January 2010	 A local master plan or a planning permit for the real property is also required to obtain grid connection

The Energy law was amended in January 2010. The main aim was to limit speculative action in the reservation of interconnection rights for wind farms. Pursuant to the new provisions, the obligation to prepare an assessment of the impact of the installations being interconnected on the grid lies with the grid company. Within this new regulation, the entity applying for the conditions of interconnection must pay in advance the grid interconnection fee of PLN 30 per kW of interconnection capacity. This fee is considered as an advanced payment for the connection costs and can be returned if there are no technical possibilities for connection. Moreover, the grid company has an obligation to issue grid connection conditions (or to reject such conditions due to technical constroints) within 150 days from the day of submission of the complete grid connection application.

Another measure aimed at reinforcing the credibility of the project is the obligation to attach to the application for interconnection conditions an excerpt from the local master plan or, if there is no such plan, the planning permit for the real property to which the application relates.





Regulatory change	Description
Amendment of the energy law in July 2010	 Extends the period in which developers are granted with 2 Green Certificates
	Increases renewable quotas
	Increases the penalty for missing certificate
	• Extends the period in which the green certificate scheme is guaranteed

The Romanian Government amended its renewable energy law in order to extend its renewable support. Fallowing the general delays in bringing projects into operation, the Government has decided to extend until 2017 (instead of 2015) the period in which wind generators are entitled to receive two green certificates per MWh. In addition, the 2012 green certificate quota has increased from 8.3% to 12% and will rise by 1 pp every year (except in 2019, in which it will only increase 0.5 pp) up to 20% by 2020.

The amendment also confirmed the minimum trading value per green certificate at €27/MWh and the maximum at €55/MWh and increases the penalty for suppliers who do not comply with their obligation to fulfill the quota from €70 to €110 per missing green certificate.

Lastly, in order to instill more confidence in investors and more visibility to the wind market, the green certificate scheme has been guaranteed until 2025, far beyond the previous 2014 deadline.

The double green certificate support had been established by law 220/2008 (formally enacted and published) but, as a matter of practice, the law is still not applied, as the new system has still not been formally notified to the European Commission.





Regulatory change	Description
Energy market reform package under consultation process	The current RO scheme could be replaced by a Feed-in tariff system
	Introduction of capacity payments have been proposed
	Introduction of floor price for carbon emissions
	Approval of Emission Performance Standard for new coal-fired power plants

Following the general election of May, 6th 2010, the new government expressed its willingness to establish a system of feed-in tariffs for electricity produced from renewable sources, while maintaining the renewable obligation certificates (ROCs) at least until 2017. The Government has included this issue in its energy market reform package that was presented in December 2010 and is currently under a consultation process. Under the proposal, the Renewable Obligation (RO) system could be phased out in 2017. The RO scheme will be then replaced by a contract for difference, where the support would be calculated on the difference between the wholesale market price and a "strike price" set under the contract. This system is designed to lower a generator's price risk allowing a steady flow of incomes. Other measures presented in this package are the introduction of capacity payments aimed at fostering the construction of reserve plants and the pledge to approve emission performance standards for new coal-fired power plants. To achieve the climate change targets, the Government also announced a floor price for carbon emissions.

The Government has also allocated \pounds 1 billion for the creation of the Green Investment Bank and appointed an independent commission that is working to launch the new institution in the next months. The Green Investment bank was set to form the cornerstone of the energy policy of the Conservative party, outlined in its Manifesto in the run-up to the general election. The aim of this new institution is to foster renewable projects investment by granting funds to low-carbon initiatives.





Regulatory change	Description
A new decree regulating the promotion of renewable energies is under approval process	Green certificate system could be phased out
	A feed-in tariff system for facilities up to 10 MW could be introduced
:	Larger facilities would be bound to participate in competitive processes to obtain a tariff

The Bersani Decree of 1999 ushered in a Green Certificate scheme aimed at promoting the production of electricity from renewable energy sources. The scheme is based on the issue of green certificates to producers, who also receive a revenue stream selling the underlying electricity. Since its introduction, the scheme has been modified several times, the last major amendment being the one introduced by the 2008 Budget Law.

The key features of the new green certificate scheme set by the Budget Law were the following:

- Renewable energy generators are eligible for the green certificate system for the first 15 years of operation (extending on the former 12-year period)
- Increases the mandatory quota from 0.35% to 0.75% per year until 2012
- Strengthens the stabilizing role of the GSE ("Gestore dei Servizi Elettrici"), a state energy agency that operates in the Green Certificate market absorbing any imbalances in the market. If there is a deficit, the GSE can sell the Green Certificates in its possession at a price equal to €180 minus the average price of electricity sold in the previous year. Alternatively, the GSE can also act as a last resort buyer and acquire green certificates when there is a surplus in the market. When this occurs, the GSE can buy green certificates at a price equal to the average price registered the previous year by the GME ("Gestore dei Mercati Energetici") in its trade platform.
- Introduces differentiation by renewable energy source with the use of coefficients applied to net production.

Currently a new renewable energy decree is in a latter phase of approval (it has preliminarily been approved by the Italian Government). If this new regulation is passed, it would represent a massive overhaul of the renewable energy promotion system as the green certificate system



would be phased out. The draft of the regulation envisages a feed-in tariff system for facilities up to 10 MW, and commissioned from the January 1st, 2013 onwards. Larger plants would participate in binding process, in which the incentive would be given to winning projects through a competitive process, though with a floor tariff.



US

	Regulatory change	Description	
Tax relief bill	Tay relief bill	One-year extension of the cash grant	ì
	Tux relier bill	An increase of the bonus depreciation	:

At the Federal level, climate legislation stalled in 2010. Three prominent proposals for a Federal Renewable Electricity Standard (RES) emerged over the past year but did not garner enough bipartisan support to be submitted for a vote. Additionally, two new proposals to establish climate change legislation through CO2 cap and trade emerged in July but also failed to come to a vote.

The main agent of climate and environmental regulation was the Environmental Protection Agency. The EPA issued a plan for establishing greenhouse gas pollution standards under the Clean Air Act. Additionally, existing coal fired generators are increasingly likely to leave the market due to new and tightened air quality standards through the Clean Air Act. The EPA's tightening of existing clean air pollutant caps (SOx, NOx) is expected to drive retirement of up to 60GW of coal capacity. The agency also announced new strategies to curb mercury emissions from power plants and to curb the use of water for cooling in power plants. EPA also proposed the first-ever national rules to ensure the safe disposal and management of coal ash from coal-fired power plants.

In December 2010 President Obama signed off the "Tax Relief Bill" that includes the extension of many clean energy policies. This regulation is part of a broader tax bill that zeroes in on the extension of expiring tax cuts put in place by the President George W. Bush Administration.

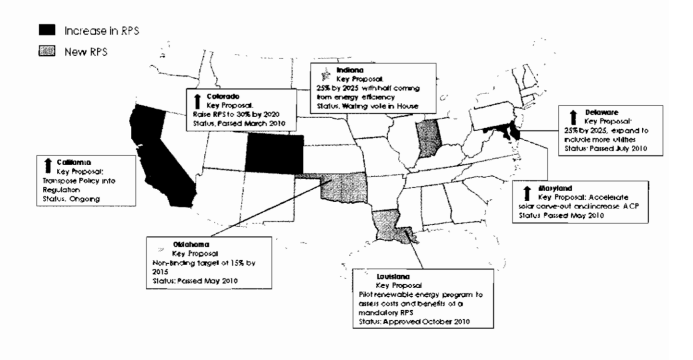
In order to spur renewable energies development the law includes:



- A one-year extension of the 1603 Treasury grant program, thus entitling projects to receive cash grant equivalent to 30% of the eligible project costs. This regulation had been approved in 2009 as part of the economic stimulus bill. In order to benefit from this extension, projects will need to prove that they started construction in 2011 and will come on line prior to December, 31st 2012.
- An increase in the bonus depreciation allowing projects to deduct 100% of the project value in one year (if operations start in 2011). For projects that start operations in 2012, the deduction will be at 50%.

States' governments continue to be the primary driver of implementing legislation to support renewable energy. In 2010, twelve states proposed either creating a new Renewable Portfolio Standard (RPS) or increasing their RPS; these proposals passed successfully in five states. Only one state proposed a reduction in the RPS, a proposal which was ultimately unsuccessful.

The California PUC (Public Utilities Commission) ruled that the state's investor-owned utilities can use tradable renewable energy credits to comply with California's RPS. However, there are short term delays in implementation to legislation and regulatory uncertainty around the enforcement of the ruling.







CANADA

Regulatory change	Description	-
Ontario's long-term energy plan	Increases renewable torgets	
	THE RESERVE OF THE PARTY CONTRACTOR OF THE PARTY OF THE P	

Canada's decentralized governance gives a leading role to the provinces for the implementation of renewable energy policies.

At a Federal level, in 2007 the ecoEnergy for Renewable Power Program was introduced, replacing the former Wind Power Production Incentive (WPPI). This program provided an incentive on one cent per kilowatt hour to renewable projects starting operations between 2007 and 2011. Although this program was designed to remunerate projects for the first ten years of operation, the ecoEnergy ran out of funds in 2009. The lack of federal policy instilled low confidence in investors and incentivized Canadian provinces to put in place their own renewable energies schemes. At a Federal level, wind farms may also benefit from tax policies as the accelerated capital depreciation that allows 50% depreciation per year.

Ontario is far and away Canada's wind power leader, being the first to cross the 1 GW of installed capacity mark. The Green Energy Act (GEA) passed by Ontario's Liberal Government in May 2009 put the province at the forefront of wind development.

First and foremost, the GEA introduced a lucrative feed-in tariff system. A wide range of renewable technologies are awarded 20-year contracts with guaranteed electricity prices. The guaranteed price for onshore wind is C\$135/MWh, with an extra cent added on for small-scale community projects. For offshore wind, the tariff rises to C\$190/MWh.

The GEA, apart from being the first feed-in tariff in North America, streamlines the approval process for renewable energy facilities.

In November 2010, the Ontario Ministry of Energy presented its long-term energy plan for the period 2010-2030. Among other measures, the Plan rises Ontario's renewable target from 5,3 GW in 2025 to 10,7 GW by 2018.





Regulatory change	Description	
2 tenders held in 2010	Both tenders allocated 2,05 GW of wind capacity	

Brazil since 2009 has had a tendering system to regulate the allocation of wind capacity, leaving behind a feed-in tariff system (PROINFA program) that fostered wind energy in its early days. Tenders allow the government to secure the energy supply at the least cost for consumers, which is paramount for economic development.

In recent years there has been a strong tendency towards developing wind energy in Brazil, mainly because of the complementory seasonal behavior of wind and hydro energies: on average, during the dry season the highest wind speeds are measured. Fostering renewable energy can also strengthen energy supply, mainly avoiding fuel generation. At an industrial level, the development of wind industry is seen as an opportunity to attract international turbine manufacturers. Although the local content requirement is not explicitly included in tenders, it is yet a requirement for developers to be eligible to subsidized financing from development banks as BNDES (Banco Nacional do Desenvolvimento) or BNB "(Banco do Nordeste do Brasil").

The tender system has some particularities in Brazil. First of all, the amount to be tendered is decided by the Government, which removes the risk of over capacity. Once the auction is held, the contracts offer 20-year power purchase agreements. There are two types of tenders:

- Reserve tender: designed to provide back-up power to guarantee the security of the energy supply, allowing an additional "reserve" to the national interconnection system. The reserve tenders are managed by the Electric Energy Commercialization Agency (CCEE) and the energy is bought by the Government. In the reserve tenders, a fixed amount of generation is set in each contract and penalties are triggered when power generation is below 90%. There is an associated extra-revenue, at 70% of contract price, to ony generation exceeding 130% of the contracted energy. The output level is reviewed every 4 year-period.
- Il- Alternative energy tender: in this type of tender, the buyers are national distribution companies. Contracts refer to baseload capacity and winning bidders are granted a



20-year power purchase agreement. The contracts refer to a generation level and any annual unbalance below 90% must be settled at selling price in favor of buyers. Through a real-time generation escrow account, the excess of generation of one year can compensate any lack of generation, since not lower than 90%, within the 4 year-period. Any excess of generation leading to a 4-year period balance over 100% is settled in the wholesale market.

In 2010, Brazil conducted two tender processes in August, a reserve and an alternative energy tender, totaling 2.05 GW. The reserve tender allocated 528 MW of wind capacity at an average price of R\$122,7/MWh (\$70.4) and the alternative energy tender 1,519 MW at R\$134,1/MWh (\$76.6). The fierce competition lowered the average prices, which has caused concern among developers and suppliers.

In December 2010 Brazil's Ministry of Mines and Energy approved a new Decennial Plan for Energy Expansion to 2019. The plan calls for a big boost in renewables as no new fossil fuel power plants are expected to be build after 2014. Under this strategy, more than 6 GW of wind installed capacity are expected by 2019 (from its current level of approximately 1.5 GW), although the industry expects a larger figure.

Wind sources will have the opportunity to secure PPAs in 2011 as new tenders will be conducted in the second quarter of 2011 according to Ordinance no 113 of February 1st. One tender will be an "A-3" (baseload capacity to be delivered in three years time) and the other one a "reserve tender" (reserve capacity). The energy to be auctioned and the ceiling price have still not being revealed.



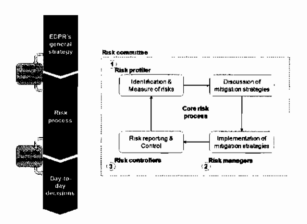
4. RISK MANAGEMENT

This chapter is also included in Corporate Governance Report (attached)

We believe that risk management should not only protect value but also create value.

Therefore, EDPR's risk framework was designed to be not a stand-alone activity separated from the main activities and processes of the company, but to be part of the responsibilities of management and an integrating all organizational processes, including strategic planning.

1. RISK FRAMEWORK AND PROCESS



In EDPR's risk framework, risk process aims to link company general strategy into manager's day-to-day decisions, enabling the company to increase the likelihood of achieving the strategic objectives.

EDPR's general strategy is translated into major strategic questions that are grouped by risk area and then subject to EDPR's risk process. The outcome of the risk process is a set of specific guidelines per risk area that will guide managers in their decisions according to the company's risk profile.

Each strategic question is subject to a core risk process which is composed of four major steps:

 Make sense - the aim of this step is to generate an understanding of all the dynamics behind the issue under analysis in order to assess the severity of the risk and also to

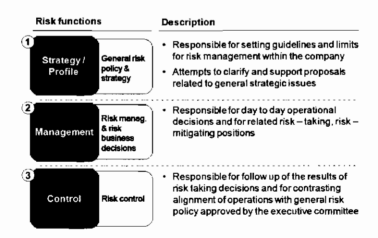


anticipate all possible mitigating actions in the case its exposure is above acceptable limits.

- Make choices after an understanding of the risk, the next step is to discuss whether the risk
 needs to be treated or not. If it does there is a need to discuss on the most appropriate risk
 treatment strategies and methods, and the outcome of this discussion is a proposed action
 plan that is later subject to approval by the Executive Committee.
- Make happen following the Executive Committee decision, guidelines are written and then sent to the risk manager.
- Make revision after the implementation of the mitigation strategies there is a follow-up of their impact to assess any adjustments are needed. This risk reporting and control step has two major functions: (1) to follow EDPR's risk position and comparing its alignment with both the company's risk profile and the risk policy approved by the Executive Committee for each risk, and (2) to control as possible the mitigation actions by defining and implementing all the mechanisms necessary to check if these actions are being implemented according to plan.

2. RISK FUNCTIONS AND RISK COMMITTEE

Risk management in EDPR is supported by three distinct organizational functions:



During 2010, EDPR created a Risk Committee to integrate and coordinate all the risk functions and to assure the link between risk strategy and the company's aperations.



EDPR's Risk Committee intends to be the forum to discuss how EDPR can optimize its risk-return position according to its risk profile. The key responsibilities of this committee are:

- To analyze EDPR overall exposures and propose actions;
- To follow-up the impact of the mitigation actions;
- To review transactional limits, risk policies and macro-strategies;
- To review reports and significant findings of the Global Risk Strategy analysis and the risk control areas;
- To review the scope of the work of the Global Risk Strategy area and its planned activities.

3 RISK AREAS AND RISK RELATED STRATEGIC QUESTIONS

The following table summarizes the main risk areas of EDPR's business and also shows the risk related strategic question. The full description of each risk and how they are managed can be found in the Corporate Governance chapter.

Risk areas	Risks descriptions	Risk related strategic questions (not
		exhaustive)
1. Countries	- Changes in regulations may impact	What is EDPR's current regulatory
& regulations	EDPR's business in a given country;	risk?
	i	How much should EDPR grow in
; -		current markets?
		Where should EDPR focus entering
		new markets?
2. Revenues	- Revenues received by EDPR's projects	What is the exposure of our
	may diverge from what is expected;	revenue stream both in prices and
		wind variations?
		• What is the impact on EDPR's
		EBITDA?
		What should the market strategy
		be to cover market volatility?
3. Financing	- EDPR may not be able to raise enough	• What should be the risk profile from
•	cash to finance all its planned capex;	an investor's point of view?
•	- EDPR may not be able to fulfil its financial	What is the synthetic rating of the



	obligations; - Projects' leverage may be lower than planned impacting their profitability;	company and what measures could be done to improve it? • What is the probability of a cash flow stress due to market conditions?
4. Wind turbine contracts	- Changes in turbine prices may impact projects' profitability; - Contracts should take into account the pipeline development risk;	 What should be the hedging strategy for turbine prices in terms of price structure and quantities? What is the trade-off between supplier diversification and rappel discount?
5. Pipeline developmen	- EDPR may deliver an installed capacity t different from its targets or suffers delays and/or anticipations in its installation	 How many MW can EDPR expect to put in operation with its current pipeline? How many projects may die or be idelayed over permitting issues? What is the actual risk of not achieving the installed capacity targets? What is the appropriate buffer to ensure that EDPR delivers the target capacity? How should EDPR's pipeline look like in 2012?
6. Operations	rom expected.	s ls there any operating risk with significant impact in EDPR?

4 IDENTIFIED RISK AND EDPR'S RESPONSE

4.1.1 Regulatory risks

The development and profitability of renewable energy projects are dependent on policies and regulatory frameworks. The jurisdictions in which EDP Renováveis operates provide numerous types of incentives that support the sale of energy generated from renewable sources.



Support for renewable energy sources has been strong in previous years, and both the European Union and various US federal and state bodies have regularly reaffirmed their wish to continue and strengthen such support.

In Europe, this support has been steady and has to be strengthened as EU countries have renewable and mandatory targets. The new EU directive on renewable energies, published in December 2008, requires each member state to increase its share of renewable energy in the group's energy mix in order to raise the overall share from 5.5% level in 2005 to 20% in 2020. To ensure this goal EU countries have interim periodic targets to ensure a steady progress towards its 2020 target. For this reason they have presented in 2010 their Renewable National Energy Action Plans (RNEAPs). These plans provide detailed information about how each Member State expects to comply with its 2020 binding target, including the technology mix and the forecasted trajectory to reach it.

Regarding US, they do not have mandatory energy targets at a federal level. However, under the Obama Administration, renewable energies have found strong political support. The Stimulus package (American Recovery & Reinvestment Act) approved in February 2009 included a wide range of measures addressed to boost renewable energies. However, in 2010 the Congress failed to pass a national renewable electricity standard, which would have established a mandatory proportion of electricity to be delivered from renewable resources. The result of the mid-term elections on November 2nd threatens to undermine efforts to pass the law, as Democrats, whom traditionally have been supporting wind promotion, have now lost the majority of the House of Representatives, and by that its control in passing laws.

Additionally, it cannot be guaranteed that the current support will be maintained or that the electricity produced by future renewable energy projects will benefit from state purchase obligations, tax incentives, or other support measures for the electricity generation from renewable energy sources. This is particularly true in an economic downturn context, as Governments struggle to achieve their budgets and cannot always guarantee a steady support for renewable energies.

Management of regulatory risks

EDPR is managing its exposure to regulatory risks in two different ways. The first one is trough diversification (being present in several countries) and the second one is by being an active member in several wind associations. EDP Renováveis belongs to the most prestigious wind energy associations, both at national and international level. EDP Renováveis is an active member of the following renewable (specially wind energy) associations.



EUROPE	EWEA (EUROPEAN WIND ENERGY ASSOCIATION)		
SPAIN	AEE (ASOCIACIÓN EMPRESARIAL EÓLICA)		
PORTUGAL	APREN (ASSOCIAÇÃO PORTUGUESA DE PRODUTORES DE ENERGIA		
	ELÉCTRICA DE FONTES RENOVÁVEIS)		
FRANCE	SER (SYNDICAT DES ÉNERGIES RENOUVELABLES)		
BELGIUM	APERE (ASSOCIATION POUR LA PROMOTION DES ENERGIES		
	RENOUVELABLES)		
	EDORA (FÉDÉRATION DE L'ENERGIE D'ORIGINE RENOUVELABLE ET		
	ALTERNATIVE)		
POLAND	PIGEO (POLSKA IZBA GOSPODARCZA ENERGII ODNAWIALNEJ)		
	PSEW (POLSKIE STOWARZYSZENIE ENERGETYKI WIATROWEJ)		
	PTEW (POLSKIE TOWARZYSTWO ENERGETYKI WIATROWEJ)		
ROMANIA	RWEA (ROMANIAN WIND ENERGY ASSOCIATION)		
UNITED KINGDOM	BWEA (BRITISH WIND ENERGY ASSOCIATION)		
	RENEWABLE UK		
	SCOTTISH RENEWABLES		
ITALY	ANEV (ASSOCIAZIONE NAZIONALE ENERGIA DEL VENTO)		
	APER (ASSOCIAZIONE PROMOTORI ENERGIE RINNOVABILI)		
UNITED STATES	AMERICAN WIND ENERGY ASSOCIATION (AWEA)		
	IOWA WIND ENERGY ASSOCIATION		
	RENEW WISCONSIN		
	RENEW, INC.		
	THE WIND COALITION		
	AMERICAN WIND WILDLIFE		
	CEERT		
	COLORADO INDEPENDENT ENERGY ASSOCIATION		
	INTERWEST ENERGY ALLIANCE		
	WESTERN POWER TRADING FORUM		
	SMART GRID OREGON		
	TEXAS RENEWABLE ENERGY		
	WEST TEXAS WIND ENERGY		
	RENEWABLE NORTHWEST PROJECT		
CANADA	CANWEA (CANADIAN WIND ENERGY ASSOCIATION)		
BRAZIL	ABEEOLICA (ASSOCIAÇÃO BRASILEIRA DE ENERGIA EOLICA)		
	CERNE (CENTRO DE ESTRATÉGIAS EM RECURSOS NATURAIS E ENERGIAS)		



Being an active member in all these associations allows EDP Renováveis to be aware of any regulatory change, and represent wind energy sector's interests when required by the governments.

4.2 Revenues

4.2.1 Exposure to market electricity prices

Remuneration for electricity sold by EDP Renováveis wind farms depends, on the regulatory system. In some of the markets this creates an exposure to market prices for electricity. Market prices may be volatile as they are affected by various factors, including the cost of fuels, average rainfall levels, the cost of power plant construction, technological mix of installed generation capacity and demand. Therefore, a decline in market prices to unexpected levels could have a material adverse effect on EDP Renováveis' business, financial condition or operating income. EDP Renováveis currently uses various financial and commodity hedging instruments in order ta reduce the exposure to fluctuating electricity prices. However, it may not be possible to successfully hedge the exposures or it may face other difficulties in executing the hedging strategy.

Management of electricity prices exposure

As of December 31st 2010, EDP Renováveis faced limited market price risk. In the case of EDPR NA, most of its installed capacity has fixed prices determined by long-term purchase agreements.

In most countries where EDPR is present, prices are mainly determined through regulated tariffs (France and Portugal) or managed through long-term power purchase agreements (Brazil, Poland -although only for Green Certificates - and Belgium). In Romania EDPR has full market exposure.

In the case of Spain, electricity is sold directly on the daily market at spot prices plus a predefined regulated premium. EDP Renováveis also has an option for selling this electricity through regulated tariffs at fixed prices. In 2010 the company closed a hedge in order to mitigate the effect of pool price fluctuations and as a result, only 38% of the production was market exposed. Considering all of EDPR's production in 2010, 79% of the EBITDA had no



market exposure.

4.2.2 Risk related to volatility of energy production

EDP Renováveis business is focused on the production of electricity from renewable energy sources. The amount of generated electricity and therefore the profitability of wind farms are dependent on climatic conditions, which vary across the locations of the wind farms, and from season to season and year to year. Because turbines will only operate when wind speeds are within certain specific ranges that vary by turbine type and manufacturer, if wind speeds fall outside of these ranges, energy output at wind farms may decline.

Variations and fluctuations in wind conditions at wind farms may result in seasonal and other fluctuations in the amount of electricity that is generated and consequently the operating results and efficiency.

Management of risks related to volatility of energy production

Variations in wind conditions are due to seasonal fluctuations, and these fluctuations have an impact in the amount of the electricity generated. EDP Renováveis mitigates this risk by the geographical diversification of its wind farms in each country and in different countries. This "portfolio effect" enables to offset wind variations in each area and to keep the total energy generation relatively steady. Currently EDP Renováveis is present in 11 countries: Spain, Portugal, France, Belgium, Poland, Romania, UK, Italy, US, Canada and Brazil.

4.3 Financing

4.3.1 Risks related to the exposure to financial markets

EDP Renováveis is exposed to fluctuations in interest rates through financing, particularly by shareholder loans from the EDP Group and from institutional investors in connection with its Partnership Structures in the case of the US operations, as well as, project financing and third party loans from entities outside the EDP Group. This risk can be mitigated using hedging instruments, including interest rate swaps, but there is no full guarantee that the hedging efforts will turn out successfully.

Finally, because of its presence in several countries, currency fluctuations may also have a



material adverse effect on the financial condition and results of operations. EDP Renováveis may attempt to hedge against currency fluctuations risks by matching revenue and costs in the same currency, as well as by using various hedging instruments, including forward foreign exchange contracts. However, there can be no assurance that the company efforts to mitigate the effects of currency exchange rate fluctuations will be successful.

Management of financial risks

The evolution of the financial markets is analyzed on an on-going basis in accordance to EDP Group's risk management policy. Financial instruments are used to minimize potential adverse effects resulting from the interest rate and foreign exchange rate risks on its financial performance.

The execution of financial risks management of EDP Group is undertaken by the Financial Department of EDP, in accordance with the policies approved by the Board of Directors. The Financial Department identifies, evaluates and submits for approval by the Board the hedging mechanisms appropriate to each exposure. The Board of Directors is responsible for the definition of general risk-management principles and the establishment of exposure limits following the recommendation of the risk committee.

4.3.1.1 Interest rate risk

EDPR's operating and financial cash flows are substantially independent from the fluctuation in interest rate markets.

The purpose of the interest rate risk management policies is to reduce the financial charges and the exposure of debt cash flows from market fluctuations through the settlement of derivative financial instruments to fix the debt interest rates. In the floating-rate financing context which represents approx. 5% of EDPR's gross debt, EDPR may contract interest-rate derivative financial instruments to hedge cash flows associated with future interest payments, which have the effect of converting floating interest rate loans into fixed interest rate loans.

EDPR has a portfolio of interest-rate derivatives with maturities between approximately 1 and 10 years. Sensitivity analyses are performed of the fair value of financial instruments to interest-rate fluctuations.



4.3.1.2 Exchange rate risk

EDPR operates internationally and is exposed to the exchange-rate risk resulting from investments in subsidiaries. As a general policy, EDP Renováveis matches costs and revenues of its wind farms in the same currency, reducing the effect of currency fluctuations while preserving value. Currently, main currency exposure is the U.S. dollar/euro currency fluctuation risk that results principally from the shareholding in EDPR NA but, with the increasing capacity in others non-euro regions, EDPR will become also exposed to other local currencies (Brazil, Poland and Romania).

EDP Group's Financial Department is responsible for monitoring the evolution of the U.S. dollar, seeking to mitigate the impact of currency fluctuations on the financial results of the Group companies and consequently, on consolidated net profit, using exchange-rate derivatives and/or other hedging structures. The policy implemented by EDP consists on undertaking derivative financial instruments with symmetrical characteristics to those of the hedged item for the purpose of hedging foreign exchange risks. The operations are reassessed and monitored throughout their useful lives and, periodically, their effectiveness in controlling and hedging the risk that driven them is also evaluated.

4.3.2 Counterparty credit risk

Counterparty risk is the default risk of the other party in an agreement, either due to temporary liquidity issues or long term systemic issues.

Management of counterparty credit risk

EDP Renováveis policy in terms of the counterparty credit risk on financial transactions is managed by an analysis of the technical capacity, competitiveness, credit notation and exposure to each counterparty. Counterparties in derivatives and financial transactions are restricted to high-quality credit institutions, therefore, there cannot be considered any significant risk of counterparty non-compliance and no collateral is demanded for these transactions.

In the specific case of EDPR EU, credit risk is not significant due to the reduced average payment period for customer balances and the quality of its debtors. In Europe, main



customers are operators and distributors in the energy market of their respective countries.

In the case of EDPR NA, counterparty risk analysis is more relevant given typical price structure and the contracting terms of PPA contracts. In the light of this, counterparty risk is carefully evaluated taking into account the offtakers' credit rating. In many cases, additional credit support is required in line with the exposure of the contract.

4.3.3 Liquidity risk

Liquidity risk is the risk that EDPR will not be able to meet its financial obligations as they fall due.

Management of liquidity risk

EDPR's strategy to manage liquidity is to ensure, as far as possible, that it will always have significant liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring in unacceptable losses or risking damage to EDPR's reputation.

Given the current condition of the debt market, it can be harder to cover the financial requirements needed to carry out EDPR's activities.

The liquidity policy followed ensures compliance with payment obligations acquired, through maintaining sufficient credit facilities and having access to the EDP Group credit facilities.

4.4 Wind turbine contracts

4.4.1 Wind turbine supply risk

Wind turbine is a significant part of a wind farm's CAPEX (around 80%). The main risks associated to wind turbines are:

- Price risk: this occurs when the supply of wind turbines cannot meet the growing demand, and prices rise sharply, impacting profitability of new wind farms;
- Quantity risk: this occurs when no wind turbines are available for the construction of new wind farms.



Management of wind turbine supply risk

The last couple of years were marked by the difficulties of the wind turbine industry to catch up with the booming demand. In this high growth environment, wind generators endured difficulties to secure the supply of wind turbines. This trend, however, was reversed in 2008 and 2009 as turbine demand slowed down and new players appeared creating a more favorable scenario for EDP Renováveis. This new scenario is driven by the economic crisis, the reduced power demand, the regulatory uncertainties and the increasing competition, particularly fierce regarding Chinese manufacturers. The company has taken advantage of the possibility of contracting part of its expected turbine supply needs in this favorable situation, by signing a wind turbine procurement contract for the supply of up to 2.100 MW with Vestas. The contract is a Master Supply Agreement that consists of a firm order for supply, installation and commissioning of wind turbines with a total capacity of 1.500 MW to be delivered to North America, South America and Europe in 2011 and 2012 and with the possibility to be extended by an additional 600 MW. Contracting large volumes enables EDP Renováveis to obtain better prices and conditions that mitigate the effect of general increases in asset prices.

Nevertheless, EDP Renováveis uses a large mix of turbines suppliers in order to reduce its dependency on any one supplier. Currently, EDP Renováveis is one of the generators with a more diversified portfolio. The large range of EDP Renováveis suppliers allows the company to avoid technological risk of each turbine supplier. Additionally, EDP Renováveis has the required size to contract with a large range of suppliers.

4.5 Pipeline development

4.5.1 Permitting risks

Wind farms are subject to strict international, national, state, regional and local regulations relating to the development, construction, licensing and operation of power plants. Among other things, these laws regulate: land acquisitions, leasing and use; building, transportation and distribution permits; landscape and environmental permits; and regulations on energy transmission and distribution network congestions. Development process of wind farms is subject to the probability of obtaining such permits. If authorities do not grant these permits or they do so with delays or with other restrictions, such actions could have a material adverse effect on the business.



Mariagement of permitting risk

Permitting risk is mitigated by the fact that EDP Renováveis in present is 11 different countries: Spain, Portugal, France, Belgium, Poland, Romania, UK, Italy, US, Canada and Brazil. Additionally, the company has a large pipeline of projects that provide a "buffer" to overcome potential problems in the development of new projects, ensuring growth targets.

Finally, EDP Renováveis mitigates development risk by creating partnerships with local developers.

4.6 Operations

4.6.1 Wind turbine performance risk

Wind turbine performance risk is the risk that the performance of the turbine does not reach its optimum, and therefore, the energy output is not as expected.

Management of wind turbine performance risk

EDP Renováveis mitigates the wind turbine performance risk by implementing the following measures. Firstly, EDP Renováveis mitigates this risk by using a mix of turbine suppliers which minimizes technological risk. Secondly, wind turbine performance risk is reduced by signing strict and thorough O&M contracts with suppliers, usually for a 5-year period (full-scope maintenance agreement), being the 2 first year-period of full warranty. Additionally, technical warranties are signed with the turbine suppliers, in order to guarantee that the performance of the turbine will be optimum. The availability and the power curve of each turbine is adequately guaranteed with "liquidated damages" clauses that set up penalties to be paid by the supplier when the availability is not met (usually 96 or 97%) or the power curve is not reached. Wind turbine performance risk is also mitigated with an adequate preventive and scheduled maintenance and predictive maintenance is being also brought in.

After the first 5-year period, O&M is usually contracted with an external company, but a technical assistance agreement is also signed with the turbine supplier.

Most recently, and following the general trend in the wind sector, EDPR is externalizing the O&M activities in some of its wind farms. This procedure may increase the wind turbine performance risk but reduces turbine manufacturer dependence and enables to decrease O&M costs.



Finally, EDP Renováveis has in place a LEAN Project. LEAN is a continuous improvement program that aims to:

- · Maximize Availability of Turbines
- Improve Efficiency
- Manage Reactive Energy

In order to achieve the objectives listed above, the LEAN team effectively collaborates with all technical areas such as O&M, Wind Assessment, Technology and Dispatch Center.





5. FINANCIAL HEDGING DERIVATIVE INSTRUMENTS

Topic 4 provides a description of the key financial risks faced by EDPR. According to EDPR risk policy, and in order to manage, control or minimize impact of some of those risks, in liaise with a discipline risk management practice, EDPR uses financial derivatives and enters hedging transactions with the sole intent to protect against risks and as a consequence mitigate fluctuations of earnings.

These derivative instruments are explained in detail as part of the note 36 to the financial statements.

6. TREASURY STOCK (OWN SHARES)

On the General Shareholder's meeting of the April 13th, it was approved to authorize the Board of Directors for the acquisition and transmission of own shares by the Company and/or the affiliate companies through their management bodies for a term of five years from the date of the General Shareholders Meeting. Up to date of this report the Company has not executed any acquisition and consequently transmission of own shares.

Terms and requirements are detailed in the Corporate Governance (attached)



7. ENVIRONMENTAL PERFORMANCE

Energy is important for life, but the way it is produced is also relevant. EDPR is a leading company in the renewable energy sector – the energy of today.

We produce clean energy, green energy. Energy without limits, without emissions.

At EDPR we strongly believe that sustainable development is possible. Environmental compliance and continual improvement are major concerns of EDPR, believing that prevention is the key to avoid impacts.

Wind farms are environmentally respectful sites. Only a small percentage of the land leased is taken out of permanent use when the wind farms are in operation and the activity is compatible with existing land use.

Although the location of wind farms in protected areas is not a common issue, potential impacts on biodiversity, such as fauna disturbance, vegetation loss, visual intrusion, waste generation... may occur. Even so, the vast majority of the impacts which might take place during the operation of wind farms are temporary and reversible.

Monitoring plans are carried out in order to make sure no significant impacts happen. In this sense, EDPR actively protects all the areas with operating wind farms.

Identifying potential impacts as soon as possible is imperative in order to obtain satisfactory results, as it is committed in the EDPR Biodiversity and Environmental Policies.

It is clear that, in comparison with other energy generation sources, wind farms' impacts on the environment are much less significant. Renewable energy doesn't cause greenhouse gases emissions and any other emissions. Moreover, it plays a central role in reducing CO2 emissions, and that's a global positive impact itself, because of its influence on all kinds of life.

ECO-EFFICIENCY

The main impact of EDPR activity is clean energy, green energy, renewable energy

EDPR indirect emissions are much reduced and they're limited to the administrative buildings consumption and wind farms' auxiliary consumptions (when self-consumption is not possible).



However, as we acknowledge that this information is requested by some of our stakeholders, we are implementing some initiatives that will allow us to better inform on our performance in this field and its report.

Usually, the energy needed for wind farms' auxiliary consumptions (lights, wind turbine orientation, etc) comes from the energy produced by itself, but if there isn't any operative wind turbine, this energy must be purchased.

EDPR also takes efforts to reduce and eliminate unnecessary indirect emissions very seriously. A number of initiatives regarding reduction of energy consumption and emissions have been developed during 2010.

ENVIRONMENTAL MANAGEMENT SYSTEM

Wind farms in operation also contribute to the internal commitment of respect for environment implementing measures with the objective of a wise use of resources and waste reduction.

One of the best examples of the environmental performance of the company is the EDPR Environmental Management System (EMS).

The EMS which is being implemented in EDPR according to ISO 14001 standard, turned out to be an excellent tool for several reasons:

- Exhaustive control of applicable legal requirements and their compliance.
- Environmental performance monitoring.
- Definition of environmental objectives.
- Reduction of environmental risks.
- Promotion of new initiatives looking for continual improvement.
- Staff involvement and commitment of the organization.
- Resources management improvement and optimization of investments and costs.
- Operational control established which allows detailed monitoring of environmental features such as waste generation.

WASTE & SPILLS

Waste generation is one of the main environmental aspects to control at wind farms in operation. In EDPR we pay special attention to enhance monitoring of hazardous and non-hazardous waste. As part of our training plan, EDPR employees as those working on their behalf, are aware of its importance. The training helped increase awareness on waste



management requirements, challenges and solutions, and addressed issues such as material storage, labeling, transport and recycling.

EDPR has defined a systematic of environmental emergency response as part of EMS implementation process. This procedure sets out the guidelines regarding environment for action in case of fire, flood or spill at wind farms. These guidelines are annually checked through questionnaires, simulacrum, etc. Also, under the EMS, employees at wind farms attend training sessions in which, apart from other things, is explained how to deal with an environmental emergency and what to do once overcome. Any environmental incident is recorded in the Emergency Register which collects information about the event date, location, emergency situation occurred, causes, impacts and corrective measures taken.

BIODIVERSITY

The United Nations General Assembly declared 2010 as the International Year of Biodiversity to increase the awareness about the importance of biodiversity conservation throughout the world by highlighting the importance that biodiversity has on our quality of life, to reflect the efforts already undertaken to safeguard biodiversity and to promote and foster initiatives to reduce the loss of biodiversity.

2010 saw the hosting of two significant meetings – the Convention on Biological Diversity in Nagoya, Japan, and the United Nations Climote Change Conference in Cancun, Mexico, which have both lead to historic decisions on addressing biodiversity loss, deforestation avoidance and climate change.

EDPR wants to contribute their bit in biodiversity conservation and respect for environment, because preserving biological diversity requires action at all levels: government, business and the individual.

EDPR is committed to assess the impact of its activities on biodiversity in all phases of its business. Although we have pledged to apply EDP's Group Environment and Biodiversity Policy, to reinforce this commitment EDPR Executive Committee approved the Environment and Biodiversity Policies in the beginning of 2011. Both are available on EDPR website.

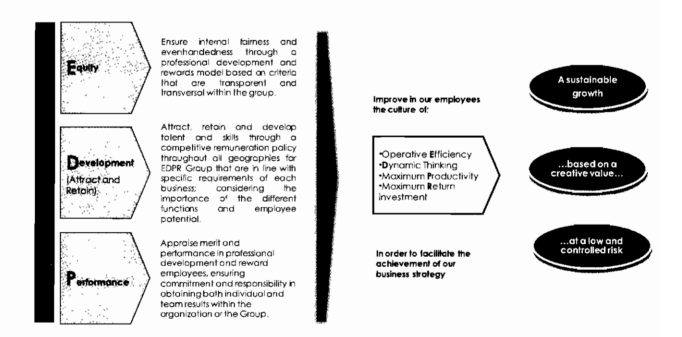
EDPR considers these commitments a cornerstone of its business, integrating them into the decision making process of the company.



8. HUMAN CAPITAL

We have achieved a top tier position in the renewable energy market thanks to our people commitment and effort. To guarantee the excellence at work of our employees, human capital management plays a key role to support EDPR growth targets maintaining the current operations excellence. Therefore, EDPR is committed to create the most adequate environment to secure employee commitment, empowerment and accountability, while offering them an attractive career development plan with opportunities to grow professionally at the same high pace as the company.

To create the most adequate environment for our employees, the company has developed a Human Resources Policy, approved in 2009, based on the following principles



Our global compensation strategy policy has been implemented to address the needs of every local market, with enough flexibility to adapt to each region where the company is present. The developed system ensures that all positions are evaluated and graded according to a methodology designed to ensure fairness, through an approved salary band for each position within the organization's matrix. The defined salary bands are based on market benchmarks.



COMPANY PROFILE

EDPR workforce has grown at a high pace, to guarantee the staff availability to support the growth of the organization. At the end of 2010 EDPR had a total headcount of 833, corresponding to a 14% increase compared to that of 2009. EDPR EU accounts for 49% of the total workforce, EDPR NA 40%, EDPR BR 2% and Holding the remaining 9%.

Headcount at year-end	2010	2009	Var (%)
EDPR EU	398	365	9%
EDPR NA (1)	332	303	10%
EDPR BR	17	8	113%
Holding [2]	75	45	40%
Total	822	721	14%

Note: figures don't include the Board of Directors

Throughout the year, 171 new employees joined the company while 70 left, resulting a turnover ratio of 15%, in line with the previous year.

Employees' Tumover	2010	2009
Chart Variation		
Number of hires	171	156
Number of dismissals	70	65
Total Turnover	15%	15%
Turnover by Gender		
Male	16%	16%
Female	12%	14%
Turnover by Age Range	1	
Less than 30 years old	14%	20%
Between 30 and 39 years old	14%	14%
Over 40 years old	17%	13%
Turnover by Platform		Edid # Ftd
EDPR EU	11%	12%
EDPR NA	18%	18%
EDPR BR	41%	50%
Holding	13%	17%

⁽¹⁾ EDPR NA headcount includes Executive Committee

^[2] In 2010, 8 holding employees were based in North America; 67 in Europe, whereas in 2009, every holding employee was based in Europe. The high increase of holding's headcount resulted from internal transfers.



EVALUATION & PERFORMANCE

As announced in 2009 Annual Report, the company was committed to progress in 2010 towards a 360 degree evaluation model and during the last quarter of the year, a global evaluation model of this type has been implemented.

All our employees are covered by our performance evaluation system. This system collects information from seven data sources to evaluate employee performance: oneself, 2 peers, 3 subordinates and the manager.

To guarantee the success of the implementation of the new evaluation tool, in 2010 the Human Resources department created "The Guide to the Potential and Performance Appraisal" to help our employees to have easy access to all the information they needed as they worked through the appraisal process, and could master the tools, timeframes and procedures that go along with the appraisal of their activity. In order to communicate this guide to all employees, videos were designed and put on our intranet. EDPR launched a contest for all employees in the company, and the winners were the employees who answered correctly to the questions and did his/her evaluation on time.

Performance and potential evaluations are based on the company strategic competencies, key performance indicators and a Global Assessment. By defining and evaluating gaps, continuous feedback interviews are encouraged and employees are also asked to build up an Individual Development Plan. In EDPR we encourage all the employees to create its own Individual Development Plan as one of the most relevant support tools in all EDPR employees' development.

In 2010, EDPR decided to separate the performance evaluation from the potential evaluation processes. The processes take place at different times, but the period they appraise is the same.

TRAINING AND CARRER DEVELOPMENT

EDPR is committed to offer its employees an attractive career development plan, and also offers continuous education and training activities.

Moreover, the development of our employees is a strategic objective for EDPR in order to align current and future demands of the organization with employees' capabilities, while fulfilling their professional development expectations and support their continued employability.

In 2010, EDPR almost doubled the number of training hours from 2009 to 26.697. The total investment was increased by 122%, reaching €669,074.



9. RESEARCH AND DEVELOPMENT (R&D)

Beyond the commercial activities, EDP Renováveis supports EDP Inovação (EDPI) in developing a pilot project in order to deploy a wind turbine installed on floating structure off the Portuguese coast. Such floating structure is a patented technology named Windfloat owned by Principle Power, whom EDPI has a memorandum of understanding, providing privilege access to the technology.

10. RELEVANT EVENTS AFTER CLOSING OF THE PERIOD

No relevant subsequent events occurred until 24th February 2011



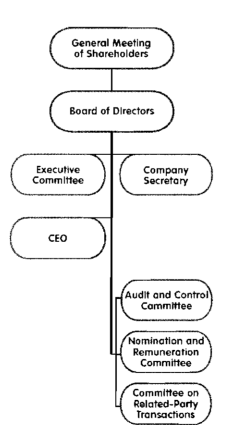
11. CORPORATE GOVERNANCE OVERVIEW

11.1 Model of Management and Supervision

EDP Renováveis, has adopted the governance structure in effect in Spain. It comprises a General Meeting of Shareholders, that is the sovereign body, and a Board of Directors that represents and manages the company.

The Company's Board of Directors has set up four committees. These are the Executive Committee, the Audit and Control Committee, the Nomination and Remuneration Committee and the Committee on Related-Party Transactions.

The Company's governance structure is shown in the chart below.



The governance model of EDPR is designed to ensure the transparent, meticulous separation of duties and the specialisation of supervision.



The purpose of the choice of this model by EDPR is to adapt the Company's corporate governance structure to the Portuguese legislation. The governance model adopted by EDPR therefore seeks, insofar as it is compatible with its personal law, to correspond to the so-called "Anglo-Saxon" model set forth in the Portuguese Commercial Companies Code, in which the management body is a Board of Directors, and the supervision and control duties are of the responsibility of an Audit and Control Committee.

The choice of this model is essentially an attempt to establish compatibility between two different systems of company law, which can be considered applicable to the model.

The experience of institutional operating indicates that the governance model adopted by the shareholders is appropriate to the corporate organisation of EDP Renováveis activity, especially because it affords a healthy balance between the management functions of the Executive Committee, the supervisory functions of the Audit and Control Committee and oversight by different specialised Board of Directors committees.

The institutional and functional relationship between the Executive Committee, Audit and Control Committee and the other non-executive members of the Board of Directors has been proved very positive and has fostered internal harmony conducive to the development of the company's businesses.

In order to ensure a better understanding by its shareholders of EDP Renováveis corporate governance, the Company posts its updated Articles of Association on www.edprenovaveis.com.

11.2 Corporate Bodies

General Meeting of Shareholders

The General Meeting when properly convened, has the power to decide and adopt majority decisions on matters that the law and the Articles of Association set forth that it should be decided and be submitted for its approval.

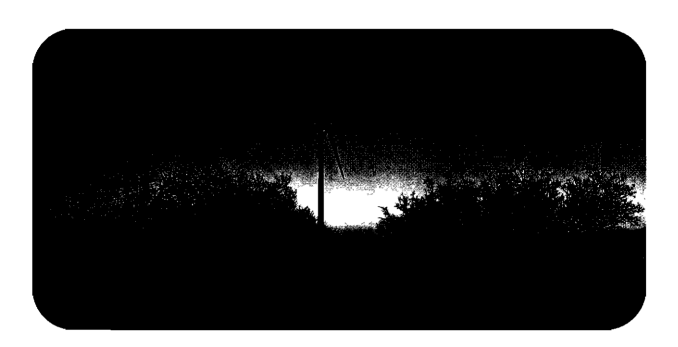
The Board of the General Meeting is responsible for organising its proceedings. It is made up of the Chairperson of the Meeting, the Chairperson of the Board of Directors, or his/her substitute, the other Board members and the Secretary of the Board of Directors.



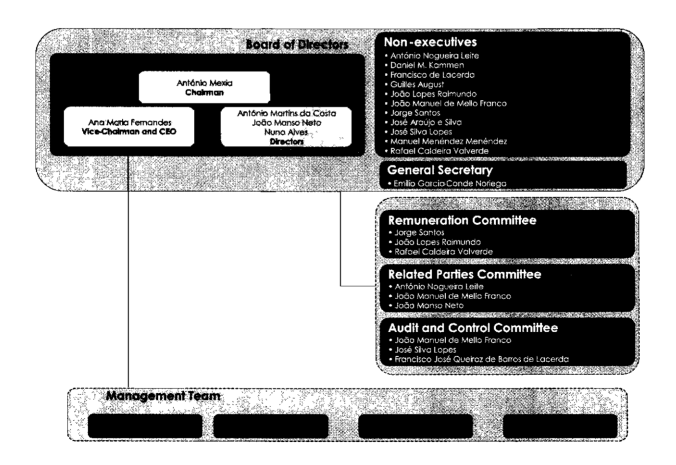
Board of Directors

The Board of Directors has the broadest powers for the management and governance of the Company, with no limitations other than the competences expressly allocated exclusively to the General Meeting of Shareholders by law or the Articles of Association.

Name	Position	Date of Appointment	End of Term
António Mexia	Chairman and Director	18/03/2008	18/03/2011
Ana Maria Fernandes	Vice- Chairman, CEO	18/03/2008	18/03/2011
António Martins da Costa	Director	18/03/2008	18/03/2011
João Manso Neto	Director	18/03/2008	18/03/2011
Nuno Alves	Director	18/03/2008	18/03/2011
António Nogueira Leite	Director (Independent)	04/06/2008	04/06/2011
Daniel M. Kammen	Director (Independent)	04/06/2008	04/06/2011
Francisco José Queiroz de Barros de Lacerda	Director (Independent)	04/06/2008	04/06/2011
Gilles August	Director (Independent)	14/04/2009	14/04/2012
João Lopes Raimundo	Director (Independent)	04/06/2008	04/06/2011
Joõo Manuel de Mello Franco	Director (Independent)	04/06/2008	04/06/2011
Jorge Santos	Director (Independent)	04/06/2008	04/06/2011
José Araújo e Silva	Director (Independent)	04/06/2008	04/06/2011
José Silva Lopes	Director (Independent)	04/06/2008	04/06/2011
Manuel Menéndez Menéndez	Director	04/06/2008	04/06/2011
Rafael Caldeira Valverde	Director (Independent)	04/06/2008	04/06/2011



11.3 Summarized Organization Chart





11.4 Capital Structure

The EDPR share capital of EUR 4,361,540,810 is represented by 872,308,162 shares with a face value of EUR 5 each. All shares integrate a single class and series and are fully issued and paid. There are no holders of special rights.

Pursuant to Article 8 of the Company's Articles of Association, there are no restrictions on the transfer of EDPR shares.

As far as the Board of Directors of EDPR is aware, there are currently no shareholders' agreements regarding the Company.

11.5 Shareholder Structure

The breakdown of the EDPR structure by region and investor type at 31 December 2010 was as follows:

EDPR Shareholder Structure (%)



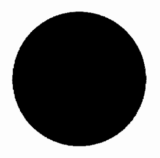
At the end of 2010, EDPR's free float comprises more than 120,000 institutional and private investors in over 50 countries with special focus on Portugal, United Kingdom, United States and Rest of Europe. Institutional investors represented 79% of the free float, with private investors standing for the remaining with 21%.



Geographic Breakdown of Free Float



Investor Type of Free Float





- EDP Energias de Portugal, S.A.
- Hidroeléctrica del Cantábrico, S.A.
- **⊯** Free Float



11.6 Qualifying shareholding

Qualifying shareholdings in EDPR are subject to the Spanish Law, which regulates the criteria and thresholds of the shareholders' holdings. As of December 31, 2010, no qualifying Shareholdings in EDPR with the exception of EDP – Energias de Portugal, S.A were identified.

Shareholder	No Shares	% Capital	% Vote
EDP – Energias de Portugal, S.A.			
EDP—Energias de Portugal Sucursal en España, S.A.	541.027.156	62,0%	62,0%
Hidroeléctrica del Cantábrico, S. A.	135.256.700	15 <i>,</i> 5%	15,5%
Total	676.283.856	77,5%	77,5%

11.7 Holder of special rights

EDP Renováveis share are of a single class and series and have been fully paid up. There are no holders of special rights.

11.8 Restrictions on the transfer of shares

Pursuant to Article 8 of the Company's Articles of Association, there are no restrictions on the transfer of EDP Renováveis shares.

11.9 Acquisition and transmission of own shares by the Company and/or other affiliate companies

On the General Shareholder's meeting of April 13th, it was approved to authorize the Board of Directors for the acquisition and transmission of own shares by the Company and/or the affiliate companies through their management bodies for a term of five years from the date of the General Shareholders Meeting, in accordance with the terms approved in the meetting that are available on the companies website. Up to date of this report the Company has not executed any acquisition and consequently transmission of own shares.

11.10 Shareholders' agreements

As far as the Board of Directors of EDP Renováveis knows, there are currently no shareholders' agreements regarding the Company.

11.11 EDP Renováveis in the Capital Markets



The shares representing 100% of the EDPR share capital were initially admitted to trading in the official stock exchange NYSE Euronext Lisbon on June 4th 2008. The then the free float level is unchanged at 22.5%.

EDP Renóvaveis, S.A.			
Shares Share Capital	€4,361,540,810		
Nominal Share Value	€5.00		
N.º of Shares	872,308,162		
Date of IPO	June 4 th , 2008		
NYSE Euronext Lisbon Reuters RIC Bloomberg ISIN	EDPR.LS EDPR PL ES0127797019		

11.12 EDP Renováveis share price

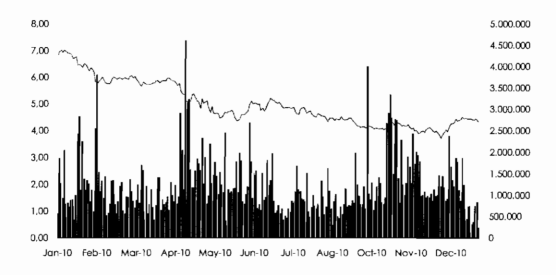
EDPR's equity market value at December 31st 2010 was EUR 3.8 billion. In 2010 the share price depreciated by 35% to EUR 4.34 per share, underperforming the PSI-20 (the NYSE Euronext Lisbon reference index), the Euronext 100 and the Dow Jones Eurostoxx Utilities ("SX6E"). The year's low was recorded on November 30th (EUR 3.72) and the year's high was reached on January 8th (EUR 7.01).

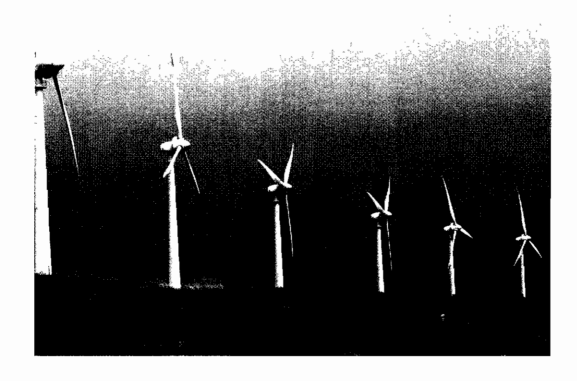




In 2010 were traded more than 311 million EDPR shares, representing a 21% year-on-year increase in its liquidity, and corresponding to a turnover of approximately EUR 1.5 billion. On average, 1.2 million shares were traded per day. The total number of shares traded represented 36% of the total shares admitted to trading and to 159% of the company's free float, translating in the higher liquidity level since the IPO.

2010 EDP Renováveis share price and transactions







12. DISCLAIMER

This report has been prepared by EDP Renováveis, S.A. (the "Company") to support the presentation 2010 financial and operational performances. Therefore, the disclosure or publish of this document for any other purpose without the express and prior written consent of the Company is not allowed. EDP Renováveis does not assume any responsibility for this report if it is used for different purposes.

This document has not been audited by any independent third porty. Therefore, the information contained in the report was not verified for its impartiality, accuracy, completeness or correctness.

Neither the Company-including any of its subsidiaries, any company of EDP Renováveis Group and any of the companies in which they have a shareholding-, nor their advisors or representatives assume any responsibility whatsoever, including negligence or any other concept, in relation with the damages or losses that may be derived from the use of the present document and its attachments.

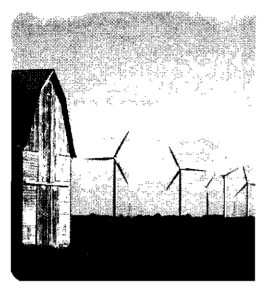
Any information regarding the performance of EDP Renováveis share price cannot be used as a guide for future performance.

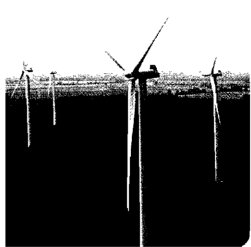
Neither this document nor any of its parts have a contractual nature, and it can not be used to complement or interpret any contract or any other kind of commitment.

The present document does not constitute an offer or invitation to acquire, subscribe, sell or exchange shares or securities.

The 2010 management report contains forward-looking information and statements about the Company that are not historical facts. Although EDP Renováveis is confident these expectations are reasonable, they are subject to several risks and uncertainties that are not predictable or quantifiable in advance. Therefore, future results and developments may differ from these forward-looking statements. Given this, forward-looking statements are not guarantees of future performance.

The forward-looking information and statements herein contained are based on the information available at the date of the present document. Except when required by applicable law, the Company does not assume any obligation to publicly update or revise said forward-looking information or statements.





edp renováveis

Corporate Governance Report December 2010



Table of Contents

0. Statement of compliance
Corporate governance structure
2. Sharehalder structure
3. Management and cantrol system
4. Exercise of shareholders' rights
5. Remuneration
6. Capital markets
ANNEXES:
I. Main positions held by members of Board of Directors over the last five years
II. Current positions of the members of the Board of Directors in companies not belonging to the same group as EDP Renováveis, S.A.
III. Current positions of the members of the Board of Directors in companies belonging to the same group as EDP Renováveis, S.A.
IV. Board of Directors and Secretary of the Board
V. Shares of EDP Renováveis owned by members of the Board of Directors as at 31.12.2010
EXTRACT OF MINUTES OF GENERAL MEETING OF SHAREHOLDERS



0. STATEMENT OF COMPLIANCE

EDP Renováveis, S.A. (hereinafter referred to as EDP Renováveis, EDPR or the Company) is a Spanish company listed on a regulated market in Portugal. EDP Renováveis' corporate organization is subject to the recommendations contained in the Portuguese Corporate Governance Code ("Código de Governo das Sociedades") approved by the CMVM (Portuguese Securities Market Commission) in January 2010. This governance code is available to the public at the CMVM website (www.cmvm.pt).

EDPR states that it has adopted in full the CMVM recommendations on the governance of listed companies provided in the Portuguese Corporate Governance Code, with the exception of Recommendation II.2.2 of the code, which has not been adopted for the reasons indicated below.

The following table shows the CMVM recommendations set forth in the code and indicates whether or not they have been fully adopted by EDPR and the place in this report in which they are described in more detail.

Recommendation	Adoption information	Description in Report
I, GENERAL MEETING OF SHAREHOLDERS		
I.1 GENERAL MEETING BOARD		
1.1.1 The Presiding Board of the General Meeting shall be equipped with the necessary and adequate human resources and logistic support, taking the financial position of the compony into consideration.	Adopted	4.6
1.1.2 The remuneration of the Presiding Board of the General Meeting shall be disclosed in the Annual Report on Corporate Gavernance.		4.6
1.2 PARTICIPATION AT THE MEETING		-
statements for share deposit or blocking far participation at the general meeting shall not exceed 5 warking days.	Adapted	4.2
1.2.2 Should the General Meeting be suspended. the compony shall not compel share blocking during that period until the meeting is resumed and shall then prepare itself in advance as required far the tirst session.	Adopted	4.2



Recommendation	Adoption information	Description in Report
I.3 Voting and Exercising Voting rights		
I.3.1 Companies shall not impose any statutory restriction on postal voting and whenever adapted or admissible, on electronic voting,		4.4
1.3.2 The statutory deadline for receiving early voting ballots by mail, may not exceed three working doys.		4.4
I.3.3 Componies shall ensure the level of voting rights and the shoreholder's participation is proportional, ideally through the statutory provision that obliges the one share-one vote principal. The companies that: i) hold shares that do not confer voting right; ii) establish nan-costing of voting rights above a certain number, when issued solely by a shareholder or by shareholders related to former. do not comply with the proportionality principle.	Adopted	4.3
I.4 Resolution Fixing-Quorum		
1.4.1 Companies shall not set a resolution-fixing quorum that outnumbers what is prescribed by law.		4.5
1.5 Minutes and Information on Resolutions		
Passed I.5.1 Extracts from the minutes of the general meetings or documents with corresponding content must be made available to shareholders on the company's website within five days period ofter the General Meeting has been held, irrespective of the fact that such information may not be classified as material information. The information disclosed shall cover the resolutions possed, the represented capital and the voting results. Soid information shall be kept on file on the company's website for no less than 3 year period.	Adopted	4.7
I.6 Measures on Corporate Control	NA 34140000 EN 8134000	
1.6.1 Measures aimed at preventing successful takeover bids, shall respect both company's and the shoreholders' interests. The compony's orticles of ossociation that by complying with said principal provide for the restriction of the number of votes that may be held or exercised by a sole shoreholder, either individually or in concert with other shareholders, sholl olso faresee for a resolution by the General Assembly	Adopted	4.8



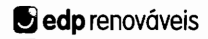
Recommendation	Adoption information	Description in Report
(5 year intervals), on whether that statutory		
provision is to be amended or prevoils – without		
super quorum requirements as to the one legally		
in force – and that in said resolution, all votes		
issued be counted, without opplying said		
restriction.		
1.6.2 In cases such as change af control or		
changes to the composition of the Board of		
Directors, defensive measures shall not be		
adapted that instigate immediate and serious	Not applicable	
asset erosion in the company, and further disturb		
the free transmission of shares and voluntory		
performance assessment by the shareholders of		
the members of the Board of Directors.		
II BOARD OF DIRECTORS AND SUPERVISORY		•
BOARD		
II.1 General Points		
II.1.1 Structure and Dutles		
II.1.1.1 The Boord of Directors shall assess the		
adopted model in its Annual Report on		
Carporate Governance and pin-point possible	Adopted	1.1/1.5
hold-ups to its functioning and shall propose	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	711,710
meosures that it deems fit for surpassing such		
obstacles.		
II.1.1.2 Companies shall set up internal control		
and risk monogement systems in order to		
sofeguard the company's worth and which will		
identify and manage the risk. Said systems shall		
include at least the following components:		
i) setting of the compony's strategic objectives		
os regards risk assumption; ii) identifying the main risks associated to the		
company's activity and one events that might		
generate risks;		
iii) onolyze and determine the extent of the	Adopted	3.7
impact and the likelihood that each af soid		
potential risks will occur;		
iv) risk management aimed ot oligning those		
octual incurred risks with the compony's		
strategic options for risk assumption;		
v) control mechanisms for executing measures		
for adapted risk management ond its		
effectiveness;		
vi) adoption of internol mechanisms for		
information and communication on several	annak didaka da di Sandhi I hila ashibida ka pikunah kan namadi kandi annan sa a mari s	



Recommendation	Adoption information	Description in Report
components of the system and of risk warning; vii) periodic assessment of the implemented system and the adoption of the amendments that are deemed necessary.		
II.1.1.3 The Board of Directors shall ensure the establishment and functioning of the internal control and risk management systems. The		
Supervisory Board shall be responsible for assessing the functioning of said systems and proposing the relevant adjustment to the campany's needs.	Adopted	3.3.2/3.7
II.1.1.4 The campanies shall:		44
i) identify the main economic, financial and legal risk that the campany is expased to during		
the exercise af its activity; ii) describe the performance and efficiency of the risk management system, in its Annual Repart on Carporate Gavernance.	Adopted	3.7.2
II.1.1.5 The Baard af Directors and the Supervisory Board shall establish internal regulations and shall have these disclosed on the company's website.	Adopted	3.1
II.1.2 Governance Incompatibility and Independence II.1.2.1 The Baard of Directors shall include a number of non-executive members that ensure the efficient supervision, auditing and assessment	Adopted	1.2.2 /3.1.3/0.1
II.1.2.2 Nan-executive members must include an adequate number af independent members. The size of the campany and its shareholder structure must be taken into account when	Adopted	1.2.2/0.1
devising this number and may never be less than a fourth of the total number of Baard of Directors. II.1.2.3 The independency assessment of its nan-	***** * * * **** *** *** *** *** *** *	
executive members carried aut by the Baard of Directors shall take into account the legal and regulatory rules in force concerning the independency requirements and the		
incampatibility framework applicable to members of other carparate baards, which ensure orderly and sequential coherence in applying independency criteria to oll the company. An independent executive member shall not be considered as such, if in another carparate board and by farce of applicable		0.1



Recommendation	Adoption information	Description in Report
rules, may not be an independent executive member.		
II.1.3 Eligibility and Appointment Criteria		
II.1.3.1 Depending on the applicable model, the Chair of the Supervisory Board and of the Auditing and Financial Matters Committees shall be independent and adequately competent to carry out his/her duties.	Adopted	3.3.1
II.1.3.2 The selection process of candidates for non-executive members shall be conjured so as prevent interference by executive members.	Adapted	3.5
II.1.4 Policy on the Reporting of Irregularities		
whereby irregularities accurring within the company are reported. Such reports shall contain the following information: i) the means by which such irregularities may be reported internally, including the persons that are entitled to receive the reparts; ii) how the report is to be handled, including confidential treatment, should it be required by the reporter.	Adopted	3.9
II.1.4.2 The general guidelines on this policy shall be disclosed in the Annual Report of Corporate Governance.	Adapted	3.9
II.1.5 Remuneration		
Bi.1.5.1 The remuneration of the members of the Board of Directors shall be structured so that the farmers' interests are capable of being aligned with the long-term interests of the campany. Furthermore, the remuneration shall be bose on performance assessment and shall discourage taking on extreme risk. Thus, remunerations shall be structured as follows: if The remuneration of the Board of Directors carrying out executive duties shall include a variable element which is determined by a performance assessment carried out by the campany's competent badies according to preestablished quantifiable criteria. Soid criteria shall take into cansideration the company's real growth and the actual growth generated for the shareholders, its long-term sustainability and the risks taken on, as well as campliance with the rules applicable to the company's activity. ii) The variable component of the remuneration	Adopted	5.1/5.2/5.3



Recommendation	Adoption information	Description in
shall be reasonable overall as regard the fixed		
companent of the remuneration and maximum		
limits shall be set for all components.		
iii) A significant part af the varioble remuneratian		
shall be deferred far a period nat less than three		
years and its payment shall depend of the		
campany's steady positive performance during		
said period;		
iv) Members af the Board of Directors shall not		
enter into contracts with the company or third		
parties that will have the effect of mitigoting the		
risk inherent in the vorlability of the remuneration		
established by the campony;		
v) The Executive Directors shall hold, up to twice		
the value of the total annual remuneration, the		
company shares that were ollatted by virtue of		
the variable remuneration schemes, with the		
exception of those shares that are required to be		
sold for the payment of taxes on the gains of		
said shares;		
vi) When the variable remuneration includes		
stock options, the period for exercising same		
shall be deferred for a period of not less than		
three years:		
vii) The appropriate legal instruments shall be		
established so that in the event of a Director's		
dismissal without due cause, the envisoged		
compensation shall not be paid out if the		
dismissal or termination by agreement is due to		
the Director's inadequate performance;		
viii) The remuneration of Nan-Executive Directors		
shall not include any companent the value of		
which is subject to the performance or the value		
of the campany.		
II.1.5.2 A statement on the remuneration policy		
of the Board of Directors and Supervisory Boord		
referred to in Article 2 of Law No. 28/2009 of June		
19th, shall contoin, in addition to the content		
therein stoted, adequate information on:	Adopted	5.4/5.2
i) which groups of companies the remuneration	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	0, 0.2
policy and practices of which were taken as a		
boseline for setting the remuneration;		
ii) the payments for the dismissal or termination		
by agreement of the Director's duties.		
II.1.5.3 The remuneration policy statement		
referred to in Article 2 of Law No. 28/2009 shall	Adapted	5.4
olso include the Director's remunerations which	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
contoin an important variable companent,		



Recommendation	Adoption information	Description in
within the meaning of Article 248-B/3 of the Securities Code. The statement shall be detailed ond the policy presented shall particularly take the long-term performance of the company, compliance with the rules applicable to its business and restraint in taking risks into account.		
II.1.5.4 A proposal shall be submitted at the General Meeting on the approval of plans for the allatment af shares and/ar aptions far share purchase ar further yet an the variations in share process, to members of the Board of Directors and Supervisory Board and other managers within the context of Article 248/3/B of the		• • •
Securities Cade. The prapasal shall cantain the regulation plan ar in its absence, the plan's conditions. The main characteristics of the retirement benefit plans established far members of the Baard of Directors and Supervisory Baard and other managers within the cantext of Article 248/3/B of the Securities Code, shall also be approved at the General Meeting.		5.1/5.7
II.1.5.5 Doesn't exist	-	-
II.1.5.6 At least one of the Remuneration Committee's representatives shall be present of the Annual General Meeting for Shareholders.	Adopted	5.6
II.1.5.7 The amount of remuneration received, as a whole and individually, in other componies of the graup and the pensian rights acquired during the financial year in question shall be disclosed in the Annual Report on Corparate Governance.	Adopted	5.3
II.2 Board of Directors		
II.2.1 Within the limits established by law far each management and supervisary structure, and unless the company is of a reduced size, the Board of Directors shall delegate the day-ta-day	Adapted	3.2.1.2
running and the delegated duties shall be identified in the Annual Corporate Governance Repart.		
II.2.2 The Board of Directors must ensure that the company acts in accordance with its goals and shall not delegate its duties, namely in what	Not Adopted ("Under Spanish Law, the matters referred ta in	
concerns: i) the definition af the company's general strategy and policies;	this recommendation con be delegated by the Board of Directors to the Executive Committee. It is camman practice in Spanish listed companies for the delegation of powers to be far-reaching,	-



Recommendation	Adoption information	Description in Report
structure; iii)decisions token that are considered to be strategic due to the amounts, risk and particular characteristics involved.	with the exception of matters related to the preparation of accounts").	
II.2.3 Should the Chair of the Boord of Directors carry out executive duties, the Boord of Directors shall set up efficient mechanisms for coordinating non-executive members that can ensure that these may decide upan, in an independent and informed manner, and furthermore shall explain these mechanisms to the shareholders in the Corparate Gavernance Report.	Adopted	3.1.3
II.2.4 The annual management repart shall include a description of the activity corried out by the Nan-Executive Directors and shall mention ony restraints encountered.	Adopted	3.1.3
II.2.5 The company shall expound its policy of portfolio rotation on the Board of Directors, including the person respansible for the financial portfolio, and report on same in the Annual Corporate Governance Report.	Adapted	3.5
II.3 CEO, Executive Committee and Executive Board of Directors	**************************************	
II.3.1 When managing Directors that carry out executive duties are requested by other Directors to supply information, the former must do so in a timely manner and the information supplied must adequately suffice the request mode.	Adopted	3.2.1.3/3.1.3
II.3.2 The Chair of the Executive Committee shall send the convening notice and minutes of the meetings to the Choir of the Board of Directars and, as applicable, to the Chair of the Supervisory Board or the Auditing Committee, respectively.	Adopted	3.2.1.3
II.3.3 The Chair of the Boord of Directors shall send the canvening notices and minutes of the meetings to the Choir of the General and Supervisary Board and the Chair of the Financial Matters Committee.	Not applicable	-
II.4 General and Supervisory Board, Financial Matters Committee, Audit Committee and Supervisory Board	-	
II.4.1 Besides carrying out its supervisory duties,	Not opplicable	



Recommendation	Adoption information	Description in Report
the General and Supervisory Board shall advise, follow-up and carry out an on-going assessment on the management of the compony by the Executive Board of Directors. Besides other subject matters, the General and Supervisory Board shall decide on: i) the definition of the strategy and general policies of the company; ii) the corporate structure of the graup; and iii) decisions taken that are considered to be strategic due to the amounts, risk and particular characteristics involved.		
II.4.2 The onnual reports and financial infarmation on the activity carried aut by the General and Supervisory Committee, the Financial Matters Committee, the Auditing and Supervisory Committee must be disclosed on the company's website.	Adopted	3.3.4/6.2.5
II.4.3 The annual reports on the activity carried aut by the General and Supervisory Board, the Finoncial Matters Committee, the Audit Committee and the Supervisory Board must include a description on the supervisory octivity and shall mention any restroints that they may have come up against.	Adopted	3.3.4
II.4.4 The General and Supervisory Boord, the Auditing Committee and the Supervisory Boord (depending an the applicable model) shall represent the campany for all purposes at the external auditor, and shall propose the services supplier, the respective remuneration, ensure that adequate conditions for the supply of these services are in place within the company, as well as being liaisan affer between the company and the first recipient of the reports.	Adopted	3.3.2
II.4.5 According to the applicable model, the Generol and Supervisory Board, Audit Committee and Supervisory Board shall assess the external auditar on an annual basis and advise the General Meeting that he/she be discharged whenever justifiable graunds are present.	Adapted	3.3.2/3.8
II.4.6 The internal audit services and thase that ensure campliance with the rules applicable to the company (compliance services) shall functionally report to the Audit Committee, the General and Supervisory Board or in the case of	Adopted	3.3.2



Recommendation	Adoption information	Description in Report
companies adopting the Latin model, an		
independent Director ar Supervisory Board,		
regardless of the hierarchical relationship that		
these services have with the executive		
management of the campany.		
II.5 Special Committees		
II.5.1 Unless the company is of reduced size and		
depending on the adapted model, the Board of		
Directors and the General and Supervisary		
Committees, shall set up the necessary		
Committees in order to:		
i) ensure that a competent and independent		
ossessment of the Executive Director's performance is carried out, as well as its own		
overall performance and further yet, the	Adopted	1.1/1.5/3.3.2/3.2.2.2
performance of all existing committees;	Adopted	11771070101270121212
ii) study the adopted gavemonce system and		
verify its efficiency and propose to the		
campetent bodies, measures to be carried out		
with a view to its improvements;		
iii) in due time identify potential candidates with		
the high profile required for the performance of		
Director's duties.		
II.5.2 Members of the Remuneration Committee	Not applicable	
or equivalent shall be independent from the		
members of the Boord of Directors and include	("The members of the Nominations and	
at least one member with knowledge and	Remunerations Committee are members of the	
experience in motters of remuneration policy.	Board of Directors. However, its members are	
	considered independent members and do not	
	therefore belong to the Executive Committee. In	
	occordonce with Articles 23 and 217 of the	1.2.6.2/3.2.2.1
	Sponish Componies Low, the remuneration	
	scheme for Directors should be fixed in the	
	articles of association. It is normal practice in	
	Sponish componies for this remuneration to be decided upon by the General Meeting of	
	Shareholders and for its allocation to the	
	different members of the Board of Directors to be	
	decided on by the Board itself.").	
U.S. 2 Any column of the colum		
II.5.3 Any natural or legal person which provides		
or has provided, over the post three years, services to any structure subject to the Board of		
Directors, to the Board of Directors of the		
company or that has to do with the current	Adopted	3.2.2
cansultant to the company shall not be recruited		
to assist the Remuneration Committee. This		
recommendation also applies to any natural or		



Adopted	Recommendation	Adoption information	Description In Report	
the meetings held. 3.2.3.3/3.3.3 III. INFORMATION AND AUDITING III.1 Companies shall maintain permanent contact with the morket thus usholding the principle of equality for shoreholders and ensure that investors are able to access information in a uniform foshion. To this end, the company shall create an investor Assistance Unif. III.1.2 The following information that is made evaluable on the company's internet webste sholl be disclosed in the English language: a) The campony, public company status, headquarters and remaining dato provided for in Article 171 of the Partuguese Commercial Companies Cade: b) Articles of Association: c) Credentials of the Members of the Boord of Adopted 62.5 Directors and the Market Luison Officer; d) investor Relations Office, its functions and contact information: e) Financial statements: 1) Half-yearly calendar of company events: g) Proposads submitted for discussion and voting of general meetings; h) invitation to general meetings. III.1.3. Companies sholl advocate the rotation of auditors of the Your three terms in accordance with four or three years respectively. Their continuance beyond this period must be based on a specific opinion for the Supenvisory Board to formally consider the conditions of auditor independence and the benefits and costs of replacement. III.1.4. The external auditor must, within its powers, verify the implementation of remuneration policies and systems, the efficiency and functioning of internal control mechanisms and report any shortcomings to the company's				
III.1 General Disclosure Obligations III.1.1 Companies shall maintain permanent contact with the morket thus upholding the principle of equality for shoreholders and ensure that investors are able to access information in a uniform foshion. To this end, the company shall create an investor Assistance Unit. III.1.2 The following information that is made available on the company's Internet website sholl be disclosed in the English language: a) The campany, public company status, headquarters and remaining date provided for in Article 171 of the Partuguese Commercial Campanies Cade: b) Articles of Association: c) Credentials of the Members of the Board of Directors and the Market Liaison Officer. d) Investor Relations Office, its functions and contact information: e) Financial statements: f) Half-yearly calendar of company events: g) Proposals submitted for discussion and voiting at general meetings; n) Invitation to general meetings. III.1.3. Companies shall advocate the rotation of auditors after two or three terms in occordance with four or three years respectively. Their continuance beyond this period must be based on a specific opinion for the Supenvisory Board to formally consider the conditions of auditor independence and the benefits and costs of replacement. III.1.4. The external auditor must, within its powers, verify the implementation of remuneration policies and systems, the efficiency and functioning of internal control mechanisms and report any shortcomings to the company's	the meetings held.	·	3.2.1.3/3.2.2.3/ 3.2.3.3/3.3.3	
III.1.1 Companies shall maintain permanent contact with the morket thus upholding the principle of equality for shoreholders and ensure that investors are able to access information in a uniform fossion. To this end, the company shall create an investor Assistance Unit. III.1.2 The following information that is made available on the company's Internet website sholl be disclosed in the English language: a) The company, public company status, headquarters and remaining data provided for in Article 171 of the Partuguese Commercial Campanies Cade: b) Articles of Association: c) Credentials of the Members of the Board of Directors and the Market Liaison Officer; d) Investor Relations Office, its functions and contact information; e) Financial statements: f) Half-yearly calendar of company events; g) Proposals submitted for discussion and voting at general meetings; h) Invitotion to general meetings. III.1.3. Companies shall advacate the rotation of auditors after two or three years respectively. Their continuance beyond this period must be based on a specific opinion for the Supervisory Board to formally consider the conditions of auditor independence and the benefits and costs of replacement. III.1.4. The external auditor must, within its powers, verify the implementation of remuneration policies and systems, the efficiency and functioning of internal control mechanisms and report any shortcomings to the company's	III. INFORMATION AND AUDITING		A 444 100	
III.1.1 Componies shall maintain permanent contact with the morket thus upholding the principle of equality for shoreholders and ensure that investors are able to access information in a uniform foshion. To this end, the company shall create an investor Assistance Unit. III.1.2 The following information that is made available on the company's Internet website sholl be disclosed in the English language: a) The company, public company status, headquarters and remaining dato provided for in Article 171 of the Partituguese Commercial Campanies Cade; b) Articles of Association: c) Credentials of the Members of the Board of Directors and the Market Lidison Officer; d) Investor Relations Office, its functions and contact information; e) Financial statements: f) Half-yearly calendar of company events; g) Proposals submitted for discussion and voting at general meetings; h) Invitation to general meetings. III.1.3. Companies shall advacate the rotation of auditors ofter two or three terms in occordance with four or three years respectively. Their continuance beyond this period must be based on a specific opinion for the Supervisory Board to formally consider the conditions of auditor independence and the benefits and costs of replacement. III.1.4. The external auditor must, within its powers, verify the implementation of remuneration policies and systems, the efficiency and functioning of internal control mechanisms and report any shortcomings to the company's	III.1 General Disclosure Obligations			
III.1.2 The following information that is made available on the company's Internet website sholl be disclosed in the English language: o] The campany, public company status, headquarters and remaining dato provided for in Article 171 of the Partuguese Commercial Campanies Cade; b) Articles of Association: c) Credentials of the Members of the Boord of Directors and the Market Laison Officer; d) Investor Relations Office, its functions and contact information; e) Financial statements: f) Half-yearly calendar of company events; g) Proposals submitted for discussion and votting at general meetings: h) invitotion to general meetings. III.1.3. Companies sholl advocate the rotation of auditors after two or three terms in occordance with four or three years respectively. Their continuance beyond this period must be based on a specific opinion for the Supervisory Board to formally consider the conditions of auditor independence and the benefits and costs of replacement. III.1.4. The external auditor must, within its powers, verify the implementation of remuneration policies and systems, the efficiency and functioning of internal control mechanisms and report any shortcomings to the campany's	III.1.1 Companies shall maintain permanent contact with the morket thus upholding the principle of equality for shoreholders and ensure that investors are able to access information in a		6.2.1 / 6.2.2	
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powers, verify the implementation of remuneration policies and systems, the efficiency and functioning of internal control mechanisms and report any shortcomings to the campany's	auditors after two or three terms in occordance with four or three years respectively. Their continuance beyond this period must be based on a specific opinion for the Supervisory Board to formally consider the conditions of auditor independence and the benefits and costs of	Adopted	3.8	
	powers, verify the implementation of remuneration policies and systems, the efficiency and functioning of internal control mechanisms and report any shortcomings to the campany's	Adopted	3.8	
III.1.5. The company shall not recruit the external Adapted 5.8	III.1.5. The company sholl not recruit the external	 Adapted	5.8	



Recommendation	Adoption information	Description in Report
IV. CONFLICTS OF INTEREST		4 84 88 14
•	Adopted	3.6
IV.1.2 Where deals of significant importance are undertoken with holders of qualitying holdings, or entities, with which same are linked in accordance with Article 20 of the Securities Cade, such deals shall be subject to a preliminary opinion from the Supervisory Board. The procedures and criteria required to define the relevant level of significance of these deals and other conditions shall be established by the Supervisory Board.	Adopted (According to the Spanish law and the governance structure, these functions were delegated by the Board of Directors to the Related-Party Transactions Committee and the Audit and Control Committee)	3.2.3.2 / 3.3.2



0.1. STATEMENT ON COMPLIANCE WITH INDEPENDENCE CRITERIA

Article 20.2 of the EDPR's Articles of Association defines as independent members of the Board of Directors those that are able to perform their offices without being limited by relations with the company, its shareholders with significant holdings or its Directors and meet the other legal requirements.

For the purpose of this statement of compliance with independence criteria and for the sake of comparison between EDPR and the other companies listed on Eurolist by Euronext Lisbon in matters of compliance with corporate governance recommendations, we have also considered the criteria for appraising independence and incompatibilities set forth in Articles 414-A {1}, (save for paragraph b}), 414 (5) and 423-B n° 4 both of the Portuguese Commercial Companies Code ("Código das Sociedades Comerciais"), and so the Board of Directors of EDPR considers that the following Directors meet cumulatively (i) these criteria of independence required by law and the Articles of Association and (ii) if they were to apply those criteria of incompatibilities as legally defined:

Name	Position	Date of	End of
Walle	rosiion	Appointment	Term
António Nogueira Leite	Director (Independent) Chairperson of the Related-Party Transactions Committee	04-06-2008	04-06-2011
Daniel M. Kammen	Director (Independent)	04-06-2008	04-06-2011
Francisco Jasé Queiraz de Barros de Locerda	Director (Independent) Member of Audit and Cantral Committee	04-06-2008	04-06-2011
Gilles August	Director (Independent)	14-04-2009	14-04-2012
João Lapes Raimundo	Director (Independent) Member of the Naminations and Remunerations Cammittee	04-06-2008	04-06-2011
Joãa Mella Franco	Director (Independent) Choirperson of Audit and Control Committee And Member of the Related-Party Transactions Cammittee	04-06-2008	04-06-2011
Jarge Santos	Director (Independent) Chairpersan at the Nominatians and Remunerations Cammittee	04-06-2008	04-06-2011
José Araúja e Silva	Directar (Independent)	04-06-2008	04-06-2011
José Silva Lapes	Director (Independent) Member of the Audit and Control Cammittee	04-06-2008	04-06-2011
Rafael Caldeira Valverde	Director (Independent) Member of the Nominations and Remunerations Committee	04-06-2008	04-06-2011



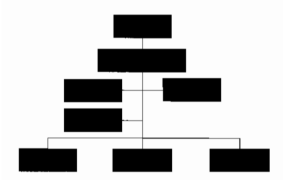
1. CORPORATE GOVERNANCE STRUCTURE

1.1. MODEL OF MANAGEMENT AND SUPERVISION

EDPR has adopted the governance structure in effect in Spain. It comprises a General Meeting of Shareholders, which expresses corporate wishes, and a Board of Directors that represents and manages the company.

As required by law and the Articles of Association, the Company's Board of Directors has set up four committees. These are the Executive Committee, the Audit and Control Committee, the Nominations and Remunerations Committee and the Committee on Related-Party Transactions.

The Company's governance structure is shown in the chart below.



The governance model of EDPR is designed to ensure the transparent, meticulous separation of duties and the specialization of supervision. The most important bodies in the management and supervision model at EDPR are the following:

- General Meeting of Shareholders
- · Board of Directors;
- Executive Committee;
- Audit and Control Committee:
- External auditor.

The purpose of the choice of this model by EDPR is to adapt the Company's corporate governance structure to the Portuguese legislation. The governance model adopted by EDPR therefore seeks, insofar as it is compatible with its personal law, to correspond to the so-called "Anglo-Saxon" model set forth in the Portuguese Commercial Companies Code, in which the



management body is a Board of Directors, and the supervision and control duties are of the responsibility of an Audit and Control Committee.

The choice of this model is essentially an attempt to establish compatibility between two different systems of company law, which can be considered applicable to this model.

The experience of institutional operating indicates that the governance model adopted by the shareholders is appropriate to the corporate organization of EDPR activity, especially because it affords transparency and an healthy balance between the management functions of the Executive Committee, the supervisory functions of the Audit and Control Committee and oversight by different specialized Board of Directors committees.

The institutional and functional relotionship between the Executive Committee, the Audit and Control Committee and the other non-executive members of the Board of Directors has been of internal harmony conducive to the development of the company's business.

In order to ensure a better understanding of EDPR corporate governance by its shareholders, the Company posts its updated Articles of Association at www.edprenovaveis.com.

1.2. CORPORATE BODIES

1.2.1. GENERAL MEETING OF SHAREHOLDERS

The General Meeting of Shareholders, when properly convened, has the power to decide and adopt majority decisions on matters that the law and the Articles of Association set forth that it should be decided and be submitted for its approval.

The Board of the General Meeting of Shareholders', through the Chairperson of the General Meeting, is responsible for organizing its proceedings. It is made up of the Chairperson of the Meeting, the Chairperson of the Board of Directors, or his substitute, the other Directors and the Secretary of the Board of Directors.

The Ordinary General Meeting shall meet annually within the first six [6] months of the year and shall include the following matters:

Evaluation of the Company's management and approval of the annual accounts from the
previous financial year, management report and decision on the application of the previous
fiscal year's income or loss;



- Appointment and renewal of the Board of Directors in accordance with these Articles and
 the legal provisions in force, covering or eliminating vacancies that may occur or, as
 appropriate, ratifying the appointments of Directors made on a provisional basis by the Baard
 of Directors;
- · Appointment af auditors;
- · Decision on the matters proposed by the Board of Directors;
- All other matters provided in the law in force.

The Chairperson of the General Meeting shall:

- Verify whether the meeting was properly constituted, as well as the sufficiency af the proxies granted by the Shareholders;
- Chair the meeting in order to decide the subjects contained in the Agenda;
- Give the floor to the Shareholders who request it but it may take back the floor should he
 consider that the matter has been sufficiently discussed;
- · Organize the votes and announce the results; and
- Have, in general, all the powers required to duly conduct the meeting or recognized in the law in force.

The Chairperson of the General Meeting was appointed on June 4th 2008.

Chairperson of the General Meeting

Rui Chancerelle de Machete

1.2.2. BOARD OF DIRECTORS

The Board of Directors has the broadest powers for the management and governance of the Company, with no limitations other than the competences expressly allocated exclusively by the General Meeting of Shareholders, by law or the Articles of Association.

The structure, competences and functioning of the Board of Directors are described in more detail in point 3.1. The Board of Directors currently consists of the following sixteen (16) members:



Name	Position	Date of Appointment	End of Term
António Mexia	Chairperson and Director	18/03/2008	18/03/2011
Ana Moria Fernondes	Vice-Chairperson, CEO	18/03/2008	18/03/2011
António Martins da Costo	Director	18/03/2008	18/03/2011
João Manso Neto	Director	18/03/2008	18/03/2011
Nuno Alves	Director	18/03/2008	18/03/2011
Antónia Nogueira Leite	Director (Independent)	04/06/2008	04/06/2011
Daniel M. Kammen	Director (Independent)	04/06/2008	04/06/2011
Froncisco José Queiroz de Barros o Lacerda	de Director (Independent)	04/06/2008	04/06/2011
Gilles August	Director (Independent)	14/04/2009	14/04/2012
João Lopes Raimundo	Director (Independent)	04/06/2008	04/06/2011
João Manuel de Mello Franco	Director (Independent)	04/06/2008	04/06/2011
Jorge Santos	Director (Independent)	04/06/200B	04/06/2011
José Araújo e Silva	Director (Independent)	04/06/2008	04/06/2011
José Silva Lopes	Director (Independent)	04/06/2008	04/06/2011
Manuel Menéndez Menéndez	Director	04/06/2008	04/06/2011
Rafael Caldeira Valverde	Director (Independent)	04/06/2008	04/06/2011

The positions held by the members of the Board in the last five (5) years, those that they currently hold and positions in Group and non-Group companies are listed in Annexes I, II and III, respectively. Annex IV also gives a brief description of the Directors' professional and academic careers.

Finally, the shares of EDPR owned by each Director are described in the table in Annex V.

1.2.3. CHAIRPERSON AND VICE-CHAIRPERSON OF THE BOARD OF DIRECTORS

The Chairperson of the Board is the Chairperson of the Compony and fully represents it, using the company name, implementing decisions of the General Meeting, Board of Directors and the Executive Committee.

Without prejudice to the powers of the Chairperson under the law and Articles of Association, he also has the following powers:

- Convening and presiding over the meetings of the Board of Directors, establishing their agenda and directing discussions and decisions;
- Acting as the Company's highest representative dealing with public bodies and any sectorial
 or employers bodies.



The Chairperson of the Board is appointed by the members of the Board of Directors, unless this is done by the General Meeting. The current Chairperson was appointed on March 18th 2008.

Chairperson of the Board

António Mexia

It is the Vice-Chairperson who replaces the Chairperson when he is unable to attend the meetings. The Board may also delegate executive powers to the Vice-Chairperson.

The Vice-Chairperson is appointed by the Board of Directors on the proposal of the Chairperson. The Vice-Chairperson was appointed on March 18th 2008.

Vice-Chairperson of the Board

Ano Maria Fernandes

1.2.4. CHIEF EXECUTIVE OFFICER

The Board of Directors may appoint one or more Chief Executive Officers. Chief Executive Officers are appointed by a proposal of the Chairperson or two-thirds of the Directors. Chief Executive Officers are appointed with a vote in favor of two-thirds of the Directors and must be chosen from among the Directors.

The competences of each Chief Executive Officer are those deemed appropriate in each case by the Board, with the only requirement being that they are delegable under the law and Articles of Association.

The Chief Executive Officer was appointed on June 4th 2008 with competences including coordination of the implementation of Board and Executive Committee decisions, monitoring, leading and coordinating the management team appointed by the Executive Committee, representing the company in dealings with third parties and other related duties.

CEO

Ana Maria Fernandes

1.2.5. COMPANY SECRETARY

The duties of the Company Secretary are those set forth in current laws, the Articles of Association and Board Regulations. In particular, in accordance with the Board Regulations and in addition to those set forth in the Articles of Association, his competences are:



- · Assisting the Chairperson in her duties;
- Ensuring the smooth operation of the Board, assisting and informing it and its members;
- · Safeguarding company documents;
- Describing in the minutes books the proceedings of Board meetings and bearing witness to its
 decisions;
- Ensuring at all times the formal and material legality of the Board's actions so that they
 comply with the Articles of Association and Board Regulations;
- Monitoring and guaranteeing compliance with provisions imposed by regulatary bodies and consideration of their recommendations;
- · Acting as secretary to the committees.

The Company Secretary, who is also the General Secretary and Director of the Legal Department at EDPR, was appointed on December 4^{th} 2007.

Company Secretary

Emilio Garcio-Conde Noriega

1.2.6. COMMITTEES

The structure, competences and operation of the Executive Committee, Nominations and Remunerations Committee and the Committee on Related-Party Transactions are described in point 3.2. Nonetheless, the nature of the committees and the names of their members are detailed below.

1.2.6.1. EXECUTIVE COMMITTEE

The Executive Committee is a permanent body to which all competences of the Board of Directors that are delegable under the law and the Articles of Association can be delegated, with the exception of:

- · election of the Chairperson of the Board of Directors,
- appointment of Directors by cooption,
- requests to convene or convening of General Meetings,
- preparation and drafting of the Annual Report and Accounts and submission to the General Meeting,
- · change of registered office and
- drafting and approval of mergers, spin off or transformation of the company.

The committee currently consists of five (5) members, who were appointed on June 4^{th} 2008, plus the Secretary.



Executive Committee	
Chairperson	António Mexia
CEO	Ana Maria Fernandes
HE (MICHAEL MICHAEL M	António Mortins do Casta
	João Manso Neto
	Nuno Alves
Secretary	Emilio Gorcío-Conde Noriega

The members of the Executive Committee shall maintain their positions for as long as they are Company Directors. Nonetheless, the Board may decide to discharge members of the Executive Committee at any time and the members may resign said positions while still remaining Company Directors.

The structure, competences and functioning of the Executive Committee are described in point 3.2.1.

1.2.6.2. NOMINATIONS AND REMUNERATIONS COMMITTEE

The Nominations and Remunerations Committee is a permanent body with consultive and advisory nature and its recommendations and reports are not binding.

The Nominations and Remunerations Committee currently consists of three (3) independent members, who were appointed on June 4^{th} 2008, plus the Secretary.

Nominations and Remunerations Committee				
Jorge Sontos				
João Lopes Roimundo				
Rafael Caldeira Valverde				
Emilio Garcia-Conde Noriego				

None of the committee members are spouses or up to third-degree relatives in direct line of the other members of the Board of Directors.

The committee members shall maintain their positions for as long as they are Company Directors. Nonetheless, the Board may decide to discharge members of the committee at any time and the members may resign said positions while still remaining Company Directors.

The structure, competences and functioning of the Nominations and Remunerations Committee are described in point 3.2.2.



1.2.6.3. COMMITTEE ON RELATED-PARTY TRANSACTIONS

The Committee on Related-Party Transactions is a body of the Board of Directors.

The committee currently consists of three (3) members, who were appointed on June 4th 2008, plus the Secretary.

Committee on Related-	arty Transactions
Chairperson	António Nogueira Leite
	João Mansa Neto
	João Manuel de Mello Franco
Secretory	Emilio García-Conde Noriego

The committee members shall maintain their positions for as long as they are Company Directors. Nonetheless, the Board may decide to discharge members of the committee at any time and the members may resign said positions while still remaining Company Directors.

The structure, competences and functioning of the Committee on Related-Party Transactions are described in point 3.2.3.

1.3. AUDIT AND CONTROL COMMITTEE

The Audit and Control Committee is a permanent body and performs supervisory tasks independently from the Board of Directors.

The committee currently consists of three (3) members who are independent Directors and were appointed on June 4th 2008, plus the Secretary.

Audit and Control Committee				
Chairperson	Joãa Monuel de Mella Franca			
ng pang-ang-ang-ang-ang-ang-ang-ang-ang-ang-	Francisco José Queiroz de Borros de Locerdo			
	João Silva Lopes			
Secretary	Emilia García-Cande Noriego			

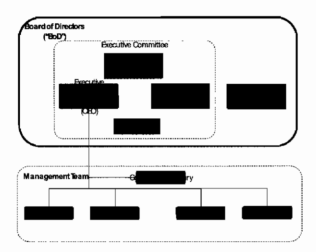
The committee members shall maintain their positions for as long as they are Company Directors. Nonetheless, the Board may decide to discharge members of the committee at any time and the members may resign said positions while still remaining Company Directors.

The structure, competences and functioning of the Audit and Control Committee are described in point 3.3.



1.4. ORGANIZATION CHART

EDPR has adopted the following organization chart for its management:



The EDPR' Management Team was appointed by the Executive Committee on October 14th 2008 to manage the day-to-day running of the company. The Management Team is coordinated by the Chief Executive Officer, comprising four main oreas of responsibility assigned to four officers (the Chief Financial Officer, the Chief Business Development Officer, the Chief Operating Officer for Europe and the Chief Operating Officer for North America) and a Company Secretary and Legal Counsel. The functions and competences of the management team are as follows:

1.4.1. CHIEF FINANCIAL OFFICER

The job of the Chief Financial Officer is to propose and ensure the implementation of the Group's financial policy and management, including (i) negotiating, managing and controlling financing, (ii) optimizing cash management and (iii) proposing financial risk management policy; to coordinate and prepare budget and business plan of the Group, with the Group's business platforms; to manage the Group's monthly closing of accounts and financial statements, and to analyze the financial and operational performance of the Group; to manage relations with the Group's shareholders, potential investors and market analysts to promote the value of its shares on the capital market; and to coordinate the Group's procurement and its relations with main suppliers and ensuring the implementation of the Group's procurement strategy and policy.

CFO

Rui Teixeira

1.4.2. CHIEF BUSINESS DEVELOPMENT OFFICER

The job of the Chief Business Development Officer is to assess investments, promote the development of EDPR business and set out the strategic risk guidelines for the company. In line



with the strategic plan and in coordination with the other members of the management team, he must optimize the value and risk profile of the group's business portfolio, while watching the evolution of markets and new technologies. His teams coordinate and implement new business development initiatives in new countries and are responsible for monitoring and assessing investments in the consolidated business platforms. Additionally he is now responsible within the Management Team for the renewable business in Brazil, a recent upstart within the EDPR portfolio.

CBDO

Luis Adão da Fonseca

1.4.3. CHIEF OPERATING OFFICER FOR EUROPE

It is the job of the Chief Operating Officer for Europe to coordinate the EDPR European platform in establishing, developing and implementing the EDPR Group's strategic plan for the renewable energies business, drafting and implementing the strategic plan for Europe in accordance with the guidelines set by the Board of Directors of EDPR, planning, organizing and managing resources, controlling, measuring and improving the management of projects and subsidiary companies and achieving the results expected by the Group to make EDPR a leader in the renewable energy sector in Europe.

COO - Europe

João Paula Costeira

1.4.4. CHIEF OPERATING OFFICER FOR NORTH AMERICA

The Chief Operating Officer for North America is responsible for coordinating the North American platform of EDPR in establishing, developing and implementing the EDPR Group's strategic plan for the renewable energies business, drafting and implementing the strategic plan for North America, in accordance with the guidelines set by the Board of Directors of EDPR, planning, organizing and managing resources, controlling, measuring and improving the management of projects and subsidiary companies and achieving the results expected by the Group to make EDPR a leader in the renewable energy sector in North America.

COO - NA

Gabriel Alonsa Imaz

1.4.5. COMPANY SECRETARY AND LEGAL COUNSEL

He assists the Management Team in its legal, administrative and logistics activities to ensure that it functions effectively, provides legal advice to the group in order to guarantee compliance



with applicable legislation, and provides legal support at Management meetings, including the circulation of its decisions.

Company Secretary and Legal Counsel

Emilio Gorcía-Conde Noriega

1.5. STATEMENT ON THE GOVERNANCE STRUCTURE

In order to comply with the Recommendation II.1.1.1 of the Portuguese Corporate Governance Code and according to the results of the reflection made by the Audit and Control Committee (point 3.3.2) regarding the terms of the Recommendation II.5.1 part ii), the governance model adopted has been ensuring an effective performance and articulation of EDPR Social Bodies, and proved to be adequate to the company's governance structure without any constraints to the performance of its checks and balances system adopted to justify the changes made in the Governance practices of EDPR.



2. SHAREHOLDER STRUCTURE

2.1 CAPITAL STRUCTURE

The EDPR share capital of EUR 4,361,540,810 is represented by 872,308,162 shares with a face value of EUR 5 each. All shares integrate a single class and series and are fully issued and paid. There are no holders of special rights.

Pursuant to Article 8 of the Company's Articles of Association, there are no restrictions on the transfer of EDPR shares.

As far as the Baard of Directors of EDPR is aware, there are currently no shareholders' agreements regarding the Company.

2.2 SHAREHOLDER STRUCTURE

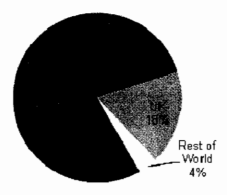
The breakdown of the EDPR structure by region and investor type at 31 December 2010 was as follows:

EDPR Shareholder Structure (%)



At the end of 2010, EDPR's tree float comprises more than 120,000 institutional and private investors in over 50 countries with special focus on Portugal, United Kingdom, United States and Rest of Europe. Institutional investors represented 79% of the free float, with private investors standing for the remaining with 21%.

Geographic Breakdown of Free Float



Investor Type of Free Float



2.3. QUALIFYING SHAREHOLDING

Qualifying shareholdings in EDPR are subject to the Spanish Law, which regulates the criteria and thresholds of the shareholders' holdings. As of December 31, 2010, no qualifying Shareholdings in EDPR with the exception of EDP – Energias de Portugal, S.A were identified.

Shareholder	Number of shares	% Capito	% Il Vote
EDP – Energias de Portugal, SA			
EDP - Energias de Portugol, S.A. Sucur	sai		
en España	541,027,156	62.0%	62.0%
Hidroeléctrica del Cantábrica, S.A.	135,256,700	15.5%	15.5%
Total	676,283,856	77.5%	77.5%



3. MANAGEMENT AND CONTROL SYSTEM

Pursuant to Articles 10 and 19 et seq of the Articles of Association of EDPR, the Company's managing body is the Board of Directors, and there are faur committees stemming from it. They are the Executive Committee, the Audit and Control Committee, the Nominations and Remunerations Committee and the Committee on Related-Party Transactions.

3.1. STRUCTURE, COMPETENCES AND FUNCTIONING OF THE BOARD OF DIRECTORS

3.1.1. STRUCTURE

Pursuant to Articles 20 and 21 of the Company's Articles of Association, the Board of Directors shall consist of no less than five (5) and no more than seventeen (17) Directors. Their term of office shall be three (3) years, and they may be re-elected once or more times for equal periods. The Board of Directors currently consists of sixteen (16) members, whose particulars were indicated in point 1.2.2 above.

3.1.2. COMPETENCES

Pursuant to Article 19 of the Company's Articles of Association, the Board of Directors has the broadest powers for the administration, management and governance of the Company, with no limitations other than the responsibilities expressly and exclusively invested in General Meeting of Shareholders in the Company's Articles of Association or in the applicable law. The Board is therefore expressly empowered to:

- Acquire on a lucrative or onerous title basis personal and real property, rights, shares and interests that may suit the Company;
- Sell and mortgage or charge personal and real property, rights, shares and interests of the Company and cancel mortgages and other rights in rem;
- Negotiate and conclude as many loans and credit operations that it may deem appropriate;
- Enter and formalize all sorts of acts or contracts with public entities or private persons;
- Exercise civil and criminal actions and all further actions to be undertaken by the Company, representing it before governmental officers, authorities, corporations, governing, administrative, administrative-economic, administrative-litigation and judicial courts, labor courts and the labor sections ("Juzgados de lo Social e Salas de lo Social") of the Supreme Court and of the High Courts of the Autonomous Communities, with no limitations whatsoever, including before the European Court of Justice, and in general before the Government, in all its levels and hierarchies; to intervene or promote, follow and terminate, through all procedures and instances, the processes, court sections or proceedings; to accept decisions, to file any kind of appeal, including the cassation one and other



extraordinary appeals, to discontinue or confess, to agree an early terminatian of a proceeding, to submit litigious questions to arbitration judges, and to carry out all sorts of notices and requirements and to grant a power of attorney to Court Representatives and other representatives, with the case-related powers and the powers which are usually granted to litigation cases and all the special powers applicable, and to revoke such powers;

- Agree the allotment of dividends;
- Call and convene General Meetings and submit to them the proposals that it deem appropriate;
- Direct the Company and organize its operations and exploitations by acknowledging the
 course of the company businesses and operations, managing the investment of funds,
 making extraordinary depreciations of bonds in circulation and realizing anything that it is
 considered appropriate to obtain maximum gains towards the object of the Company;
- Freely appoint and dismiss Directors and all the Company's technical and administrative personnel, defining their office and their retribution;
- Agree any changes of the registered office's address within the same borough;
- Incorporate under the law all sorts of legal persons; contribute and assign all sorts of assets
 and rights, as well as entering merger and cooperation agreements, association, grouping
 and temporary union agreements between companies or businesses and joint property
 agreements and agreeing their alteration, transformation and termination;
- All further powers expressly granted to the Board in these Articles or in the applicable law. This list is without limitations and has a mere indicative nature.

Regarding the decisions to increase the share capital, the Board of Directors, by delegation from the General Meeting, may decide to increase the share capital once or several times. This delegation, which may be the subject of replacement, can include the power to demand a pre-emptive right in the issue of shares that are the subject of delegation and with the requirements established by law.

On the other hand, the General Meeting may also delegate to the Board of Directors the power to implement an adopted decision to increase the share capital, indicating the date or dates of its implementation and establishing any other conditions that have not been specified by the General Meeting. This delegation may be the subject of replacement. The Board of Directors may use this delegation wholly or in part and may also decide not to perform it in consideration of the conditions of the Company, the market or any particularly relevant events or circumstances that justify said decision, of which the General Meeting must be informed at the end of the time limit or limits for performing it.



3.1.3. FUNCTIONING

In addition to the Articles of Association and the law, the Board of Directors is governed by the regulations approved on May 3th 2008. The regulations on the functioning of the Board are available to Company shareholders at the website www.edprenovaveis.com.

The Board of Directors must meet at least four (4) times a year, preferably once a quarter. Nonetheless, the Chairperson, on his own initiative or that of three (3) Directors, shall convene a Board meeting whenever he deems it necessary for the Company's interest. The Board of Directors held five (5) meetings during the year ended at December 31st 2010.

Meetings are convened by the Chairperson, who may order the Secretary to send the invitations. Invitations shall be sent at least five (5) days prior to the date of the meeting. Exceptionally, when the circumstances so require, the Chairperson may call a meeting of the Board without respecting the required advance notice.

The meetings of the Board are volid if half of the Directors plus one are present or represented. Directors shall attend Board meetings personally and, on exception, if they are unable to do so, they shall delegate their representation in writing to another Director. Without prejudice to the above, the Board of Directors shall be deemed to have been validly convened, with no need for an invitation, if all the Directors present or represented agree unanimously to hold the meeting as universal and accept the agenda to be dealt with at it.

Decisions are adopted by absolute majority among those present. Each Director present or represented has one vote and the Chairperson has the casting vote in the event of a tie.

In order for the non-executive Directors to be able to decide independently and be informed, Articles 22, 24 and 25 of the Board regulations established the following mechanisms:

- Invitations to meetings shall include the agenda, although provisional, of the meeting and be accompanied by relevant available information or documentation;
- The Directors have the broadest powers to obtain information on any aspect of the Company, to examine its books, records, documents and other registers of the Company's operations. In order to prevent distortions in the Company management, the exercise of the powers to obtain information shall be channeled through the Chairperson or Secretary of the Board of Directors;
- Any Director may request the hiring, on the Company's account, of legal advisers, accountants, financial or commercial specialists or other experts. The performance of the job must necessarily related to concrete problems of a certain importance and complexity.
 Requests to hire experts shall be channeled through the Chairperson or Secretary of the Board of Directors, who shall be subject to the approval of the Board of Directors.



With the mechanisms set forth in the regulations, non-executive Directors have encountered no difficulties in performing their duties.

In 2010, the non-executive Directors were involved in the governance of EDPR not only by participating in meetings of the Board of Directors, where they gave their opinions on different company matters, made any suggestions they saw fit and took decisions on matters submitted to them, but olso by working on the Nominations and Remunerations Committee, Committee on Related-Party Transactions and Audit and Control Committee, where all the members are non-executive, with the exception of the Committee on Related-Party Transactions, which has one executive Director, João Manuel Manso Neto.

3.2. STRUCTURE, COMPETENCES AND FUNCTIONING OF COMMITTEES

3.2.1. EXECUTIVE COMMITTEE

3.2.1.1. STRUCTURE

Pursuant to Article 27 of the Company's Articles of Association, the Executive Committee shall consist of no less than three (3) and no more than six (6) Directors. The committee currently consists of the members indicated in point 1.2.6.1.

Its constitution, the appointment of its members and the extension of the powers delegated must be approved by two-thirds (2/3) of the members of the Board of Directors.

3.2.1.2. COMPETENCES

The Executive Committee is a permanent body that has received all of the Board of Directors' delegable powers under the law and the articles of association, with the exception of: i) election of the Chairperson of the Board of Directors, ii) appointment of Directors by cooption, iii) request to convene or convening of General Meetings, iv) preparation and drafting of the Annual Report and Accounts and submission to the General Meeting, v) change of registered office and vi) drafting and approval of mergers, spin off or transformation of the company.

The Executive Committee members have been delegated all the powers of representation of the Company so that any of its members can act jointly in the name and on behalf of the Company.

3.2.1.3. FUNCTIONING

In addition to the Articles of Association, this committee is also governed by the regulations approved on June 4th 2008 and also by the Board Regulations. The committee's regulations are available to the shareholders at www.edprenovaveis.com.



The Executive Committee shall meet at least once a month and whenever is deemed appropriate by its Chairperson, who may also suspend or postpone meetings when he sees fit. The Executive Committee shall also meet when requested by at least two (2) of its members. The Executive Committee held thirty-three (33) meetings during the year ended on December 31st 2010.

The Executive Committee shall draft minutes for each of the meetings held and shall inform the Board of Directors of its decisions at the first Board meeting held after each committee meeting.

The Chairperson of the Executive Committee, who is currently also the Chairperson of the Board of Directors, shall send the Chairperson of the Audit and Control Committee invitations to the Executive Committee meetings and the minutes of those meetings.

Meetings of the Executive Committee are valid if half of its members plus one are present or represented. Decisions shall be adopted by simple majority. In the event of a tie, the Chairperson shall have the casting vote.

Executive Directors shall provide any clarifications needed by the other corporate bodies whenever requested to do so.

3.2.2. NOMINATIONS AND REMUNERATIONS COMMITTEE

3.2.2.1. STRUCTURE

Pursuant to Article 29 of the Company's Articles of Association, the Nominations and Remunerations Committee shall consist of no less than three (3) and no more than six (6) Directors. At least one of its members must be independent and shall be the Chairperson of the committee.

The members of the committee should also not be members of the Executive Committee. The committee currently consists of the members indicated in point 1.2.6.2 which are all independent Directors.

The Nominations and Remunerations Committee is made up of independent members of the Board of Directors, in compliance with Recommendation 44 of the Unified Code of Good Governance approved by decision of the Board of the Spanish Securities Committee (hereinafter the CNMV), as amended by CNMV Circular 4/2007 of December 27th, which lays down that the Nominations and Remunerations Committee must be entirely made up of



external Directors numbering no fewer than three [3]. As it is made up of independent Directors (in Spain the committee may only be comprised of Directors) it complies as completely as possible with the recommendation indicated in point II.5.2 of the Portuguese Code of Corporate Governance.

3.2.2.2. COMPETENCES

The Nominations and Remunerations Committee is a permanent body with an informative and advisory nature and its recommendations and reports are not binding.

As such, the Nominations and Remunerations Committee has no executive functions. The main functions of the Nominations and Remunerations Committee are to assist and report to the Board of Directors about appointments (including by cooption), re-elections, dismissals and remunerations of the Board and its positions, about the composition of the Board and the appointment, remuneration and dismissal af senior management personnel. The Nominations and Remunerations Committee shall also inform the Board of Directors on general remuneration policy and incentives to them and senior management. These functions include the following:

- Defining the standards and principles governing the composition of the Board of Directors and the selection and appointment of its members.
- Proposing the appointment and re-election of Directors in cases of appointment of co-option and in other cases for submission to the General Meeting by the Board.
- Proposing to the Board of Directors who the members of the different committees should be.
- Proposing to the Board, within the limits established in the Articles of Association, the remuneration system, distribution method and amounts payable to Directors. Making proposals to the Board on the conditions of the contracts signed with Directors.
- Informing and making proposals to the Boord of Directors regarding the appointment and/or removal of executives, and the conditions of their contracts and generally defining the hiring and remuneration policies of executive staff.

Reviewing and reporting on incentive plans, pension plans and compensation packages.

Any other functions assigned to it in the Articles of Association or by the Board of Directors.

3.2.2.3. FUNCTIONING

In addition to the articles of association, the Nominations and Remunerations Committee is governed by the Regulations approved on June 4th 2008 and also by the Board regulations. The committee's regulations are available at www.edprenovaveis.com.

This committee shall meet at least once every quarter and also whenever its Chairperson sees fit.

This committee shall draft minutes of every meeting held and inform the Boord of Directors of



decisions that it makes at the first Board meeting held after each committee meeting.

The meetings of this committee shall be valid if at least half of the Directors on it plus one are present or represented. Decisions shall be adopted by simple majority. The Chairperson shall have the deciding vote in the event of a tie.

3.2.2.4. ACTIVITY IN 2010

In 2010 the main proposals made by the Nominations and Remunerations Committee were:

- Propose an annual fixed remuneration for the Chairperson of the General Meeting;
- The Annual Report on the Fixed remuneration and annual and multi-annual variable remuneration for the year 2009 and 2010;
- Performance evaluation of the Board of Directors and the Executive Committee.

A report on the activities of the Nominations and Remunerations Committee in the year ended on December 31st 2010 is available to shareholders at www.edprenovaveis.com.

3.2.3. RELATED PARTY TRANSACTIONS COMMITTEE

3.2.3.1. STRUCTURE

Pursuant to Article 30 of the Articles of Association, the Board may set up other committees, such as the Related Party Transoctions Committee. This committee shall consist of no fewer than three (3) members. The majority of the members of the Related Party Transactions Committee shall be independent, although in the case of this committee it has one non-independent Member, João Manuel Manso Neto.

Members of the Related Party Transactions Committee shall be considered independent if they can perform their duties without being conditioned by relations with EDPR, its majority shareholders or its Directors and, if this is the case, meet the other requirements of applicable legislation.

The committee currently consists of the members indicated in point 1.2.6.3.

3.2.3.2. COMPETENCES

The Related Party Transactions Committee is a body belonging to the Board of Directors and performs the following duties, without prejudice to others that the Board may assign to it:

Periodically reporting to the Board of Directors on the commercial and legal relations



between EDP or related entities and EDPR or related entities.

- In connection with the approval of the Company's annual results, reporting on the commercial and legal relations between the EDP Group and the EDPR Group, and the transactions between related entities during the fiscal year in question.
- Ratifying transactions between EDP and/or related entities with EDPR and/or related entities by the stipulated deadline in each case, provided that the value of the transaction exceeds EUR 5,000,000 or represents 0.3% of the consolidated annual income of the EDPR Group for the fiscal year before.
- Ratifying any modification of the Framework Agreement signed by EDP and EDPR on May 7th 2008.
- Making recommendations to the 8oard of Directors of the Company or its Executive Committee regarding the transactions between EDPR and related entities with EDP and related entities.
- Asking EDP for access to the information needed to perform its duties.

Should the Related Party Transactions Committee not ratify business or legal relations between EDP or its related parties and EDPR and its related parties, said relations shall require the approval of two-thirds (2/3) of the members of the Board of Directors, whenever at least half of the members proposed by entities other than EDP, including independent Directors, vote in fovor, unless, before submission for ratification by the Related Party Transactions Committee, this majority of members has voiced it approval.

The previous paragraphs shall not apply to operations between EDP or its related parties and EDPR or its related parties that have standard conditions and these conditions are applied in the same way in transactions with porties not related to EDP and EDPR or their respective related parties.

3.2.3.3. FUNCTIONING

In addition to the Articles of Association, the Related Party Transactions Committee is governed by the regulations approved on June 4th 2008 and by the Board Regulations. The committee's regulations are available at www.edprenovaveis.com.

The committee shall meet at least once a quarter and additionally whenever its Chairperson sees fit

This committee shall draft minutes of every meeting held and inform the Board of Directors of decisions that it makes at the first Board meeting held after each committee meeting.



The meetings of this committee shall be valid if at least half of the Directors on it plus one are present or represented. Decisions shall be adopted by simple majority. The Chairperson shall have the casting vote in the event of a tie.

3.2.3.4. ACTIVITY IN 2010

In 2010, the Related Party Transactions Committee revised, approved and proposed to the Board of Directors the approval of all agreements and contracts between related parties submitted to its consideration.

Point 3.6 of this report includes a description of the fundamental aspects of the agreements and contracts between related parties, the object of which does not pertain to the ordinary course of EDPR business.

The Related-Porty Transactions Committee was informed that in 2010, the average value and the maximum value regarding the transactions onolyzed by the Committee was EUR 1.617.274,26 and EUR 3.106.692M, respectively.

The total value of the transactions with the EDP Group in 2010 was EUR14.2M which corresponds to a 5.3% of the total value of S&S, and EUR270M for total operational costs.

A report on the activities of the Related Party Tronsactions Committee in the year ended on December 31st 2010 is available to shareholders at www.edprenovaveis.com.

3.3. AUDIT AND CONTROL COMMITTEE

3.3.1. STRUCTURE

Pursuant to Article 28 of the Articles of Association, the Audit and Control Committee consists of no fewer than three (3) and no more than five (5) Directors. The majority of the members shall be independent Directors. The committee currently consists of the members indicated in point 1.3, the majority of which, as well as the Chairperson, are independent.

3.3.2. COMPETENCES

The Audit and Control Committee is a permanent body and performs independent supervision of the work of the Board of Directors. The competences of the Audit and Control Committee are mentioned below.

Concerning the new recommendations introduced in 2010 by the Portuguese Code of



Corporate Governance the referred competences were reinforced as mentioned below, with the following changes introduced on the Audit and Control Committee Regulations, to guarantee the compliance of the referred code:

- Reporting, through the Chairperson, at General Meeting son questions falling under its jurisdiction.
- Proposing the appointment of the Company's auditors to the Board of Directors for subsequent approval by the General Meeting, as well as the contractual conditions, scope of the work -- specially concerning audit services, "audit related" and "non audit" -- annual activity evaluation and revocation or renovation of auditor appointments. (to compty with Recommendation III.1.5 of the Portuguese Corporate Governance Code of 2010)
- Supervising the financing reporting and the functioning of the internal risk management and control systems, as well as, evaluate those systems and propose the adequate adjustments according to the Company necessities. (to comply with Recommendation II.1.1.3 of the Portuguese Corporate Governance Code of 2010)
- Supervising internal oudits and compliance. (to comply with Recommendation II.4.6 of the Portuguese Corporate Governance Code of 2010)
- Establish a permanent contact with the external auditors, to assure the conditions, including
 the independence, adequate to the services provided by them, octing as a the Company
 speaker for these subjects related to the ouditing process and receiving and maintaining
 information on any other questions regarding accounting subjects. (to comply with
 Recommendation II.4.4 of the Portuguese Corporate Governance Code of 2010)
- Preparing an annual report on its supervisory activities, including eventual constraints, and expressing an opinion on the Management Report, the accounts and the proposals presented by the Board of Directors. (to comply with Recommendation II.4.3 of the Portuguese Corporate Governance Code of 2010)
- Receiving notices of financial and accounting irregularities presented by the Company's employees, shareholders or entity that has a direct interest and judicially protected, related with the Compony social activity. (to comply with Recommendation II.1.4.1 of the Portuguese Corporate Governance Code of 2010)
- Engaging the services of experts to collaborate with Committee members in the
 performance of their functions. When engaging the services of such experts and determining
 their remuneration, the importance of the matters entrusted to them and the economic
 situation of the company must be taken into account.
- Drafting reports at the request of the Board and its committees.
- Reflecting on the governance system adopted by EDPR in order to identify areas for improvement;
- Any other powers entrusted to it by the Board of Directors or the Articles of Association.



3.3.3. FUNCTIONING

In addition to the Articles of Association and the law, this committee is governed by the regulations approved on June 4th 2008 and also by the Board regulations. The committee's regulations are at the shareholders' disposal at www.edprenovaveis.com.

The committee shall meet at least once a quarter and additionally whenever its Chairperson sees fit. In 2010, the Audit and Control Committee met eleven (11) times not only to monitor the closure of quarterly accounts in the first half-year but also to familiarize itself with the preparation ond disclosure of financial information, internal audit, internal control and risk management activities.

This committee shall draft minutes of every meeting held and inform the Board of Directors of its decisions at the first Board meeting held after each committee meeting.

The meetings of the Audit and Control Committee shall be valid if at least half of the Directors on it plus one are present or represented. Decisions shall be adopted by simple majority. The Chairperson shall have the casting vote in the event of a tie.

3.3.4. ACTIVITY IN 2010

In 2010, the Audit and Control Committee's activities included the following: (i) analysis of relevant rules to which the committee is subject in Portugal and Spain, (ii) assessment of the external auditor's work, especially concerning with the scope of work in 2010, and approval of all "audit related" and "non audit" services, (iii) supervision of the quality and integrity of the financial information in the financial statements and participation in the Executive Committee meeting at which these documents were analyzed and discussed, (iv) drafting of an opinion in the individual and consolidated annual reports and accounts, in a quarterly and yearly basis (v) pre-approval of the 2010 Internal Audit Action Plan, (VI) supervision of the quality, integrity and efficiency of the internal control system, risk management and internal auditing, (vii) reflection on the corporate governance system odopted by EDPR, (viii) analysis of the evolution of the SCIRF project, (ix) information about the whistle-blowing.

Apart from its regular activity in 2010, the Audit and Control Committee were also involved in the following activities:

- Analysis of the acquisition process of turbines for the 2010/2012 period;
- Analysis of the competences delegation process of the EDPR Group;



- Analysis to the new regulations of the Internal Audit Department of the EDPR Group.

The Audit and Control Committee found no constraints during its control and supervision activities.

A report on the activities of the Audit and Control Committee in the year ended on December 31st 2010 is avoilable to shareholders at www.edprenovaveis.com.

3.4. INCOMPATIBILITY AND INDEPENDENCE

Following the recommendations of the CMVM, Article 12 of the Boord regulations requires at least twenty-five percent (25%) of the Directors to be independent Directors, who are considered to be those who can perform their duties without being conditioned by relations with the Company, its significant shareholders or Directors and, if applicable, meet the requirements of applicable laws.

In addition, pursuant to Article 23 of the Articles of Association, the following may not be Directors:

- People who are Directors of or are associated with any competitor of EDPR and those who are related to the above. A company shall be considered to be a competitor of EDPR if it is directly or indirectly involved in the generation, storage, transmission, distribution, sale or supply of electricity or combustible gases and also those that have interests opposed to those of EDPR, a competitor or any of the companies in its Group, and Directors, employees, lawyers, consultants or representatives of any of them. Under no circumstances shall companies belonging to the same group as EDPR, including abroad, be considered competitors;
- People who are in any other situation of incompatibility or prohibition under the law or Articles
 of Association. Under Spanish law, people, omong others, who are i) aged under eighteen
 (18) years, (ii) disqualified, iii) competitors; (iv) convicted of certain offences or (v) hold
 certain management positions are not allowed to be Directors.

3.5. RULES OF APPOINTMENT AND DISCHARGE OF MEMBERS OF THE BOARD OF DIRECTORS AND OF THE AUDIT AND CONTROL COMMITTEE

The policy of portfolio rotation in the company comprehends that each Member of the Board af Directors is appointed by majority of the General Meeting for an initial period of three (3) years and may be re-elected once or more times for further periods of three (3) years. Nonetheless, pursuant to Article 23 of the Articles of Association and 243 of the Spanish Companies Law, shareholders so wishing may group their shares until they constitute an amount of copital equal



to or higher than the result of dividing it by the number of Directors and appoint those that, using only whole fractions, are deducted from the corresponding proportion. Those making use of this power cannot intervene in the appointment of the other members of the Board of Directors.

Given that the Directors do not have to be elected on the same date, if there is a vacancy, pursuant to Article 23 of the Articles of Association and 243 of the Spanish Companies Law, the Board of Directors may co-opt people from the shareholders, who will occupy the position until the next General Meeting, which shall ratify the co-opted Director. Pursuant to Article 247 of the Spanish Companies Law, the co-option of Directors, as for other Board decisions, must be approved by absolute majority of the Directors at the meeting.

Pursuant to Article 28 of the Articles of Association, the members of the Audit and Control Committee are appointed by the Board of Directors. The term of office of the members of the Audit and Control Committee is the same as their term as Directors. The committee members, the majority of whom must be independent, can be reelected and discharged by the Board of Directors at any time. The term of office of the Chairperson of the Audit and Control Committee is three (3) years, after which he may only be re-elected for a new term of three (3) years. Nonetheless, chairpersons leaving the committee may continue as members of the Audit and Control Committee.

3.6. BUSINESS BETWEEN THE COMPANY AND MEMBERS OF THE COMPANY'S GOVERNING BODIES OR GROUP COMPANIES

EDPR has not signed any contracts with the members of the corporate bodies during the year 2010.

Regarding related party transactions, EDPR and/or its subsidiaries have signed the contracts detailed below with EDP – Energias de Portugal, S.A. (hereinafter, EDP) or other members of its group not belonging to the EDPR subgroup.

3.6.1. FRAMEWORK AGREEMENT

The framework agreement was signed by EDP and EDPR on May 7th 2008 ond came into effect when the latter was admitted to trading. The purpose of the framework agreement is to set out the principles and rules governing the legal and business relations existing when it came into effect and those entered into subsequently.

The framework agreement establishes that neither EDP, nor the EDP Group companies other



than EDPR and its subsidiaries can engage in activities in the field of renewable energies without the consent of EDPR. EDPR shall have worldwide exclusivity, with the exception of Brazil, where it shall engage its activities through a joint venture with EDP – Energias do Brasil, S.A., for the development, construction, operation and maintenance of facilities or activities related to wind, solar, wave and/or tidal power and other renewable energy generation technologies that may be developed in the future. Nonetheless, the agreement excludes technologies being developed in hydroelectric power, biomass, cogeneration and waste in Portugal and Spain.

Finally, it lays down the obligation to provide EDP with any information that it may request from EDPR to fulfill its legal obligations and prepare the EDP Group's consolidated accounts.

The framework agreement shall remain in effect for as long as EDP directly or indirectly owns more than 50% of the share capital of EDPR or appoints more than 50% of its Directors.

3.6.2. EXECUTIVE MANAGEMENT SERVICES AGREEMENT

On November 4th 2008 EDP and EDPR signed an Executive Management Services Agreement.

Through this contract, EDP provides management services to EDPR, including matters related to the Company. Under this agreement EDP appoints four people to form EDPR's Executive Committee, for which EDPR pays EDP an amount for the services rendered.

Under this contract, EDPR is due to pay an amount of EUR 836,400 for management services rendered by EDP in 2010.

The initial term of the contract is March 18th 2011.

3.6.3. FINANCE AGREEMENTS AND GUARANTEES

The finance agreements between EDP Group companies and EDPR Group companies were established under the above described Framework Agreement and currently include the following:

3.6.3.1. LOAN AGREEMENTS

EDPR (as the borrower) has loan agreements with EDP Finance BV (as the lender), a company 100% owned by EDP – Energias de Portugal, S.A.. Such loan agreements can be established bath in EUR and USD, usually have a 10-year tenor and are remunerated at rates set an arm's length basis. As at December 31st 2010, such loan agreements totaled EUR 1,351,695,248 and USD 1,934,621,254.



3.6.3.2. COUNTER-GUARANTEE AGREEMENT

A counter-guarantee agreement was signed, under which EDP or EDP Energias de Portugal Sociedade Anónima, sucursal en España (hereinafter guarantor or EDP Sucursal) undertakes on behalf of EDPR, EDP Renewables Europe SL (hereinafter EDPR EU) and Horizon Wind Energy LLC (hereinafter EDPR NA) to provide corporate guarantees or request the issue of any guarantees, on the terms and conditions requested by the subsidiaries, which have been approved on a case by case basis by the EDP executive board.

EDPR will be jointly liable for compliance by EDPR EU and EDPR NA. The subsidiaries of EDPR undertake to indemnify the guarantor for any losses or liabilities resulting from the guarantees provided under the agreement and to pay a fee established in orm's length basis. Nonetheless, certain guarantees issued prior to the date of approval of these agreements may have different conditions.

The agreement may be terminated (i) by any party at any time, whenever there are no guarantees in effect, or if (ii) any of the subsidiaries ceases to be controlled by the guaranter with regard to the guarantees provided to said subsidiary.

3.6.3.3. CURRENT ACCOUNT AGREEMENT

EDP Sucursal and EDPR signed an agreement through which EDP Sucursal manages EDPR' cash accounts. The agreement also regulates a current account between both companies, remunerated on arm's length basis. As at December 31st 2010, the current account had a balance of EUR 170,111,807 in favor of EDPR.

The agreement is valid for one year as of date of signing and is automatically renewable for equal periods.

3.6.3.4. FINANCING AGREEMENTS

In order to manage its USD cash surplus, at December 31st 2010 EDPR had two short term deposits placed with EDP Finance BV in the total amount of USD 244,033,835.

The two short term deposits mature on January 2010.

3.6.3.5 CROSS CURRENCY INTEREST RATE SWAPS

Due to the net investment in EDPR NA, the company and Group accounts of EDPR and the accounts of EDP Sucursal España, were exposed to the foreign exchange risk. With the purpose of hedging this foreign exchange risk, EDP Group settled o cross currency interest rate swap



[CIRS] in USD and EUR, between EDP Sucursal and EDPR for a total amount of USD 2,632,613. Also a CIRS in PLN and EUR, between EDP Energias de Portugal Sociedade Anónima, sucursal en España and EDPR, S.A. was settled for a total amount of PLN 309,307,188, related with the net investment in polish companies.

3.6.3.6. HEDGE AGREEMENTS - EXCHANGE RATE

EDP Sucursal and EDPR entered into several hedge agreements with the purpose of managing the transaction exposure related with the investment payments to be done in Poland, fixing the exchange rate for EUR/PLN in accordance to the prices in the forward market in each contract date. At December 31st 2010, a total amount of EUR 38,803,000 remained outstanding.

3.6.4. HEDGE AGREEMENTS - COMMODITIES

EDP and EDP Renewables Europe SL entered into hedge agreements for a total volume of 1,826 MWh for 2010 at the forward market price at the time of execution related with the expected sales of energy in the Spanish market.

3.6.5. TRADEMARK LICENSING AGREEMENT

On May 14th 2008, EDP and EDPR signed an agreement under which the former granted to the latter a non-exclusive license for the trademark "EDP Renováveis" for use in the renewable energy market and related activities.

In return for the granting of the trademark license, EDPR will pay to EDP fees calculated on the basis of the proportion of the costs pertaining to the former in the Group's annual budget for image and trademark services, which are subject to annual review. The fee established for 2010 was EUR 1,500,000.

The license is granted indefinitely and shall remain in effect until the expiry of EDP's legal ownership of the trademark or until EDP ceases to hold the majority of the capital or does not appoint the majority of Directors of EDPR. EDP may also terminate the agreement in case of non-payment or breach of contract.

The licensing agreement is restricted by the terms of the framework agreement.

3.6.6. CONSULTANCY SERVICE AGREEMENT

On June 4th 2008, EDP and EDPR signed a consultancy service agreement. Through this agreement, and upon request by EDPR, EDP (or through EDP Sucursal) shall provide consultancy



services in the areas of legal services, internal control systems, financial reporting, taxation, sustainability, regulation and competition, risk management, human resources, information technology, brand and communication, energy planning, accounting and consolidation, corporate marketing and organizational development.

The price of the agreement is calculated as the cost incurred by EDP plus a margin. For the first year, it was fixed at 8% based on an independent expert on the basis of market research. For 2010 the estimated cost of these services is EUR 3,106,692.

The duration of the agreement is one (1) year tacitly renewable for equal periods.

3.6.7. RESEARCH AND DEVELOPMENT AGREEMENT

On May 13th 2008, EDP Inovação, S.A. (hereinafter EDP Inovação), an EDP Group company, and EDPR signed on agreement regulating relations between the two companies regarding projects in the field of renewable energies (hereinafter the R&D Agreement).

The object of the R&D Agreement is to prevent conflicts of interest and foster the exchange of knowledge between companies and the establishment of legal and business relationships. The agreement forbids EDP Group companies other than EDP Inovação to undertake or invest in companies that undertake the renewable energy projects described in the agreement.

The R&D Agreement establishes an exclusive right on the part of EDP Inovação to project and develop new renewable energy technologies that are already in the pilot or economic and/or commercial feasibility study phase, whenever EDPR exercises its option to undertake them.

The agreement shall remain in effect for as long as EDP directly or indirectly maintains control of more than 50% of both companies or appoints the majority of the members of the Board and Executive Committee of the parties to the agreement.

3.6.8. MANAGEMENT SUPPORT SERVICE AGREEMENT BETWEEN EDP RENOVÁVEIS PORTUGAL S.A., AND EDP VALOR – GESTÃO INTEGRADA DE RECURSOS, S.A.

On January 1st 2003, EDP Renováveis Portugal, S.A., holding company of the EDPR subgroup in Portugal, and EDP Valor – Gestão Integrada de Recursos, S.A. (hereinafter EDP Valor), an EDP Group company, signed a management support service agreement.

The object of the agreement is the provision to EDP Renováveis Portugal by EDP Valor of services



in the areas of procurement, economic and financial management, fleet management, property management and maintenance, insurance, occupational health and safety and human resource management and training.

The remuneration paid to EDP Valor by EDP Renováveis Portugal S.A. and its subsidiaries for the services provided in 2010 totaled EUR 691,445.

The initial duration of the agreement was five (5) years from date of signing and it was tacitly renewed for a new period of five (5) years on January 1st 2008.

Either party may renounce the contract with one (1) year's notice.

3.6.9. INFORMATION TECHONOLOGY MANAGEMENT SERVICES AGREEMENT BETWEEN EDP RENOVÁVEIS S.A. AND EDP – ENERGIAS DE PORTUGAL, S.A.

On January 1st 2010, EDP Renováveis Portugal, S.A., and EDP – Energias de Portugal S.A. (hereinafter EDP), signed an IT management services agreement.

The object of the agreement is to provide to EDPR the information technology services described on the contract and its attachments by EDP – Energias de Portugal S.A.

The amount to be paid to EDP – Energias de Portugal S.A. for the services provided in 2010 totaled EUR 1,146,251.

The initial duration of the agreement is one (1) year from date of signing and it is tacitly renewed for a new period of one (1) year.

Either party may renounce the contract with one (1) month notice.

3.7. INTERNAL CONTROL SYSTEMS AND RISK MANAGEMENT

3.7.1. INTERNAL CONTROL SYSTEM OVER FINANCIAL REPORTING

EDP Renováveis (EDPR) has an Internal Control System over Financial Reporting (SCIRF) structured using as a reference in terms of control objectives fulfillment, and controls implementation the COSO framework (Committee of Sponsoring Organizations of the Treadway Commission) with regard to business processes and entity level controls, and the COBIT framework (Control Objectives for Information and related Technologies) with regard to controls of information technology systems.



In accordance with EDPR's strategic orientation, SCIRF activities are aimed at strengthening the quality of financial information provided to shareholders and to the markets and at promoting the effectiveness and efficiency of operations, in compliance with applicable regulations at all times.

The COSO framework emphasizes the aspects related with the risk assessment activities, since there is a growing interest in organizations of all sizes to enhance Enterprise Risk Management. This approach is present throughout SCIRF's methodology and documentation (SCIRF Manual, Responsibilities Model, processes and controls), by means of a set of control and risk objectives, that caver concepts like financial information risk, fraud or unauthorized use.

During the year 2010, SCIRF has been performed through (i) the maintenance and monitoring of the Internal Control Cycle and (ii) the independent review of SCIRF by KPMG.

Under the model adopted at EDPR, the following activities for the maintenance and monitoring of the Internal Control Cycle have been performed:

- Update of the scope: review and identification of relevant risks, accaunts and processes, based on moteriality and risk criteria, with a top-down and bottom-up methodology, and a coverage level analysis.
- The necessary actions for the consolidation and/or incorporation of new geographies in the scope.
- Maintenance, adaptation and management of the system in line with (i) the implementation of identified improvement opportunities, (ii) the changing structure and (iii) business requirements.

SCIRF presence in different geographies, according to the scope applied in 2010, includes 380 controls in the European platform (including country-specific and transversal controls in some geographies) in Spain, Portugal, France, Belgium and Paland, 384 controls in the North American platform, and 110 controls at group level, as illustrated in the figure belaw. These controls include entity level controls, process controls and information technology controls).



In order to assess the reliability and strength of the SCIRF (already implemented in the European and American platforms), and in line with the strategic objectives of EDPR, it was decided to undertake an independent review, to be conducted by a prestigious international institution (KPMG). The goal was materialized in 2010, following the International Standard on Assurance Engagements (ISAE) 3000 methodology. In this review no material weakness were identified. The work of the review consisted of:

- (i) obtaining an understanding of SCIRF in terms of the consolidated financial reporting;
- (ii) evaluation of the risk of material weaknesses;
- (iii) test and evaluation of the operational effectiveness of controls based on the evaluation of risk.
- (iv) execution of other procedures which were considered as necessary.

It is also important to highlight the following developments that took place in 2010:

- the creation of SCIRF logo;
- the launch of the implementation of a new internet based tool to support SCIRF;
- the significant participation of EDPR for the consecution of the Quality Assessment certification of EDP's group Internal Audit department by the Institute of Internal Auditors.





The SCIRF activities and their progress have been quarterly reported to the Audit and Control Committee, complying with its supervision and follow-up missions regarding the company's internal control systems and risk management.

At the year-end in accordance with CMVM Recommendation III.1.4 the external auditors, within the scope of their powers, verified the efficiency and functioning of the Internal Control Systems and reported their conclusions to the Audit and Control Committee. Additionally, KPMG reported the result of their review of SCIRF to the Audit and Control Committee.

With this report and the teamwork of the Internal Auditors the Audit and Control Committee in accordance with CMVM Recommendation II.1.1.3 made its final assessment report and presented to the Board.

3.7.2 RISK MANAGEMENT

The basic principle behind EDPR's risk management approach is that risk management should not only protect value but also create value. This value creation is obtained by optimizing company's risk-return taking into consideration shareholders risk appetite.

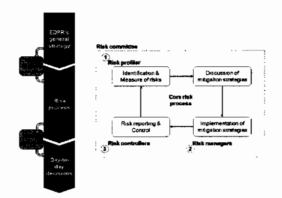
Therefore, EDPR's risk framework was designed to be not a stand-alone activity separated from the main activities and processes of the company, but to be part of the responsibilities of management as an integrating element of all organizational processes, including strategic planning.

3.7.2.1. RISK FRAMEWORK AND PROCESS

In EDPR's risk framework, risk process aims to link the company's overall strategy into manager's day-to-day decisions, enabling the company to increase the likelihood of achieving its strategic objectives.

EDPR's general strategy is translated into major strategic questions that are grouped by risk area and then subject to EDPR's risk process. The outcome of the risk process is a set of specific guidelines per risk area that will guide managers in their decisions according to the company's risk profile.



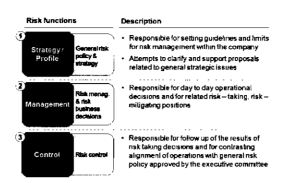


Each strategic question is subject to a core risk process which is composed of four major steps:

- Make sense starts with the identification of the risks that may affect the accomplishment of the strategic goals and is followed by the respective measurement both in terms of likelihood of occurrence and potential impact: the aim of this step is to generate an understanding of all the dynamics behind the issue under analysis in order to assess the severity of the risk as well as to anticipate all possible mitigating actions in the case the exposure to the risk is above acceptable limits.
- Make choices after an understanding of the risk, the next step is to discuss whether the risk
 needs to be treated or not. It it does there is a need to discuss on the most appropriate risk
 treatment strategies and methods, and the outcome of this discussion is a proposed action
 plan that is later subject to approval by the Executive Committee.
- Make happen following the approval of the action plan, guidelines are written and then sent to the risk manager that will take them into consideration in its day-to-day decisions.
- Make revision after the implementation of the mitigation strategies there is a follow-up of their effectiveness to assess if any adjustments are needed; this risk reporting and control step has two major functions: (1) to track EDPR's risk position comparing its alignment with both the company's risk profile and risk policy approved by the Executive Committee for each risk, and (2) to control the mitigation actions by defining and implementing all the mechanisms necessary to check if these actions are being implemented according to plan.

3.7.2.2. RISK FUNCTIONS AND RISK COMMITTEE

Risk management in EDPR is supported by three distinct organizational functions:



During 2010, EDPR created a Risk Committee to integrate and coordinate all the risk functions and to assure the link between risk strategy and the company's operations.

EDPR's Risk Committee intends to be the forum to discuss how EDPR can optimize its risk-return position according to its risk profile. The key responsibilities of this committee are:

- To analyze EDPR overall exposures and propose actions;
- · To follow-up the effectiveness of the mitigation actions;
- To review transactional limits, risk policies and macro-strategies;
- To review reports and significant findings of the risk profiler analysis and the risk control areas;
- To review the scope of the work of the risk profiler and its planned activities.

This committee meets on a quarterly basis and is composed by all Management Team members, representative directors from corporate functions and from the operational platforms and, depending on the issues under discussion, the respective risk managers.

In 2010 this committee, created in July, met twice to discuss and propose EDPR's general risk management framework and to discuss and recommend energy management risk policies.

In order to assure the alignment of EDPR's risk management decisions with EDP's risk-return profile, representatives from EDP will be part of EDPR's risk committee in 2011.



3.7.2.3 RISK AREAS AND RISK RELATED STRATEGIC QUESTIONS

The following table summarizes the main risk areas of EDPR's business and also describes the risk related strategic questions. The full description of each risk and how they are managed by EDPR can be found in next chapter.

Risk areas	Risks descriptions	Risk related strategic questions (not exhaustive)
Countries regulations	& - Changes in regulatians may impoct EDPR's business i a given country ;	 n • What is EDPR's current regulatory risk? • Haw much should EDPR grow in current markets? • Where shauld EDPR focus entering new markets?
2. Revenues	- Revenues received by EDPR's projects may diverg from what is expected;	 What is the expasure of aur revenue stream both in prices and wind variations? What is the impact on EDPR's EBITDA? What should the market strategy be to cover market volatility?
3. Financing	 EDPR may not be oble to raise enough cosh the finance all its planned capex; EDPR may not be able to fulfil its financial obligations; 	investar's point of view?
4. Wind turbin contracts	 e - Changes in turbine prices may impact project: profitability; - Contracts should take into account the pipelin development risk; 	turbine prices in terms of price structure and
5. Pipelin development	e - EDPR may deliver an installed capacity different from its targets or suffers delays and/ar anticipations in installation	
6. Operations	- Projects may deliver a volume different from expected.	m · Is there any operating risk with significant impact in EDPR?



3.7.2.4.1 Countries and regulation

3.7.2.4.1.1 Regulatory risks

The development and profitability of renewable energy projects are subject to policies and regulatory frameworks. The jurisdictions in which EDPR operates provide numerous types of incentives that support the energy generated from renewable sources.

Support for renewable energy sources has been strong in previous years, and both the European Union and various US federal and state bodies have regularly reaffirmed their wish to continue and strengthen such support.

In Europe, each country presented in 2010 their Renewable National Energy Action Plans (RNEAPs). These plans provide detailed information about how each Member State expects to comply with its 2020 binding target, including the technology mix and the forecasted trajectory to reach it.

Regarding US, various State Governments have taken an active role in the development of energy generated from renewable sources through the implementation of RPS (Renewable Portfolio Standard) program.

It cannot be guaranteed that the current support will be maintained or that the electricity produced by future renewable energy projects will benefit from state purchase obligations, tax incentives, or other support measures for the electricity generation from renewable energy sources. This is particularly true in an economic downturn context.

Management of regulatory risks

EDPR is managing its exposure to regulatory risks in two different ways. The first one is trough a geographic diversification strategy based on a methodology comprising a positive correlation between country defined targets and gap from current level, technological mix of installed generation, energy demand and supply, regulatory track record stability and incentives mechanism. EDPR also analyses the country wind resource, land and site availability, permitting complexity and interconnection availability.

The second one is by being an active member in several wind associations. EDPR belongs to the most prestigious wind energy associations, both at national and international level. EDPR is an active member of the following renewable (specially wind energy) associations. Being an active member in all these associations allows EDPR to be aware of any regulatory change, and represent wind energy sector's interests when required by the governments.



EUROPE	EWEA (EUROPEAN WIND ENERGY ASSOCIATION)
SPAIN	AEE (ASOCIACIÓN EMPRESARIAL EÓLICA)
PORTUGAL	APREN (ASSOCIAÇÃO PORTUGUESA DE PRODUTORES DE ENERGIA ELÈCTRICA DE FONTES RENOVÁVEIS)
FRANCE	SER (SYNDICAT DES ÉNERGIES RENOUVELABLES)
BELGIUM	APERE (ASSOCIATION POUR LA PROMOTION DES ENERGIES RENOUVELABLES)
	EDORA (FÉDÉRATION DE L'ENERGIE D'ORIGINE RENOLVELABLE ET ALTERNATIVE)
POLAND	PIGEO (POLSKA IZBA GOSPODARCZA ENERGII ODNAWIALNEJ)
	PSEW (POLSKIE STOWARZYSZENIE ENERGETYKI WIATROWEJ)
	PTEW (POLSKIE TOWARZYSTWO ENERGETYKI WIATROWEJ)
ROMANIA	RWEA (ROMANIAN WIND ENERGY ASSOCIATION)
UNITED KINGDOM	BWEA [BRITISH WIND ENERGY ASSOCIATION]
	RENEWABLE UK
	SCOTTISH RENEWABLES
ITALY	ANEV (ASSOCIAZIONE NAZIONALE ENERGIA DEL VENTO)
	APER (ASSOCIAZIONE PROMOTOR) ENERGIE RINNOVABILI)
UNITED STATES	AMERICAN WIND ENERGY ASSOCIATION (AWEA)
	IOWA WIND ENERGY ASSOCIATION
	RENEW WISCONSIN
	RENEW INC
	THE WIND COALITION
	AMERICAN WIND WILDLIFE
	CEERT
	COLORADO INDEPENDENT ENERGY ASSOCIATION
	INTERWEST ENERGY ALLIANCE
	WESTERN POWER TRADING FORUM
	SMART GRID OREGON
	TEXAS RENEWABLE ENERGY
	WEST TEXAS WIND ENERGY
	RENEWABLE NORTHWEST PROJECT
CANADA	CANWEA [CANADIAN WIND ENERGY ASSOCIATION]
BRAZIL	ABEFOUCA (ASSOCIAÇÃO BRASILEIRA DE ENERGIA FOLICA)
	CERNE (CENTRO DE ESTRATÉGIAS EM RECURSOS MATURAIS E ENERGIAS)

3.7.2.4.2 Revenues

3.7.2.4.2.1 Exposure to market electricity prices

The electricity sold by EDPR depends in some extent on the incentives schemes for renewable energy in place in each of the countries where EDPR operates. In some of the markets this creates an exposure to market prices for electricity. Market prices may be volatile as they are affected by various factors, including the cost of fuels, average rainfall levels, the cost of power plant construction, technological mix of installed generation capacity and demand. Therefore, a decline in market prices to unexpected levels could have a material adverse effect on EDPR's business, financial condition or operating income.

Management of electricity prices exposure

EDPR faces limited market price risk as it pursues a strategy of being present in countries or regions with long term visibility on revenues. In most countries where EDPR is present, prices are determined through regulated framework mechanisms. On the markets where there is expected short term volatility on market prices, EDPR uses various financial and commodity hedging instruments in order to optimize the exposure to fluctuating electricity prices. However, it may not be possible to successfully hedge the exposures or it may face other difficulties in executing the



hedging strategy.

In Europe, EDPR operates in countries where the selling price is defined by a feed-in-tariff (Spain, Portugal and France) or in markets where on top of the electricity price EDPR receives either a pre-defined regulated premium or a green certificate, whose price is achieved on a regulated market (Spain, Belgium, Poland, Romania). Additionally, EDPR is developing activity in Italy and UK where the mechanism is also through green certificates.

In the case of North America, EDPR focus is developing strategy on the States which by having a RPS program in place provides higher revenues visibility, through the REC (Renewable Energy Credit) system and by non-compliance penalties. The North America market does not provide ony regulated framework system for the electricity price although it may exist for the RECs in some States. Most of EDPR's capacity in the US hos predefined prices determined by long-term contracts with local utilities in line with the Company's policy of signing long-term contracts for the output of its wind farms.

In Brazilian operations, selling price is defined through a public auction which is later translated into a long-term contract.

Under EDPR's global approach to optimize the exposure to market electricity prices, the Company evaluates on a permanent basis if there are any deviations to the defined limits, assessing in which markets financial hedges may be more effective to correct it. In 2010, to manage this exposure EDPR financially hedged a significant part of its generation in Spain and, in the US closed for the long-term a significant portion of its exposure through several physical and financial deals.

3.7.2.4.2.2 Risk related to volatility of energy praduction

The amount of electricity generated by EDPR on its wind farms, and therefore EDPR's profitability, are dependent on climatic conditions, which vary across the locations of the wind farms, and from season to season and year to year. Energy output at wind farms may decline if wind speeds falls outside specific ranges, as turbines will only operate when wind speeds are within those ranges.

Variations and fluctuations in wind conditions at wind farms may result in seasonal and other fluctuations in the amount of electricity that is generated and consequently the operating results and efficiency.



Management of risks related to volatility of energy production

EDPR mitigates wind resource volatility and seasonality by having a strong knowledge in the design of its wind farms, and by the geographical diversification - in each country and in different countries - of its asset base. This "portfolio effect" enables to offset wind variations in each area and to keep the total energy generation relatively steady. Currently EDPR is present in 11 countries: Spain, Portugal, France, Belgium, Poland, Romania, UK, Italy, US, Canada and Brazil.

3.7.2.4.3 Financing

3.7.2.4.3.1 Risks related to the exposure to financial markets

EDPR is exposed to fluctuations in interest rates through financing. This risk can be mitigated using fixed rates and hedging instruments, including interest rate swaps.

Also because of its presence in several countries, currency fluctuations may have a material adverse effect on the financial condition and results of operations. EDPR may attempt to hedge against currency fluctuations risks by natural hedging strategies, as well as by using hedging instruments, including forward foreign exchange contracts and Cross Interest Rate Swaps.

EDPR hedging efforts will minimize but not eliminate the impact of interest rate and exchange rate volatility.

Management of financial risks

The evolution of the financial markets is analyzed on an on-going basis in accordance to EDP Group's risk management policy approved by the EDPR's Board of Directors.

The Board of Directors is responsible for the definition of general risk-management principles and the establishment of exposure limits following the recommendation of the risk committee.

Taking into account the risk management policy and exposure limits previously approved, the Financial Department identifies, evaluates and submits for approval by the Board the financial strategy appropriate to each project/location.

The execution of the approved strategies is also undertaken by the Financial Department, in accordance with the policies previous defined and opproved.



Fixed rate, Natural hedging and Financial instruments are used to minimize potential adverse effects resulting from the interest rate and foreign exchange rate risks on its financial performance.

3.7.2.4.3.1.1 Interest rate risk

The purpose of the interest rate risk management policies is to reduce the exposure of long term debt cash flows from market fluctuations, mainly by issuing long term debt with a fixed rate, but olso through the settlement of derivative financial instruments to swap from floating rate to fixed rate when long term debt is issued with floating rates.

The main potential exposure comes from shareholder loans from the EDP Group and from institutional investors in connection with its Partnership Structures in the case of the US operations, as well as, project financing and third party loons from entities outside the EDP Group.

In the floating-rate financing context which represents approx. 5% of EDPR's gross debt, EDPR may contract interest-rate derivative financial instruments to hedge cash flows associated with future interest payments, which have the effect of exchange floating interest to fixed interest rate.

EDPR has a portfolio of interest-rate derivatives with maturities between approximately 1 and 10 years. Sensitivity analyses are performed of the fair value of financial instruments to interest-rate fluctuations.

Given the policies adopted by EDPR Group its financial cash flows are substantially independent from the fluctuation in interest rate markets.

3.7.2.4.3.1.2 Exchange rate risk

EDPR operates internationally and is exposed to the exchange-rate risk resulting from investments in foreign subsidiaries. Currently, main currency exposure is the U.S. dollar/euro currency fluctuation risk that results principally from the shareholding in EDPR NA. With the ongoing increasing capacity in others non-euro regions, EDPR will become also exposed to other local currencies (Brazil, Poland and Romania).

EDPR general policy is the Natural Hedging in order to match currency cash flows, minimizing the impoct of exchange rates changes while value is preserved. The essence of this approach is to create financial foreign currency outflows to match equivalent foreign currency inflows. Often the debt is raised in the same foreign currency in which operating cash flows are received. The Financial Department is responsible for monitoring the evolution of the exchange rates changes,



seeking to mitigate the impact of currency fluctuations on the net assets and net profit of the group, using natural hedging strategies, as well as, exchange-rate derivatives and/or other hedging structures with symmetrical characteristics to those of the hedged item. The effectiveness of these hedges is reassessed and monitored throughout their lives.

3.7.2.4.3.2 Counterparty credit risk

Counterparty risk is the default risk of the other party in an agreement, either due to temporary liquidity issues or long term systemic issues.

Management of counterparty credit risk

EDPR policy in terms of the counterparty credit risk on financial transactions is managed by an analysis of the technical capacity, competitiveness, credit notation and exposure to each counterparty. Counterparties in derivatives and financial transactions are restricted to high-quality credit institutions, therefore, there cannot be considered any significant risk of counterparty non-compliance and no collateral is demanded for these transactions.

In the specific case of EDPR EU, credit risk is not significant due to the reduced average payment period for customer balances and the quality of its debtors. In Europe, main customers are operators and distributors in the energy market of their respective countries.

In the case of EDPR NA, counterparty risk analysis is more relevant given typical price structure and the contracting terms of PPA contracts. In the light of this, counterparty risk is carefully evaluated taking into account the offtakers' credit rating. In many cases, additional credit support is required in line with the exposure of the contract.

3.7.2.4.3.3 Liquidity risk

Liquidity risk is the risk that EDPR will not be able to meet its financial obligations as they fall due.

Management of Ilquidity risk

EDPR's strategy to manage liquidity is to ensure, as far as possible, that it will always have significant liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring in unacceptable losses or risking damage to EDPR's reputation.

The liquidity policy followed by EDPR ensures compliance with the planned payment commitments/obligations, through maintaining sufficient credit facilities and having access to the EDP Group liquidity facilities.



3.7.2.4.4 Wind turbine contracts

3.7.2.4.4.1 Wind turbine supply risk

Wind turbine generators (WTG) is a key element in the development of EDPR's wind-related energy projects, as the shortfall or an unexpected sharp increase in WTG prices can create a question mark on new project's development and its profitability. WTG represents the majority of a wind farm capital expenditure (on average, between 70% and 80%).

Management of wind turbine supply risk

EDPR faces limited risk to the availability and prices' increase of WTG due to its framework agreements with the major global wind turbines suppliers. The Company uses a large mix of turbines suppliers in order to reduce its dependency on any one supplier being one of the worldwide wind energy developers with a more diversified and balanced portfolio.

When signing framework agreements with one or more WTG suppliers, EDPR balances the cost, best fit with Company's pipeline and flexibility on time, geography and model/technology.

Pursuing this medium-term framework agreements strategy, EDPR reduces the risk of contracting large amounts of new WTG exposed to the spot market while having long term visibility on the total cost of ownership due to the fix cast structure of the frameworks signed. On the other way, by not contracting all the WTG needed for its growth plan, EDPR increases its short term flexibility pipeline development. Finally, EDPR in these framework agreements ensure additional geographic flexibility to best fit its pipeline development with changes in future conditions in a given market.

3.7.2.4.5 Pipeline development

3.7.2.4.5.1 Permitting risks

Wind farms are subject to strict international, national, state, regional and local regulations relating to the development, construction, licensing, grid interconnection and operation of power plants. Among other things, these laws regulate: land acquisitions, leasing and use; building, transportation and distribution permits; landscape and environmental permits; and regulations on energy transmission and distribution network congestions. Development process of wind farms is subject to the obtaining such permits. If authorities do not grant these permits or they do so with delays or with other restrictions, such actions could have a material adverse effect on the development of further business.



Management of permitting risk

EDPR mitigates this risk by having development activities in 11 different countries (Spain, Portugal, France, Belgium, Poland, Romania, UK, Italy, US, Canada and Brazil) with a portfolio of projects in several maturity stages. EDPR has a large pipeline located in the most attractive regions providing a "buffer" to overcome potential delays in the development of new projects, ensuring growth targets. For this high quality pipeline is worth to highlight EDPR's early mover status in the majority of its markets and the partnerships created with teams with strong local expertise in the development and construction of wind farms.

3.7.2.4.6 Operations

3.7.2.4.6.1 Wind turbine performance risk

Wind forms output depend upon the availability and operating performance of the equipment necessary to operate it, mainly the components of wind turbines and transformers. Therefore the risk is that the performance of the turbine does not reach its optimum implies that the energy output is not the expected. The best indicator to measure the WTG performance is the availability level – the period of time it was actually available to operate within that period and delivering the agreed power curve.

Management of wind turbine performance risk

EDPR mitigates this risk by using a mix of turbine suppliers which minimizes technological risk, by signing a medium-term full-scope maintenance agreement with the turbine supplier and by an adequate preventive and scheduled maintenance. Additionally, technical warranties are signed with the turbine suppliers, in order to guarantee that the performance of the turbine will be optimum. After this period, O&M is usually contracted with an external company, but a technical assistance agreement is also signed with the turbine supplier.

Most recently, and following the general trend in the wind sector, EDPR is externalizing some pure technical O&M activities of its wind farms. Through EDPR Dispatch Center, the Company remotely controls all its wind farms reacting on real time to grid requirements and by gathering all the 24-day operating data it is increasing its knaw-haw in managing core O&M activities.



3.8. EXTERNAL AUDITOR

The Audit and Control Committee is responsible for proposing to the Board of Directors for submission to the General Meeting the appointment of the Company auditors and the terms of their contracts, scope of their duties and revocation and renewal of their contracts.

In order to protect the External Auditor independence, the following competences of the Audit and Control Committee were exercised during 2010:

- Direct and exclusive supervision from the Audit and Control Committee;
- Evaluation of the qualifications, independence and performance of the External Auditor and
 the annual report from the External Auditor regarding the information of all existing relations
 between the Company and the Auditors or people related to them, including all the services
 rendered and all the services in course. The Audit and Control Committee, in order to
 evaluate its independence, obtained from the External Auditor information regarding their
 independence according to Decree-Law n.º 224/2008, November 20th, that changes the
 bylaws of the External Auditors Association;
- Revision of the transparency report signed by the External Auditor and published on their website. This report is about a group of subjects regulated on article 62°-A from the Decree-Law n.° 224/2008, mainly related to the internal Control System and to the process of quality control realized by the competent entities;
- Analysis with the External Auditor of the scope, planning and resources to use on the services provided.

EDPR's External Auditor is, since the year 2007, KPMG Auditores S.L.., therefore there is still no need to rotate the auditor according to Recommendation III.1.3 of the Portuguese Corporate Governance Code.

In 2010, according to the Audit and Control Committee's competences and in line with Recommendations II.4.4 and II.4.5, it was the corporate body in charge of the permanent contact with the external auditor on matters that may pose a risk to their independence and any other matters related to the auditing of accounts. It also receives and stores information on any other matters provided far in legislation on audits and in auditing standards in effect at any time.

The Audit and Control Committee assessed the performance of the external auditor in providing the services hired by the Company and made a positive evaluation of their quality, considering that they meet applicable standards and that it is advisable to maintain the same auditar.



The work of the external auditor, including reports and oudits of its accounts, was supervised and evaluated in accordance with applicable rules and standards, in particular international auditing standards. The external auditor in coordination with the Audit and Control Committee verifies the implementation of remuneration policies and the efficiency and functioning of internal control mechanisms. The external auditor reports to the Audit and Control Committee all the shortcomings.

3.9. WHISTLE-BLOWING POLICY

Since the beginning of trading on the Eurolist by Euronext Lisbon, it has sought to introduce measures to ensure its good governance and that of its companies, including the prevention of improper practices, especially in the fields of accounting and finance.

The Board of Directors of EDPR therefore decided to provide its employees with a direct, confidential communication channel for them to report any presumed unlawful practices or alleged accounting or financial irregularities occurring in their company. These communications go directly to the Audit and Control Committee.

EDPR creation of this channel for whistle-blowing on irregularities in financial and accounting practices is essentially intended:

- To enable any employee to freely report his/her concerns in these areas to the Audit and Control Committee;
- To facilitate early detection of irregularities that, if they occurred, might cause serious losses to the EDPR Group and its employees, customers and shareholders.

Contact with the Company's Audit and Control Committee is only possible by email and post, and access to information received is restricted.

Any complaint addressed to the Audit and Control Committee will be kept strictly confidential and the whistle-blower will remain anonymous, provided that this does not prevent the investigation of the complaint. S/he will be assured that the Company will not take any retaliatory or disciplinary action as a result of exercising his/her right to blow the whistle on irregularities, provide information or ossist in an investigation.

The Secretary of the Audit and Control Committee receives all the communications and presents a quarterly report to the members of the Committee.

In 2010 there were no communications regarding any irregularity at EDPR.



3.10 ETHICS

EDPR is governed by a strong sense of ethics, whose principles are embodied in the day-to-day activities of its employees, according to ethical practices generally considered to be consensual but which, for reasons of appropriate disclosure, transparency and impartiality, the company decided to provide details on.

For that purpose, EDPR developed and approved a global Code of Ethics, to be adopted by all company's employees, without prejudice to other legal or regulating provisions. EDPR Employees' must comply with the Code of Ethics and with the approved corporate policies, which provide those practices and should follow main principles such as:

- Transparency, honesty and integrity
- · Working environment
- · Development of human capital
- Human rights
- · Non-discrimination and equal opportunities
- Integrity
- Environment and sustainability
- · Disciplinary action

The Code of Ethics has been disseminated to all employees.

A "whistle-blowing" e-mail channel is available at the Company's Intranet. It allows a direct and confidential communication of any presumably illegal practice and/or of any alleged accounting or financial irregularity occurring within the company. A "Code of Ethics" e-mail channel is also available for the communication of any breach to the Code articles.



4. EXERCISE OF SHAREHOLDER'S RIGHTS

4.1. DESCRIPTION AND COMPETENCES OF THE GENERAL MEETING OF SHAREHOLDERS

The General Meeting of Shareholders is a meeting of shareholders that, that when properly convened, has the power to deliberate and odopt, by majority, decisions on matters that the law and Articles of Association reserve for its decision and ore submitted for its approval. In particular, it is responsible for:

- Evaluation of the Company's management and opproval of the annual accounts from the previous financial year, management report and decision on the application of the previous fiscal year's income or loss;
- Appointment and renewal of the Board of Directors in accordance with these Articles and
 the legal provisions in force, covering or eliminating vacancies that may occur or, as
 appropriate, ratifying the appointments of Directors made on a provisional basis by the Board
 of Directors;
- Appointment of auditors;
- Decision on the matters proposed by the Board of Directors;
- All other matters provided in the law in force.
- Increasing and reducing the share capital and delegating to the Board of Directors, if applicable, within the legal time limits, the power to set the date or dates, who may use said delegation wholly or in part, or refraining from increasing or reducing the capital in view of the conditions of the market or the Company or any particularly relevant fact or event justifying such a decision in their opinion, reporting it at the first General Meeting of Shareholders held after the end of the time limit for its execution;
- Delegating to the Board of Directors the power to increase the share capital pursuant to Article 297 of Royal Legislative Decree 1/2010 of July 2nd 2010, which approves the Revised Text of the Law on Public Limited Companies (Spanish Companies Law);
- Issuing bonds;
- Amending the Articles of Association;
- Dissolving, merging, spin off and transformation the Company;
- Deciding on any matter submitted to it for decision by the Board of Directors, which shall be
 obliged to call a General Meeting of Shareholders as soon as possible to deliberate and
 decide on concrete decisions included in this article submitted to it, in the event of relevant
 facts or circumstances that affect the Company, shareholders or corporate bodies.



The decisions of the General Meeting are binding on all shareholders, including those voting against and those who did not participate in the meeting.

A General Meeting may be ordinary or extraordinary. In either case, it is governed by the law and Articles of Association.

An Ordinary General Meeting must be held in the first six (6) months of each year to review of the performance the company management, approve the annual report and accounts for the previous year and the proposal for appropriation of profits and approve the consolidated accounts, if appropriate. The General Meeting also decides on any other matters falling within its powers and included on the agenda;

An Extraordinary General Meeting is any meeting other than that mentioned above.

4.2. RIGHT TO ATTEND

All shareholders, irrespective of the number of shares that they own, may attend a General Meeting and take part in its deliberations with right to speak and vote.

In order to exercise their right to attend, shareholders must have their shares registered in their name in the Book Entry Account at least five (5) days in advance of the date of the General Meeting.

Moreover, although there is no express provision on the matter in the Articles of Association, in the event of the suspension of a General Meeting, EDPR plans to adopt Recommendation I.2.2 of the Portuguese Corporate Governance Code and not require the blocking of shares more than five days in advance.

Any shareholder with the right to attend may send a representative to a General Meeting, even if this person is not a shareholder. Power of attorney is revocable. The Board of Directors may require shareholders' power of attorney to be in the Company's possession at least two (2) days in advance, indicating the name of the representative.

Power of attorney shall be specific to each General Meeting, in writing or by remote means of communication, such as post.

4.3. VOTING AND VOTING RIGHTS

Each share entitles its holder to one vote.

Shares issued without this right do not have voting rights, with the exception of cases set forth by current legislation.



There is no employee share-owning system at EDPR and so no relevant control mechanisms on the exercise of voting rights by employees or their representatives have been set up.

4.4. MAIL AND ELECTRONIC COMMUNICATION VOTES

Shareholders may vote on points on the agenda, relating to any matters of the Shareholder's competence, by mail or electronic communication. It is essential for their validity that they be received by the company by midnight of the day before the date scheduled for the first calling to order of the General Meeting.

Votes by mail shall be sent in writing to the place indicated on the invitation to the meeting accompanied by the documentation indicated in the Shareholder's Guide.

In order to vote by electronic communication, shareholders must express this intention to the Chairperson of the General Meeting of the in the form indicated in the invitation to the meeting, sufficient time in advance to permit the vote within the established time limit. They will then receive a letter containing a password for voting by electronic communication within the time limit and in the form established in the call of the General Meeting.

Remote votes can be revoked subsequently by the same means used to cast them within the time limit established for the purpose or by personal attendance at the General Meeting by the shareholder who cast the vote or his/her representative.

The Board of Directors has approved a Shareholder's Guide for the first General Meeting, detailing mail and electronic communication voting forms among other matters. It is at shareholders' disposal at www.edprenovaveis.com.

4.5. QUORUM FOR CONSTITUTING AND ADAPTING DECISIONS OF THE GENERAL MEETING

Both ordinary and extraordinary General Meetings are validly constituted when first called if the Shareholders, either present or represented by proxy, represent at least twenty five percent (25%) of the subscribed voting capital. On the second call the General Meeting will be validly constituted regardless of the amount of the capital present in order to comply with the minimum established under the Spanish Companies Law.

Nanetheless, to validly approve the issuance of bonds, the increase or reduction of capital, the transformation, merger or spin-off of the Company, and in general any necessary amendment to the Articles of Association, the Ordinary or Extraordinary Shareholders' Meeting will need: on



the first call, that the Shareholders, either present or represented by proxy, represent at least fifty percent (50%) subscribed voting capital and on the second call, that the Shareholders, either present or represented by proxy, represent at least twenty five percent (25%) of the subscribed voting capital.

In the event the shareholders attending represent less than fifty percent (50%) of the subscribed voting capital, the resolutions referred to in the previous paragraph will only be validly adopted with the favourable vote of two-thirds(2/3) of the present or represented capital in the General Meeting.

4.6. BOARD OF THE GENERAL MEETING

The Chairperson of the General Meeting is appointed by the meeting itself and must be a person who meets the same requirements of independence as for independent Directors. The oppointment is for three years and may be re-elected once only.

Since June 4th 2008, the position of Chairperson of the General Meeting has been held by Rui Chancerelle de Machete, whose work address is PLMJ, A.M. Pereira, Sáragga Leal, Oliveira Martins, Júdice e Associados, RL, Av. da Liberdade, 224, Edifício Eurolex, 1250-148 Lisboa, Portugal.

In addition to the Chairperson, the Board of the General Meeting is made up of the Chairperson of the Board of Directors, or his replacement, the other Directors and the Secretary of the Board of Directors.

The position of Secretary of the General Meeting is occupied by the non-member Secretary of the Board of Directors, Emilio García-Conde Noriega, whose work address is that of the Company.

The Chairperson of the General Meeting of EDPR has the appropriate human and logistical resources for his needs, considering the economic situation of EDPR, in that, in addition to the resources from the Company Secretary and the legal support provided for the purpose, the Company hires a specialized entity to collect, process and count votes.

In 2010, the remuneration of the Chairperson of the General Meeting of EDPR was EUR 15,000.



4.7. MINUTES AND INFORMATION ON DECISIONS

Given that EDPR is a listed company on Eurolist by Euronext Lisbon, shareholders have access to corporate governance information at www.edprenovaveis.com. Extracts of General Meeting minutes and the invitation, agenda, motions submitted to the General Meeting and forms of participation shall be placed at shareholders' disposal five (5) days after they are held.

Given the personal nature of the information involved, the history does not include attendance lists at general meetings, although, in accordance with CMVM Circular nr. 156/EMIT/DMEI/2009/515, when General Meetings are held, EDPR plans to replace them by statistical information indicating the number of shareholders present and distinguishing between the number of physical presences by mail.

EDPR therefore publishes on its website an extract of the minutes of General Meetings with all information on the constitution of the General Meeting and decisions made by it, including motions submitted and any explanations of votes.

The website also provides EDPR shareholders with information on: i) requirements for participating in the General Meeting, ii) mail and electronic communication votes iii) information available at the registered office.

4.8. MEASURES REGARDING CONTROL AND CHANGES OF CONTROL OF THE COMPANY

The Company has taken no defensive measures that might seriously affect its assets in any of the cases of a change in control in its shareholder structure or the Board of Directors.

The Articles of Association contain no limitations on the transferability of shares or voting rights in any type of decision and no limitations on membership of the governing bodies of EDPR. Neither are there any decisions that come into effect as a result of a takeover bid.

The fact that the Company has not adopted any measures designed to prevent successful tokeover bids is therefore in line with Recommendation I.6.1 of the CMVM Code of Corporate Governance.

On the other hand, EDPR has not entered into any agreements (current or future) subject to the condition of a change in control of the Company, other than in accordance with normal practice in case of financing of certain wind farm projects by some of its group companies.



Finally, there are no agreements between the Company and members of its Board of Directors or managers providing for compensation in the event of resignation of discharge of Directors or in the event of resignation, dismissal without just cause or cessation of the working relationship following o change in control of the Company.

4.9. GENERAL MEETING OF SHAREHOLDERS IN 2010

On April 13th 2010, took place in Oviedo the Ordinary General Meeting of Shareholders of the company "EDP Renováveis, S.A.".

The Meeting's validity was ascertained by the meetings' President, and the definitive quorum of members was:

- 56 shareholders were present, holding 4,116,370 shares making up for 0.472% of the share capital, and
- 62 shareholders were represented, holding 695,343,366 shares making up for 79.713% of the share capital.

A total of 118 shareholders attended the General Meeting, including those present and those represented, holding a total of 699,459,736 shares which constitutes a nominal amount of EUR 3,497,298,680 of the share capital, that is, 80.185% of the mentioned share capital.

The ten proposals submitted to approval at the General Meeting were all approved. Extracts of the 2010 General Meeting minutes and the invitation, agenda, motions submitted to the General Meeting and forms of participation are available at the company's website www.edprenovaveis.com.



5. REMUNERATION

5.1. REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS AND ITS AUDIT AND CONTROL COMMITTEE

Pursuant to Article 26 of the Company's Articles of Association, the remuneration of the members of the Baard of Directors shall consist of a fixed amount to be determined by the General Meeting for the whole Directors and expenses for attending Board meetings.

The above article also establishes the possibility of the Directors being remunerated with Company shares, share options or other securities granting the right to obtain shares, or by means of share-indexed remuneration systems. In any case, the system chosen must be approved by the General Meeting and comply with current legal provisions.

The Nominations and Remunerations Committee is responsible for proposing to the Board of Directors, although not bindingly, the system, distribution and amount of remuneration of the Directors on the basis of the overall amount of remuneration authorized by the General Meeting. It can also propose to the Board the terms of contracts with the Directors. The distribution and exact amount poid to each Director and the frequency and other details of the remuneration shall be determined by the Board on the basis of a proposal from the Nominations and Remunerations Committee.

The maximum remuneration approved by the General Meeting of Shareholders for 2010 for all the members of the Board of Directors is EUR 2,500,000.

5.2. PERFORMANCE-BASED COMPONENTS, VARIABLE COMPONENT AND FIXED AMOUNT

The remuneration of the Executive Committee is built in three blocks: fixed remuneration, annual and multi-annual bonus.

The annual bonus is defined as a maximum of 80% of the annual salary and is calculated based on the following indicators in each year of their term: (i) relative performance of total shareholder return of EDPR vs. capital market indexes and peer performance; (ii) return on invested capital; (iii) additional installed capacity (MW); (iv) net profits and EBITDA growth in 2010.



The multi-annual bonus is defined as a maximum of 120% of the annual salary and is calculated based on the same drivers as for annual bonus but measured on a multi-year timeframe to be paid at the end of the period and with additional environmental and social perspectives including, (i) the performance of the Sustainability Index applied to EDPR (DJSI method), (ii) EDPR Group's image in the national and international markets (through brand audit and surveys), (iii) its capacity to change and adapt to new market requirements (through surveys), (iv) fulfillment of strategic national and international targets.

The remuneration to the CEO was paid directly by EDPR while for the other members of the Executive Committee there was no direct payment to its members.

Although the remuneration for all the members of the Board of Directors is provided for, the members of the Executive Committee, with the exception of the CEO (who devotes most of his/her work to the activity of EDPR) are not remunerated.

This corporate governance practice of remuneration is in line with the model adopted by the EDP Group, in which the executive Directors of EDP do not receive any remuneration directly from the group companies on whose governing bodies they serve, but rather through EDP.

Nonetheless, in line with the above corporate governance practice, EDPR has signed an Executive Management Services Agreement with EDP, under which the Company bears the cost for the render of those services corresponding to the remuneration defined for the executive members of the Board of Directors.

The non-executive Directors only receive a fixed remuneration, which is calculated on the basis of their work exclusively as Directors or cumulatively with their membership on the Nominotions and Remunerations Committee, Related Party Transactions Committee and the Audit and Control Committee.

EDPR has not incorporated any share remuneration or share purchase options plans as components of the remuneration of its Directors. No Director has entered into any contract with the company or third parties that have the effect of mitigating the risk inherent in the variability of the remuneration established by the company



5.3. ANNUAL REMUNERATION OF THE BOARD OF DIRECTORS INCLUDING THE AUDIT AND CONTROL COMMITTEE

The remuneration of the members of the Board of Directors for the year ended on December 31st 2010 was as follows:

	Euros					
Remuneration	Fixed	Variable				
	rixea	Annual	Multi-annual	IOIGI		
Executive Directors						
António Mexia*	-	-	-	-		
Ana Maria Fernandes (CEO)*	384.000	208.939	_	592.939		
Antonio Martins da Costa*	-	-	-	-		
João Manso Neto*	-		100 - 100 -	•		
Nuno Alves*	-	-	-	-		
Non-Executive Directors			4			
António Nogueira Leite				60.000		
Daniel M. Kammen				45.000		
Francisco José Queiroz						
de Barros de Lacerda		-	-	60.000		
Gilles August	45.000			45.000		
João Lopes Raimundo			-	55.000		
João Manuel de Mella		_	_			
Franco	80.000			80.000		
	60.000	-	-	60.000		
	0	-	-	0		
José Silva Lopes	60.000	-	-	60.000		
Manuel Menéndez		_				
Menéndez	45.000			45.000		
Rafael Caldeiro		_	_			
Valverde	55.000			55.000		
Total	949.000	208.939		1.157.939		

^{*} With exception of the CEO, the members of the Executive Committee have not received any remuneration from EDPR. EDPR has entered in an Executive Management Services Agreement with EDP pursuant to which EDPR is due to pay to EDP an amount of EUR 836,400 far the management services rendered by EDP in 2010.

The retirement savings plan for the members of the Executive Committee acts as an effective retirement supplement and corresponds to 5% of their annual salary.



The Directors do not receive any relevant non-monetary benefits as remuneration.

Additionally the remuneration of the members of the Management Team, excluding the Chief Executive Officer, was as follows:

	Euros				
Remuneration	Fixed	Variable		Total	
	Annual Multi-annual				
Management Team	954.662	297.000	0	1.251.662	

5.4. STATEMENT ON REMUNERATION POLICY

The Nomination and Remunerations Committee assists and reports to the Board of Directors about the remunerations of the Board and the Management Team, proposing to the Board, within the limits established in the Articles of Association, the remuneration system, distribution method and amounts payable to the Directors that must be submitted to the approval of the General Meeting of Shareholders. This committee detines the remuneration and is sought to ensure that it reflects the performance of all members in each year (variable annual remuneration) and their performance throughout the term of their office by means of a variable component consistent with the maximization of the Compony's long-term performance (multi-annual voriable remuneration). This is intended to ensure the alignment of the Board of Directors' performance with the shareholders' interests. A statement on remuneration policy will be submitted to the next General Meeting of Shareholders, for approval.

5.5. GENERAL MEETING'S ASSESSMENT OF COMPANY REMUNERATION POLICY AND PERFORMANCE EVALUATION OF ITS GOVERNING BODIES

The General Meeting is responsible for appointing the Board of Directors, which appoints the Nominations and Remunerations Committee, who is part of the Board and responsible for submitting the statement on remuneration policy for the Company's corporate bodies.

One of the General Meeting's duties includes appraising the above mentioned statement.

Pursuant to Article 164 of the Spanish Companies Law, the General Meeting evaluates the performance of the company's management and makes an annual decision on whether ta maintain confidence, or not, in their members.



5.6. ATTENDANCE AT THE ORDINARY GENERAL MEETING OF SHAREHOLDERS OF A REPRESENTATIVE OF THE NOMINATIONS AND REMUNERATIONS COMMITTEE

At least one of the members of the Nominations and Remunerations Committee will be present or represented at the General Meeting of Shareholders of EDPR.

5.7. PROPOSAL ON THE APPROVAL OF PLANS ON SHARE REMUNERATION AND/OR SHARE PURCHASE OPTIONS OR ON THE BASIS OF SHARE PRICE FLUCTUATIONS

The Company has not approved any plans for share remuneration or share purchase options or plans based on share price fluctuations.

5.8. AUDITOR'S REMUNERATION

For the year ended on December 31st 2010, the fees paid to KPMG Auditores, S.L. for the audit and statutory audit of occounts and financial statements, other assurance and reliability services, tax consultancy services and other services unrelated to statutory auditing are as follows:

/alues in €	Portugal	Spain	Brazil	USA	Other	Total
	193,000	689,856	69.479	727,908	221,211	1,901,454
	209,500	51,790		174,196	12,950	448,436
Sub-total audit related services	402,500	741,646	69,479	902,104	234,161	2,349,890
		17,000	-	481,402	-	498,402
	800) -		-		800
Sub-total non-audit related services	800	17,000	-	481,402	-:	499.202
Total						

(*) the fees regarding the inspection of the Internal Control System (SCIRF) of EDPR EU (EUR 100.000) and of EDPR NA (EUR 100.000) are allocated to Portugal, as their invoices were issued in this country.

In EDPR there is a policy of pre-approval by the Audit and Control Committee for the selection of the External Auditor and any related entity for non-audit services, according to Recommendation III.1.5 of the Portuguese Corporate Governance Code. This policy was strictly followed during 2010.



6. CAPITAL MARKETS

6.1. SHARE PERFORMANCE AND DIVIDEND POLICY

6.1.1. SHARE DESCRIPTION

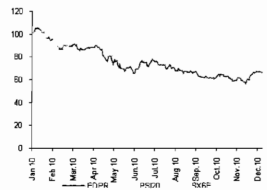
The shares representing 100% of the EDPR share capital were initially admitted to trading in the official stock exchange NYSE Euronext Lisbon on June 4th 2008. The then the free float level is unchanged at 22.5%.

EDP Renováveis, S.A.	
Shares	
Share Capital	€ 4,361.540,810
Nominal Share Value	€ 5.00
Number of Shares	872,308.162
Date of IPO	June 4 ¹⁻ , 2008
NYSE Euronext Lisbon	The manuful space on a position above the space of the sp
Reuters RIC	EDPR.IS
Blaamberg	EDPR PL
ISIN	ES0127797019
	104 (100) W (100) 101 (100) MA MA MA MA

6.1.2 SHARE PRICE PERFORMANCE

EDPR's equity market value at December 31st 2010 was EUR 3.8 billion. In 2010 the share price depreciated by 35% to EUR 4.34 per share, underperforming the PSI-20 (the NYSE Euronext Lisbon reference index), the Euronext 100 and the Dow Jones Eurostoxx Utilities ("SX6E"). The year's low was recorded on November 30th (EUR 3.72) and the year's high was reached on January 8th (EUR 7.01).

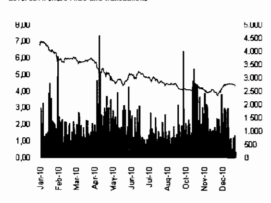
EDPR vs PSI20 vs DJ Eurosloxx UtilHles





In 2010 were traded more than 311 million EDPR shares, representing a 21% year-on-year increase in its liquidity, and corresponding to a turnover of approximately EUR 1.5 billion. On average, 1.2 million shares were traded per day. The total number of shares traded represented 36% of the total shares admitted to trading and to 159% of the company's free float, translating in the higher liquidity level since the IPO.

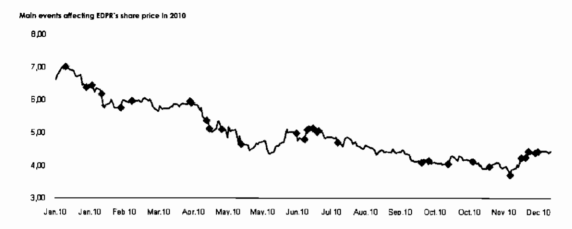




Capital Markel Indicators	2010	2009	2008
DPR shares in NYSE Euronext Lisbon			
Opening price* (€)	6.63	5.00	8.00
Closing price (€)	4.34	6.63	5.00
eak price (€)	7 01	7.75	8.00
4inimum price (€)	3.72	5.00	3 45
	•		į
fariation in share price and reference indices			
DP Renováveis (%)	∙35%	33%	'-37%
PS120 (%)	-10%	33%	51%
Dow Jones Eurostoxx Utilihes (%)	-15%	1%	-38%
Furonext 100 (%)	1%	25%	-45%
iquidity of EDPR shares on the market			
/olume in NYSE Euronext (€ million)	1,539	1,676	1,646
Dally average volume (€ million)	0,6	64	110
			-
Number of shares traded (million)	:311	257	216
Average number of shores traded (thousand)	1,211	985	1.459
	le un		
olol shares issued (million)	872	872	872
Number of own shares	0	o	0
free float	196	-196	196
Annual ratation of capital (窓 of total shores)	36%	29%	25%
Annual rotalion of capital (% of tree-float)	159%	131%	110%
EDPR market value			
Market copitalization at end of period (€ million)	3 783	5,783	4,364
*) Jonuary 1*1, 2009 and June 4th 2008, respectively			



The graph below shows the evolution in EDPR prices over the year and all announcements and relevant events that may had impact on them.



ij.	Date	Description	Share Price
1	,8/Jan	EDPR awarded 1.3 GW of wind offshore capacity in the UK	7.01
2	25/Jan	EDPR signed a long-term agreement to sell green certificates in Poland	16,38
3	27/Jan	EDPR entered the trailian market through the acquisition of 520 MW to be developed	6.44
4	3/Feb	EDPR disclosed 2009 provisional data	6.18
5	17/Feb	EDPR signs a Power Purchase Agreement (PPA) with Tennessee Valley Authority in the United States	
,			5,76
•	25/Feb	EDPR announced 2009 results	5.97
7	12/Apr	EDPR was awarded a REC cantract by NYSERDA	5.96
	13/Apr	EDPR Annual Shareholder Meeting	5.90
9	22/Apr	EDPR disclosed 1Q2010 provisional data	`5.37
10	26/Apr	EDPR awarded Veslas a procurement contract to deliver up to 2 1 GW of wind capacity	5 12
11	5/Moy	EDPR onnounced IQ2010 results	.5,10
12	19/May	EDPR holds its first Investor Day in Lisbon	4,65
13	28/Jun	EDPR fully closed Vento III institutional partnership structure through the sale of the remaining stake amounting to \$141 million	4,98
14	2/Jul	Spanish Government and Spanish wind association reach a lang term agreement	4.80
15	6/Jul	Government of Cantabria awards 220 MW To EDPR	5,09
16	luL\8	Ramania approves new wind regulation	5,13
17	13/30	EDPR discloses relevant short position	5.02
18	14/Jul	EDPR disclosed its 1H2010 provisional data	5.05
19	,28/Jul	EDPR disclosed its 1H2010 financial results	'4.70
20	27/Sep	EDPR establishes new institutional partnership structure incorporating the cash grant in lieu of PTC far 99 mw in the US	4,10
21	,30\2eb	-EDPR executes 535 million Zlatys project finance for 120 MW in Poland	4,15
22	14/Oct	EDPR disclosed its 9M2010 provisional data	4,06
23	3/Nov	EDPR disclosed its 9M2010 financial results	4,12
24	15/Nov	EDPR signs new PPA for 99 MW in the US	3,97
25	30/Nov	EDPR signs new PPA for 83 MW in the Us	3.72
26	8/Dec	Spanish Government publishes new Royal Decree providing regulatory stability to the wind energy sector	4.24
27	9/Dec	EDPR establishes new institutional partnership structure incorporating the cash grant in lieu of PTC for 101 MW in the US	4.25
28	13/Dec	EDPR signs new PPA for 198 MW in the US	4.44
29	l 6-dic	EDPR secures new PPA for 175 MW in the US	4.39
	20-dic	US approves the extension of the ITC cash reimbursement	4 43
00	0.0	as approximation of the contraction of the contract	1.30



6.1.3. DIVIDEND POLICY

The distribution of dividends must be proposed by EDPR's Board of Directors and authorized by a resolution approved in the Company's Shareholders Meeting.

In keeping with the legal provisions in force, namely the Spanish Companies Law, the EDPR Articles of Association require that profits for a business year consider:

- · The amount required to serve legal reserves;
- The amount agreed by the same General Meeting to allocate to dividends of the outstanding shares;
- The amount agreed by the General Meeting to constitute or increase reserve funds or free reserves;
- · The remaining amount shall be booked as surplus.

The expected dividend policy of EDPR, as announced in the IPO, is to propose dividends' distribution each year representing at least 20% of EDPR's distributable profit. Also as announced in the IPO, EDPR Board of Directors can adjust this dividend policy as required to reflect, among other things, changes to our business plan and our capital requirements, and there can be no assurance that in any given year a dividend will be proposed or declared.

In view of the current economic and regulatory environment in the countries in which EDPR holds investments, of the net results obtained in fiscal year 2010 and of the revised business plan and capital requirements associated to it in a harder financial environment, the Board of Directors will propose at the Shoreholder's Meeting, to be held in 2011, to retain the 2010 results as voluntary reserves.

6.2. COMMUNICATION WITH CAPITAL MARKETS

6.2.1. COMMUNICATION POLICY

The Communication Policy of EDPR seeks to provide to shareholders, potential investors and stakeholders all the relevant information about the Company and its business environment. The promotion of transparent, consistent, rigorous, easily accessible and high-quality information is of fundamental importance to an accurate perception of the company's strategy, financial situation, accounts, assets, prospects, risks and significant events.



EDPR therefore look for to provide investors with information that can support them make informed, clear, concrete investment decisions.

An Investor Relations Office was created to ensure a direct and permanent contact with all market related agents and stakeholders, to guarantee the equality between shareholders and to prevent imbalances in the information access.

EDPR make use of its corporate website as a major channel to publish all the material information and ensures that all the relevant information on its activities and results is always upto-date and available.

6.2.2. INVESTOR RELATIONS DEPARTMENT

The EDPR Investor Relations Department (IRD) acts as an intermediary between the EDPR management team and a vast universe of shareholders, financial analysts, investors and the market in general. Its main purposes are to guarantee the principle of equality among shareholders, prevent asymmetries in access to information by investors and reduce the gap in the perception of the company's strategy and intrinsic value. This department is responsible for developing and implementing the company's communication strategy and maintaining an appropriate institutional and informative relationship with the financial market, the stock exchange at which EDPR shores are traded and their regulatory and supervisory bodies (CMVM – Comissão do Mercado de Valores Mobiliários in Portugal and CNMV – Comissión Nacional del Mercado de Valores in Spain).

The Investor Relations Department is coordinated by Mr. Rui Antunes and is located at the company's Madrid office. Its contact details are as follows:



6.2.3. ACTIVITY IN 2010

In 2010, EDPR has promoted and participated in several events, namely roadshows, presentations, conferences, meetings and conference calls, where apart from reinforcing its relationship with investors had the opportunity to introduce the Company and to answer queries about its strategy, performance and business environment. Mare than 400 meetings were held



with institutional investors in the main financial cities of Europe and of the US as well as in the Company's Offices, being it a strong evidence of investor's high interest in the company and its business environment.

It is also worth highlight the completion of the company's first Investor Day, which was held on May 21st 2010 in Cascais, Portugal, where the company Management Team took the opportunity to update investors and analysts about its strategy, outlook and follow-up of its business areas.

EDPR usually publishes its price sensitive information before the opening of the NYSE Euronext Lisbon stock exchange through CMVM's information system, makes it available on the website investors' section and sends it by e-mail for the department mailing list.

On each eornings announcement, a conference call with webcast access was promoted, at which the Company's management updated on EDPR's activities. On each of these events, shareholders, investors and analysts had the opportunity to directly submit their questions and to discuss EDPR's results as well the company's outlook.

The Department remained in permanent contact with the financial analysts who evaluate the company and with all shareholders and investors by e-mail, phone or face-to-face meetings. In 2010, as far as the company is aware of, were issued by sell-side analysts more than 200 reports evaluating its performance.

6.2.4. ANALYSTS

As a world leader in renewable energy and being one of the biggest listed companies in the sector, EDPR is permanently under analysis and valuation.

At the end of the 2010, as far as the company is aware of, there were 29 institutions elaborating research reports and following actively the Company's activity. As of December 31st 2010, the average price target of those analysts was of \in 6.03 per share with most of them reporting positive recommendations on EDPR's share: 21 Buys, 7 Neutrals and only 1 Self.



Analysts' recommendation on EDPR's share at 31-Dec-2010

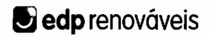
Company	Analyst	Price Ta	rget Recommendat	ion Dale
Goldman Sachs	Mariano Alarco	5.80	Buy	16/Dec/10
Morgan Stanley	Allen Wells	6 10	Overweight	15/Dec/10
: Сажа ВІ	Helena Barbasa	6.65	Виу	14/Dec/10
Société Générale	e Didier Laurens	.5.80	Виу	13/Dec/10 ³
Fidentiis	Daniel Radriguez	6.00	Buy	10/Dec/10
JBS	Alberto Gandolfi	5.00	8∪y	7/Dec/10
Deutsche Bank	Virginia Sanz de Madrid	6.50	Hold	26/Nov/10
BPI	Bruno Almeido da Silva	6.35	Buy	19/Nov/10
Ciligroup	Manuel Palomo	5.40	Buy	18/Nav/10
ВСР	Vanda Mesquita	6.75	Buy	16/Nov/10
RBS	Chris Rogers	5.90	Buy	11/Nav/10
Redbum Partners	Archie Fraser	7.46	Buy	10/Nav/10
Arkean Finance	Alexandre Koller	4.20	Sell	9/Nov/10
JP Morgan	Saroh Laifung	5.90	Overweight	5/Nov/10
BES	Fernando Garcia	6.30	В∪у	5/Nav/10
BNP Paribas	José Fernandez	4.90	Neutral	4/Nov/10
Berenberg	Ben:ta Barrelfo	5.50	Виу	4/Nav/10
Barclays Capital	Rupesh Modlan	6.50	Equalweight	4/Nov/10
BoAML	Malthew Yates	6 4 0	Влу "	3/Nov/10
Natixis	Céline Chéruoin	4 00	Neutral	29/Oct/10
Credit Suisse	Maria Eulólia Izquierdo	5.30	Outperform	29/Oct/10
HSBC	James Magness	7 25	Overweigh*	18/Oct/10
Santander	Jaaquin Ferrer	7 00	Buy	24/Sep/10
Nomuro	Raimundo Fernandez-Cues	ta 5.75	Neutral	6/Sep/10
Sabadell	Jorge Gonzalez	6.77	Buy	30/Jul/10
Unicredit	Javier Suárez	5.50	Hold	28/JUI/10
Banesta	Jasé Brilo Correia	6.61	Overweight	22/Jun/10
BBVA	Daniel Orlea	7.90	Oulperform	10/Jun/10
· Macquarie	Shai Hill	5 40	Neulral	7/May/10 ,



6.2.5. ONLINE INFORMATION: WEBSITE AND E-MAIL

EDPR considers online information a powerful tool in the dissemination of material information updating its website with all the relevant dacuments. Apart from all the required information by CMVM regulations, the Company website also carries financial and operational updates af EDPR's activities ensuring all an easy access to information.

	Portugi	ese Engli	sh Spanish
dentification of the company	٧	٧	٧
Financial statements	4	4	٧
Regulations of the management and supervisory bodies	٧	4	٧
Audil and Control Committee Annual report	٧	٧	٧
nvestor Relations Department - functions and contact details	1	٧	4
Articles af association	٧	4	٧
Calendar of company events	γ	4	¥
invitation to General Meeting	γ	٧	v.
Proposal submitted for discussion and voling at General Meetin	ngs v	٧	v
Minutes of the General Meeting of Shoreholders	Ý	4	v



ANNEX I

MAIN POSITIONS HELD BY MEMBERS OF BOARD OF DIRECTORS IN LAST FIVE YEARS

Name	Position
ANTÓNIO MEXIA	
	CEO of EDP - Energios de Portugal, S.A.
ANA MARIA FERNANDES	
Company and the second section of the second	Director of EDP - Energias de Portugol, SA
ANTONIO MARTINS DA COSTA	
	CEO and Vice-Choirperson of EDP Energios do Brosil, SA
	CEO and Choirperson of Horizon Wind Energy LLC
	Director of EDP - Energios de Portugol, SA
JOÃO MANSO NETO	
	Choirperson of the Executive Committee of EDP Produção
	CEO ond Vice-Choirperson of Hidroeléctrico del Cantábrico, SA
	Member of the Executive Board of Directors of EDP - Energios de Portugol, SA
NUNO ALVES	
	Executive Director of Millennium BCP Investimento, responsible for BCP Group
	Treosury and Copital Markets
	Member of the Executive Boord of Directors of EDP - Energias de Portugal, SA (CFO)
ANTÓNIO NOGUEIRA LEITE	
B. Billiadis discibility Bis II selective Bis Money and Bis III by a Modernia account one	Director of the Instituto Português de Relações Internacionais, UNL
	Director of Reditus, SGPS, SA
	Monoging Director José de Mello, SGPS, SA
	Director of Componhio União Fobril CUF, SGPS, SA
	Director of Quimigol, SA
	Director of CUF - Químicos Industriais,SA
	Director of ADP, SA-CUF Adubos
	Director of Sociedades de Explosivos Civic, SEC, SA
	Director of Briso, SA
	Director of Efacec Capital, SGPS, SA
	Director of Comitur, SGPS, SA
	Director of Comitur Imobiliária, SA
	Director of Expocomitur - Promoções e Gestõa Imobillória, SA
	Director of Herdode do Vale da Fonte - Sociedade Agrícola, Turística e Imobiliário
	SA
	Director of Sociedade Imabiliória e Turística do Cojo, SA
	Director of Sociedade Imobiliária da Rua dos Flores, nº 59, SA
	Director of José de Mello Saúde, SGPS, SA
	Vice-Chairperson of the Advisory Board af Banif Banca de Investimentos
	Chairperson of the General Supervisory Board of Opex, SA
	Member of the Advisary Board of IGCP
	Vice-Choirperson of Fórum para a Competitividade
	Figo chalipation of Foram paid a companificado



Name	Position
Sweeth (Insur) дан 7 жейн 17 жилдэн 7 жой (IA КО-ИА ТИКТИК ИА МОКАН ТИСТИК ИТИТИК ТИКТИК ТИКТИК ТИКТИК ТИКТИК	Director of José de Mello Investimentos, SGPS, SA
	Director of Fundação de Aljuborrota
	Chairperson of Associação Oceano XXI (cluster do Mar)
DANIEL M. KAMMEN	
	Founding Director of Renewable and Appropriate Energy Laboratory (RAEL) o
	University of California, Berkeley
	Lecturer in Nucleor Energy at the University of Colifornia, Berkeley
	Lecturer in the Energy and Resources Group of University of Colifornia, Berkeley
	Lecturer in public policy at Goldmon School of Public Policy at University of
	Californio, Berkeley
	Co-Director of the Berkeley Institute of the Environment
	Member of the Executive Committee of Energy Biosciences Institute
RANCISCO JOSÉ QUEIRO BARROS DE LACERDA	OZ DE
	Director of Bonco Comercial Português, SA and severol subsidiories
	Director of Mogue - SPGS, SA
GILLES AUGUST	
	Co-founder of August & Debouzy. He now monoges the firm's corporate
	deportment.
JOÃO LOPES RAIMUNDO	
	Chairperson of the Board of Banque BCP Luxembourg
	Chairperson of the Boord of Directors of Bonque BCP France
	Director of Bonque Orive BCP Switzerland
	Monaging Director of Bonco Comercial Português
	Vice-Chairperson of the Boord of Millenniun Angolo
	Director of Banco Millennium BCP de Investimento
IOÃO MANUEL DE MEUO ER	Vice-Chairperson of the Board of Millennium Bank, NA (USA)
JOÃO MANUEL DE MELLO FR.	
	Director of Portugol Telecom SGPS, SA
	Chairperson of the Audit Committee of Portugol Telecom SGPS, SA
	Member of the Remunerations Committee of Portugol Telecom SGPS, SA
	Member of the Evaluation Committee of Portugal Telecom SGPS, S.A. Member of the Corporate Governance Committee of Portugal Telecom SGPS, SA
ORGE SANTOS	Member of the corporate continues of Follogal relections of 3, 37
	Full Professor of Economics at Instituto Superior de Economia e Gestão, de
	Universidade Técnico de Lisboo
	Member of the Assembly of Representatives of Instituto Superior de Economia
	Gestão do Universidade Técnica de Lisboo
	Coordinator at the PhD course in Economics at ISEG
JOSÉ ARAÚJO E SILVA	
NO THE REPORT AND THE REPORT OF THE PROPERTY AND THE REPORT OF THE REPOR	Director of Corticeira Amorim, SGPS, SA
	Member at the Executive Committee of Corticeira, SGPS, SA
	Director af Caixo Gerol de Depósitos



Name	Position
Salling (Marchine) Valva and Ware analysis from a second and an archine and an archine and an archine and an archine and archine archine and archine archi	Chairperson of the Board af Directors Montepio Geral
MANUEL MENÉNDEZ MENÉNDEZ	
SE 11 BURE SE SE SE SE SE SENSON MANAGEMENT DE LE LIGHT CONTRACTOR DE LA C	Director of EDP - Energias de Partugal, SA
	Chairperson of Cajastur
	Chairperson of Hidroeléctrica del Cantábrico, SA
	Chairpersan af Naturgas Energía, SA
	Director of EDP Renewables Europe, SL
	Representative of Peña Ruedo, SL in the Board of Directors of Enagos, SA
	Member of the Board of Confederación Española de Cajas de Ahorra
	Member af the Baard af UNESA
RAFAEL CALDEIRA VALVERDE	
	Vice-Chairperson of the Board of Directors Banco Espirito Sonto de Investímento, SA
	Member of the Executive Committee of Banco Espirita Santa de Investimento, SA



ANNEX II

CURRENT POSITIONS OF THE MEMBERS OF THE BOARD OF DIRECTORS IN COMPANIES NOT BELONGING TO THE SAME GROUP AS EDP RENOVÁVEIS, S.A.

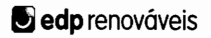
Name	Position
ANTÓNIO MEXIA	
	N/A
ANA MARIA FERNANDES	
	NIA
	N/A
ANTÓNIO MARTINS DA COSTA	
ANY THE RESIDENCE THE THE THE THE THE THE THE THE THE TH	N/A
JOÃO MANSO NETO	
	N/A
NUNO ALVES	
	N/A
ANTÓNIO NOGUEIRA LEITE	
TO DESCRIPTION OF HE WE SEE THE SEE TH	Director of the Instituto Português de Relações Internacionais, UNL
	Director of Reditus, SGPS, SA
	Managing Director José de Mello, SGPS, SA
	Director of Companhia Uniãa Fabril CUF, SGPS, SA
	Director of Quimigal, SA
	Director of CUF-Químicos Industriais,SA
	Director of ADP, SA-CUF Adubos
	Directar af Sociedades de Explosivos Civic, SEC, SA
	Director of Briso, SA
	Director of Efocec Capitol, SGPS, SA
	Director of Comitur, SGPS, SA
	Director of Comitur Imoboillária, SA
	Director of Expocomitur - Promoções e Gestão Imobiliária, SA
	Director of Herdade do Vale da Fante-Sociedade Agrícolo, Turística e Imobiliária, SA
	Director of Sociedade Imobiliária e Turística do Cojo, SA
	Director of Sociedode Imobiliária da Rua dos Flores, nº 59, SA
	Director of José de Mella Soúde, SGPS, SA
	Vice-Chairperson of the Advisary Board of Banif Banco de Investimentos
	Chairperson of the General Supervisory Board of Opex, SA
	Member of the Advisory Board of IGCP
	Vice-Choirperson of Fórum poro a Competitividade
	Director af Jasé de Mella Investimentos, SGPS, SA
	Director of Fundação de Aljubarroto
	Chairperson of Associaçãa Oceano XXI (cluster do Mor)
DANIEL M. KAMMEN	



Name	Position
	Founding Director of Renewable and Appropriate Energy Laboratory (RAEL) at
	University of California, Berkeley
	Lecturer in Nuclear Energy at the University of Colifornia, Berkeley
	Lecturer in the Energy and Resources Group at University of California, Berkeley
	Lecturer in public policy at Goldman School of Public Policy at University of
	Califarnia, Berkeley
	Co-Director of the Berkeley Institute of the Environment
	Member of the Executive Committee of Energy Biosciences Institute
	Chief Technical Specialist, Renewable Energy and Energy Efficiency, The World Bonk
FRANCISCO JOSÉ QUEIROZ	DE
BARROS DE LACERDA	
	CEO of Cimpor - Cimentos de Portugal, SGPS, SA
	Chairperson of Cimpor Inversiones, SA
	Choirperson of Sociedade de Investimento Cimpor Macou, SA
	Manager of Deal Winds - Sociedade Unipessool, Lda
GILLES AUGUST	
monotonicon and a state formation is a historical of the	Co-founder of August & Debouzy. He now monoges the firm's corporate
	department.
JOÃO LOPES RAIMUNDO	
THE PERSON OF TH	Director of CIMPOR - Cimentos de Portugol SGPS, S.A.
	Chairperson of the Board of BCP Holdings USA, Inc
	Managing Director of Banca Camercial Português
JOÃO MANUEL DE MELLO FRANC	0
	Director of Portugal Telecom SGPS, SA
	Chairperson of the Audit Committee of Portugal Telecom SGPS, SA
	Member of the Remunerations Committee of Portugal Telecom SGPS, SA
	Member of the Evaluation Committee of Partugal Telecom SGPS, S.A.
	Member of the Carparate Governance Committee of Partugal Telecom SGPS, SA
JORGE SANTOS	
	Full Professor af Economics at Instituta Superiar de Economia e Gestão, do
	Universidade Técnica de Lisbao
	Member of the Assembly of Representatives af Instituta Superior de Economia e
	Gestão da Universidode Técnica de Lisboo
	Coordinator of the PhD course in Economics at ISEG
JOSÉ ARAÚJO E SILVA	
	Director of Corticeiro Amorim, SGPS, SA
	Member of the Executive Committee of Corticeiro, SGPS, SA
	Director of Coixa Geral de Depósitos
JOSÉ SILVA LOPES	
	Chairperson of the Board of Directors of Montepio Geral
MANUEL MENÉNDEZ MENÉNDEZ	
MANUEL MENÉNDEZ MENÉNDEZ	Chairperson of Cajastur



Name	Position
MANAGEMENT AND	Member of the Boord of Confederación Espoñola de Cajas de Ahorro
	Member of the Board of UNESA
RAFAEL CALDEIRA VALVERDE	
Makes 100 17 10 to 17 17 18 18 18 18 18 18 18 18 18 18 18 18 18	Vice-Chairperson of the Baard of Directars Banco Espirita Santo de Investimento, SA
	Member of the Executive Cammittee of Banco Espirito Santo de Investimento, SA



ANNEX III

CURRENT POSITIONS OF THE MEMBERS OF THE BOARD OF DIRECTORS

IN COMPANIES BELONGING TO THE SAME GROUP AS EDP RENOVÁVEIS, S.A.

						Manuel
	António Mexia	Ana Maria Fernandes	António Martins da Costa	João Manso Neto	Nuno Alves	Menéndez Menéndez
EDP - Energias de Portugal, \$.A.	Chairperson of the Executive Board of Directors	Director	Director	Director	Director	
EDP - Gestão da Produção de Energia, \$.A.				Chairperson of the Board of Directors		
EDP - Energias do Brasil, S.A.	Chairperson of the Board of Directors	Director			Director	
EDP - Estudos e Consultoria, S.A.			100 mm m		Chairperson of the Board of Directors	
EDP - Soluções Comerciais, S.A.			Choirperson of the Board of Directors	Market 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
EDP - Imobiliária e Participações, \$.A.					Chairperson of the Board of Directors	
EDP Valor - Gestão Integrada de Serviços, S.A.	1 1 1 1 1 1 1 1 1				Chairperson of the Board of Directors	
Sāvida - Medicina Apoioda, S.A.					Choirperson of the Board of Directors	
SCS - Serviços Complementares de Saúde, S.A.					Chairperson of the Board of Directors	des
Energia RE, S.A.	THE REAL PROPERTY OF THE PROPE				Choirperson of the Boord of Directors	
Hidroeléctrica del Cantábrico, S.A.	and	Director	Director	Vice- Choirperson of the Board of Directors	Director	Choirperson of the Board of Directors
Naturgás Energia, S.A.			1 1	Vice- Chairperson of the Board of Directors		Chairperson of the Board of Directors
EDP Investimentos, SGPS, S.A.	THE REPORT AND ADDRESS.	100 Min 100 Mi		Choirperson of the Board of Directors		TO A THE THE THE AND
EDP Gós III, SGPS, S.A.				Choirperson of the Boord of Directors		
EDP Gás II, SGPS, S.A. (ex-NQF Gás, SGPS, S.A.)	Annual Liver Committee Com			Chairperson of the Boord of Directors		
EDP Gás - SGPS, S.A.			Annual Control of the	Chairperson of the Board of Directors		
EDP Internacional, S.A.	THE PROPERTY OF THE PROPERTY O	The same of the sa	Chairperson of the Boord of Directors			The second second second second second
Horizon Wind		Chairperson of				



	António Mexia	Ana Maria Fernandes	António Martins da Costa	João Manso Neto	Nuno Alves	Manuel Menéndez Menéndez
Energy, LLC		the Board of Directors				
EDP Renewables Europe, SL		Chairperson of the Board of Directors				Director
Balwerk – Consultadoña Económica e Participações, Sociedade Unipessoal, Lda.					Manager	
EDP Ásia - Investimentos e Consultoria Lda.			Chairperson of the Baard of Directors			
EDP - Energias de Portugal Sociedade Anónima, Sucursal en España	Permanent Representative	Permanent Representative	Permanent Representative	Permanent Representative	Permanent Representative	
EDP Gás.com - Comércio de Gás Natural, S.A.		A. CHEL. (Sec. 1984).		Directar		
EDP Finance BV	Representative	Representative	Representative	Representative	Representative	
Electricidode de Portugal Flnance Company Ireland Lt.					Director	
ENEOP - Eólicas de Portugal, S.A.		Chairperson af the Baard of Directors		1		
EDP Renovávels Brasil, S.A.		Chairperson of the Board af Directars	**************************************		See and the see an	
EDP - Ásia Soluções Energéticas Limitada		ann	Chairperson of the Baard of Directors			are accounted the site of the
Empresa Hidroeléctrica do Guadiana, S.A.				Chairpersan of the Board of Directors		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
EDP Projectos, SGPS, S.A.			Director	Director		
EDP Energia Ibérica S.A.				Director	T T T T T T T T T T T T T T T T T T T	
Enagás, S.A.				THE PROPERTY OF THE PROPERTY O		Permanent Representative



ANNEX IV

BOARD OF DIRECTORS

António Luís Guerra Nunes Mexia (Chairperson)

Received a degree in Economics from Université de Genève (Switzerland) in 1980, where he was also Assistant Lecturer in the Department of Economics. He was a postgraduate lecturer in European Studies at Universidade Católica. He was also a member of the governing boards of Universidade Nova de Lisboa and of Universidade Católica, where he was Director from 1982 to 1995. He served as Assistant to the Secretary of State for Foreign Trade from 1986 until 1988. From 1988 to 1990 he served as Vice-Chairperson of the Board of Directors of ICEP (Portuguese Institute for Foreign Trade). From 1990 to 1998 he was Director of Banco Espírito Santo de Investimentos and in 1998 he was appointed Chairperson of the Board of Directors of Gás de Portugal and Transaás. In 2000 he joined Galp Energia as Vice-Chairperson of the Board of Directors. From 2001 to 2004, he was the Executive Chairperson of Galp Energia and Chairperson of the Board of Directors of Petrogal, Gás de Portugal, Transaás ond Transaás-Atlântico, In 2004, he was appointed Minister of Public Works, Transport and Communication for Portugal's 16th Constitutional Government. He also served as Chairperson of the Portuguese Energy Association (APE) from 1999 to 2002, member of the Trilateral Commission from 1992 to 1998, Vice-Choirperson of the Portuguese Industrial Association (AIP) and Chairperson of the General Supervisory Board of Ambelis. He was also a Government representative to the EU working group for the trons-European network development. Since March 31st, 2006 Mr. Mexia is the Chief Executive Officer of EDP - Energias de Portugal, S.A.

Ana Maria Machado Fernandes (Vice-Chairperson and Chief Executive Officer)

Graduated in Economics from the Faculty of Economics at Oporto (1986). She received a postgraduate degree in Finance from the Faculty of Economics of Universidade do Porto and an MBA from the Escola de Gestão do Porto (1989). She lectured at the Faculty of Economics of Universidade do Porto from 1989 until 1991. She began her professional career in 1986 at Conselho – Gestão e Investimentos, a company of the Banco Português do Atlântico Group, in the capital markets, investments and business restructuring field. In 1989 she began working at Efisa, Sociedade de Investimentos, in the area of corporate finance, and was later made a Director of Banco Efisa. In 1992 she joined the Grupo Banco de Famento e Exterior as Director in the area of investment banking and was Head "Corporate Finance" at BP! between 1996 and 1998. In 1998 she joined Gás de Portugal as Director of Strategic Planning and M&A and in 2000 became Director of Strategy and Portfolio Management of Galp Business. She later became president of Galp Power and Director of Transgás. In 2004 she was appointed a Director of the



Board of Galp Energia. Since March 31st, 2006 Mrs. Fernandes is a Director of EDP - Energias de Portugal, S.A.

António Fernando Melo Martins da Costa

Holds a degree in Civil Engineering and an MBA from the University of Oporto, and has completed executive education studies at INSEAD (Fontainebleau), AESE (Lisbon) and the AMP of the Wharton School (University of Pennsylvania). Mr. António Martins da Costa was the Chairperson and CEO of Horizon Wind Energy and is a Director of EDP Renováveis. From 2003 to 2007, António Martins da Costa was the CEO and Vice-Chairperson of the Board of Directors of Energias do Brasil and Chairperson of the Board of Directors of the Company's subsidiaries in Brazil. He started his professional career in 1976 as a lecturer at the Superior Engineering Institute of Porto, joined EDP in 1981 and In 1989 he moved to the financial sector, assuming the positions of General Manager of banking and Executive Director on the insurance companies, pension funds and asset management operations of Millenium BCP and Director of Eureko BV (Netherlands). Since 1999 he was also Deputy CEO and Vice-President of the Executive Board of PZU (Poland), the biggest insurance company and asset manager in Central and Eastern Europe. Since March 31st, 2006 Mr. Martins da Costa is a Director of EDP - Energias de Portugal, S.A.

João Manuel Manso Neto

Graduated in Economics from Instituto Superior de Economia (1981) and received a postgraduate degree in European Economics from Universidade Católica Portuguesa (1982). He also completed a professional education course through the American Bankers Association (1982), the academic component of the master's degree programme in Economics at the Faculty of Economics, Universidade Nova de Lisboa and, in 1985, the "Advanced Management Program for Overseas Bankers" at the Wharton School in Philadelphia. From 1988 to 1995 he worked at Banco Português do Atlântico, occupying the positions of Supervisor for the International Credit Division, Head of the International Credit Division, Department Director, Deputy Central Director for International Management and Central Director of Financial Management and Retail Commerce South. From 1995 to 2002 he worked at the Banco Comercial Português, where he held the posts of General Director of Financial Management, General Manager of Large Institutional Businesses, General Manager of the Treasury, Director of BCP Banco de Investimento and Vice-Chairperson of BIG Bank Gdansk. From 2002 to 2003, in Banco Português de Negócios, he was the Chairperson of BPN Serviços ACE, Director of BPN SGPS, Director of Sociedade Lusa de Negócios and Director of Banco Efisa. He is still a voting Member of the OMEL Board of Directors. From 2003 to 2005 he worked at EDP as Director-General and Administrator of EDP



Produção. In 2005 he was named Appointed Adviser at HC Energía, Chairperson of Genesa and Director of Naturgas Energia and OMEL. Since March 31st, 2006 Mr. Manso Neto is a Director of EDP - Energias de Portugal, S.A.

Nuno Maria Pestana de Almeida Alves

Mr. Nuno Alves holds a degree in Naval Architecture and Marine Engineering (1980) and o Master in Business Administration (1985) by the University of Michigan. In 1988, he joins the Planning and Strategy Department of Millennium BCP and in 1990 becomes an associate Director of the bank's Financial Investments Division. In 1991, Mr. Nuno Alves is appointed as the Investor Relations Officer for the group and in 1994 he joins the Retail network as Coordinating Manager. In 1996, he becomes Head of the Capital Markets Division of Banco CISF, currently Millennium BCP Investimento, and, in 1997, Co Head of the bank's Investment Banking Division. In 1999, Mr. Nuno Alves is appointed as Chairperson and CEO of CISF Dealer, the brokerage arm of Banco CISF. Since 2000, before his appointment as EDP's Chief Financial Officer in March 2006, Mr. Nuno Alves acted as an Executive Director of Millennium BCP Investimento, responsible for BCP Group Treasury and Capital Markets

António Nogueira Leite

Born in 1962. Between 1988 and 1996, he held the position of consultant to several national and international institutions, including the Bank of Portugal, the OECD and the EC. Between 1995 and 1998, was general secretary of APRITEL, and between 2000 and 2002 was a Director of APRITEL. From 1997 to 1999, was a Director of Soporcel, S.A., between 1998 and 1999, was a Director of Papercel, S.A., and in 1999, was a Director of MC Corretagern, S.A. Also in 1999, he was appointed chairperson of the board of directors of Bolsa de Valores de Lisboa and became a member of the executive committee of Associação de Bolsas Ibero Americanas. Since 2000, Mr. Nogueira Leite has been a member of the consultative council of Associação Portuguesa para o Desenvolvimento das Comunicações. Between 2000 and 2002, was a consultant for Vodafone— Telecomunicações Pessoais, S.A., between 2001 and 2002, he was a consultant of GE Capital, and in 2002 was a member of the consultative council of IGCP. Since 2002, he has held various positions within the José de Mello group and has held Directorships with numerous other entities including Reditus, SGPS, S.A., Quimigal, S.A., Brisa, S.A., ADP, S.A., Comitur, SGPS, S.A., Comitur Imobiliária, S.A., Expocomitur— Promoções e Gestão Imobiliária, S.A., Herdade do Vale da Fonte—Sociedade Agrícola, Turística e Imobiliária, S.A., e SGPS, S.A., Efacec Capital, SGPS, S.A., and Cuf—Químicos Industriais, S.A. He held a further Directorship with Sociedade de Explosivos Civis, SEC, S.A. from 2007 to March 2008. Between October 1999 and August 2000, was Secretary of State for Treasury and Finance and Governor Substitute of the European Bank of Investments. Additionally held positions with the European Bank for Reconstruction and



Development, the International Monetary Fund and was a member of the Financial and Economic Council of the European Union. He was vice-chairperson of the consultative council of Banif Banco de Investimento, S.A., and chairperson of the general and supervision council of OPEX, S.A. He is Chairperson of Associoção Oceano XXI (cluster do Mar).

Has an undergraduate degree in economics from the Universidade Católica Portuguesa, a master of science degree in economics, and a Ph.D. in economics from the University of Illinois.

Daniel M. Kammen

Born in 1962. Between 1988 and 1991, he was a research fellow in the division of engineering and applied science and the division of biology at the California Institute of Technology and a postdoctorate researcher of Weizmann & Bantrell in the engineering and applied science and biology department at Colifornia Institute of Technology. Between 1991 ond 1993, he was a research collaborator for science and international affairs at the John F. Kennedy School of Government, Harvard University. Between 1991 and 1993, he was a research associate for the northeast regional centre for global environmental change and the department of physics, Horvard University. In 1993, he was oppointed a permanent fellow at the African Acodemy of Sciences. Between 1993 and 1999, he was o member of the research faculty at the Centre for Energy and Environmental Studies of the School of Engineering and Applied Science at Princeton University. Between 1997 and 1999, he was Class of 1934 Preceptor at the Woodrow Wilson School of Public and International Affairs at Princeton University, and between 1998 and 1999 he was chair of the science, technology and environmental policy program (STEP) of the some institution. Between 1998 and 2001, he was on associate professor of the energy and resource group and between 1999 and 2001 was an associate professor of nuclear engineering at the University of California, 8erkeley. In 1999, he was a founding Director of the renewable and appropriate energy laboratory (RAEL) of the University of California, Berkeley. From 2000 to 2001, he joined the core management team of the Commission of Power of California Public Interest Environmental Research—Environmental Area. Between 2004 and 2009, he was the Director of the University of California, Berkeley, and Industrial Technology Research Institute of Taiwan. In 2005, he was appointed co-Director of the Berkeley Institute of the Environment. In 2006, he was appointed a member of the Energy and Resources Group and in 2007 held the position of coordinator of the science and impact sector in the Energy 8iosciences Institute. In addition, since 2001, he has been a professor of public policy of the Goldman School of Public Policy, University of California, Berkeley. He is also an author of several studies and has received several awards in the energy sector. Since 2010 he is the Chief Technical Specialist, Renewable Energy and Energy Efficiency at The World Bank.

He has an undergraduate degree, a masters degree and a Ph.D. each in physics.

Francisco José Queiroz de Barros de Lacerda

Born in 1960. From 1984 to 1985, he was an assistant professor at Universidade Católica Portuguesa. Between 1982 and 1990, he held the position of analyst, manager and Director of Locapor (Leasing), CISF and Hispano Americano Sociedade de Investimentos. Between 1990 and 2000 he developed his main activity at Banco Mello, as managing director since 1990 and as CEO between 1993 and 2000, being after 1997 also vice-chairperson of the Board of Directors, and, over that period, Chairperson or Director of several banks and financial companies' part of the Banco Mello group. He was simultaneously member of the top management team of the José de Mello group as Director of UIF, SGPS, and a non-executive Director of Insurance Company Império. Between 2000 and 2008, he was a member of the Executive Board of Directors of Banco Comercial Português, S.A., and in this capacity was responsible for the activities of the banking group in Central, Eastern & South-eastern Europe and in investment banking. He is a Director of Mague—SPGS, S.A. and business consultant to several companies. He has an undergraduate degree in company administration and management from Universidade Cotólica Portuguesa.

Gilles August

Born in 1957, between 1984 and 1986, he was a Lawyer at Finley, Kumble, Wagner, Heine, Underberg, Manley & Casey Law Office in Washington DC. Between 1986 and 1991he was an Associate and later became partner at Baudel, Salès, Vincent & Georges Law Firm in Paris. In 1995 he co-founded August & Debouzy Law firm where he is presently working as the manager of the firm's corporate department. He has been a Lecturer at École Supérieur des Sciences Economiqueset Commerciales and at Collège de Polytechnique and is currently giving fecturers at CNAM (Conservotoite National des Arts et Métiers). He is Knight of the Lègion d'Honneur.

He has a Master in Laws from Georgetown University Law Center in Washington DC (1986); a Post-graduate degree in Corporate Law from University of Paris II Phantéon, DEA (1984) and a Master in Private Law from the same University (1981). He graduated from the École Supérieure des Sciences.

João José Belard da Fonseca Lopes Ralmundo

Born in 1960, Between 1982 and 1985, he was senior auditor of BDO—Binder Dijker Otte Co. Between 1987 and 1990, he was director of Banco Manufactures Hanover (Portugal), S.A. and between 1990 and 1993 was o member of the board of TOTTAFactor, S.A. (Grupo Banco Totta e Açores) and Valores Ibéricos, SGPS, S.A. In 1993, he held Directorships with Nacional Factoring, da CISF—Imóveis and CISF Equipamentos. Between 1995 and 1997 he was a Director of CISF—



Banco de Investimento and a Director of Nacional Factoring. In 1998, he was appointed to the board of several companies, including Leasing Atlântico, Comercial Leasing, Factoring Atlântico, Nacional Leasing and Nacional Factoring. From 1999 to 2000, he was a Director of BCP Leasing, BCP Factoring and Leasefactor SGPS. From 2000 to 2003, He was appointed Chairperson of the Board of Directors of Banque BCP (Luxemburg) and Chairperson of the Executive Committee of Banque BCP (France). Between 2003 and 2006 he was a member of management of Banque Prive BCP (Switzerland) and was general director of private banking of BCP. Since 2006, he has been a Director of Banco Millennium BCP de Investimento, and general Director of Banco Comercial Português and Vice-Chairperson and CEO of Millenniumbcp bank, NA. Mr. Lopes Raimundo is presently Director of CiMPOR - Cimentos de Portugal SGPS, S.A., Chairperson of the Board of BCP Holdings USA, Inc.

Has an undergraduate degree in company management and administration from Universidade Católica Portuguesa de Lisboa, and a master of business administration degree from INSEAD.

João Manuel de Mello Franco

Born in 1946. Between 1986 and 1989, he was a member of the management council of Tecnologia das Comunicações, Lda. Between 1989 and 1994, he was chairperson of the board of Directors of Telefones de Lisboa e Porto, S.A., and between 1993 and 1995 he was chairperson of Associação Portuguesa para a Desenvolvimento das Comunicações. From 1994 to 1995, he was chairperson of the board of Directors of Companhia Portuguesa Rádio Marconi and additionally was chairperson of the board of Directors of Companhia Santomense de Telecomunicações e da Guiné Telecom. From 1995 to 1997, he was vice-chairperson of the board of Directors and chairperson of the executive committee of Lisnave (Estaleiros Navais) S.A. Between 1997 and 2001, he was chairperson of the board of Directors of Soponata and was a Director and member of the audit committee of International Shipowners Reinsurance, Co S.A. Between 2001 and 2004, he was vice-chairperson of José de Mello Imobiliária SGPS, S.A., and was chairperson of the boards of Directors of IMOPÓLIS, S.A., José de Mello Residenciais & Serviços, S.A. and Engimais, S.A. Since 1998, he has been a Director of Portugal Telecom SGPS, S.A., chairperson of the audit committee since 2004, and member of the corporate governance committee since 2006.

Has an undergraduate degree in mechanical engineering from Instituto Superior Técnico. He additionally holds a certificate in strategic management and company boards and is the holder of a grant of Junta de Energia Nuclear.



Jorge Santos

Born in 1951. From 1997 to 1998, he coordinated the committee for evaluation of the EC Support Framework II and was a member of the committee for the elaboration of the ex-ante EC Support Framework III. From 1998 to 2000, he was chairperson of the Unidade de Estudos sobre a Complexidade na Economia and from 1998 to 2002 was chairperson of the scientific council of Instituto Superior de Economia e Gestão of the Universidade Técnica de Lisboa. From 2001 to 2002, he coordinated the committee for the elaboration of the Strategic Programme of Economic and Social Development for the Peninsula of Setúbal. Since 2007, he has been coordinator of the masters program in economics, and since 2008, he has been a member of the representatives' assembly of Instituto Superior de Economia e Gestão of the Universidade Técnica de Lisboa (ISEG).

Has an undergraduate degree in economics from Instituto Superior de Economia e Gestão, a master degree in economics from the University of Bristol and a Ph.D. in economics from the University of Kent. He additionally has a doctorate degree in economics from the Instituto Superior de Economia e Gestão of Universidade Técnica de Lisboa, and has consequently held the positions of Professor Auxiliar and Professor Associado with Universidade Técnica de Lisboa. He has been appointed as university professor (catedrático) of Universidade Técnica de Lisboa and is the President of the Department of Economics at ISEG.

José Fernando Maia de Araújo e Silva

Born in 1951. He began his professional career as an assistant lecturer at Faculdade de Economia do Porto. From 1991 he was invited to be a lecturer at Universidade Católica do Porto and additionally held a part-time position as technician for Comissão de Coordenação da Região Norte. He has since held the position of Director of several companies, including of Banco Espírito Santo e Comercial de Lisboa and Soserfin—Sociedade Internacional de Serviços Financeiros—Oporto group. He has been involved in the finance and management coordination of Sonae Investimentos SGPS, was executive Director of Sonae Participações Financeiras, SGPS, S.A. and was vice-chairperson of Sonae Indústria, SGPS, S.A. He has additionally held Directorships with Tafisa, S.A., Spread SGPS, S.A. and Corticeira Amorim, SGPS. He presently serves on the board of Directors of Caixa Geral de Depósitos, S.A.

Has an undergraduote degree in economics from the Faculdade de Economia do Porto and has obtained certificates from Universidade de Paris IX, Dauphine and the Midland Bank International bonker's course in London.



José Silva Lopes

Born in 1932. From 1969 to 1974, he was a Director of Caixa Geral de Depósitos and Director of the Cabinet of Studies and Planning of the Ministry of Finance. In 1972, he held the position of deputy chief of negotiations for the free market agreement of the EC. Between 1974 and 1978, he was Minister of Finance, additionally holding the position of External Markets Minister between 1974 and 1975. Between 1975 and 1980, he held the position of Governor of the Bank of Portugal. From January 2004 till 2010, he was chairperson of the board of Directors of Montepio Geral.

In 2003, he was awarded the Order of Grā Cruz by the President of Portugal for his 48 years of service as an economist predominantly for the Portuguese state. In 2004, he was awarded a degree of doutor honoris causa by Instituto Superior de Economia e Gestão. Also has a degree in finance from the Instituto Superior de Ciências Económicas e Financeiras.

Manuel Menéndez Menéndez

Born in 1960. He has been a Director and a member of the executive committee of each of Cajastur and Hidrocantábrico. He has been a member of the board of directors, executive committee and audit and control committee of AIRTEL. He has also been a Director of LICO Corporación and ENCE, vice-chairperson of the board of SEDES, S.A. and executive chairperson of Sociedad de Garantía Recípraca de Asturias. Currently, he is chairperson of Cajastur, Hidrocantábrico and Naturgas Energia, a Director of EDP Renewables Europe, S.L. and Confederación Española de Cajas de Ahorros, a member of the Junta Directiva de UNESA and a member of Registro Oficial de Auditores de Cuentas. He also represents Peña Rueda, S.L. (a subsidiary of Cajastur) on the board of Directors of Enagas.

Has an undergraduate degree in economics and company management and a Ph.D. in ecanomic sciences, each from the University of Oviedo. He has been appointed university professar (catedrático) of company management and accounts at the University of Oviedo.

Rafael Caldeira Valverde

Born in 1953. In 1987, he joined Banco Espírito Santa de Investimento, S.A. and was the Director responsible for financial services management, client management, structured financing management, capital markets management, and for the department far origination and information; between 1991 and 2005 he was also Director and Member of the Executive Committee. In March 2005, he was appointed as vice-chairperson of the board of Directors of Banco Espírita Santo de Investimento, S.A. and formed part of the executive committee of the



company. He is Vice-Chairperson of the Board of Directors and Member of the Executive Committee of Banco Espírito Santo de Investimento, S.A. Director of BES Investimento do Brasil, S.A.; ESSI, SGPS, S.A.; ESSI COMUNICAÇÕES, SGPS, S.A.; ESSI INVESTIMENTOS, S.A. and Espírito Santo Investment Holdings Limited.

Has an undergraduate degree in economics from the Instituto de Economia da Faculdade Técnica de Lisboa.

SECRETARY OF THE BOARD

Emilio García-Conde Noriega

Born in 1955. In 1981, he joined Soto de Ribera Power Plant, which was owned by a consortium comprising Electra de Viesgo, Iberdrola and Hidrocantábrico, as legal counsel. In 1995, he was appointed general counsel of Soto de Ribera Power Plont, and also chief of administration and human resources of the consortium. In 1999, he was appointed as legal counsel at Hidrocantábrico, and in 2003 was appointed general counsel of Hidrocantábrico and also a member of its management committee. Presently serves as general counsel of the Company, as secretary of the Board, and is also Director and/or secretary on Boards of Directors of a number the Company's subsidiaries in Europe.

Holds a master's degree in law from the University of Oviedo.



ANNEX V

SHARES OF EDP RENOVÁVEIS OWNED BY MEMBERS OF THE BOARD OF DIRECTORS AS AT 31.12.2010

Name	Direct	Indirect	Total
António Luis Guerra Nunes Mexia	3,880	320	4,200
Ana Maria Machado Fernandes	1,510	0	1,510
João Manuel Manso Neto	0	0	0
Nuno Maria Pestana de Almeida Alves	5,000	0	5,000
António Fernando Melo Martins da Costa	1,330	150	1,480
Francisco José Queiroz de Barros de Lacerda	310	310	620
João Manuel de Mello Franco	380	0	380
Jorge Manuel Azevedo Henriques dos Santos	200	0	200
José Silva Lopes	760	0	760
José Fernando Maia de Araújo e Silva	80	0	80
Rafael Caldeira de Castel-Branco Valverde	0	0	0
António do Pranto Nogueira Leite	0	0	0
João José Belard da Fonseca Lopes Raimunda	170	670	840
Daniel M. Kammen	0	0	0
Manuel Menéndez Menéndez	0	0	0
Gilles August	0	0	0

edp renováveis

Members of the Board of Directors of the Company EDP Renováveis, S.A.

DECLARE

To the extent of our knowledge, the information referred to In sub-paragraph a) of paragraph 1 of Article 245 of Decree-Law no. 357-A/2007 of October 31 and other documents relating to the submission of accounts required by current regulations have been prepared in accordance with applicable accounting standards, reflecting a true and fair view of the assets, liabilities, financial position and results of EDP Renováveis, S.A. and the companies included in its scope of consolidation and the management report fairly presents the evolution of business performance and position of EDP Renováveis, S.A. and the companies included in its scope of consolidation, containing a description of the principal risks and uncertainties that they face.

Lisbon, February 23, 2010.	
Mr. Antonio Luís Gyerra Nunes Mexía	Mrs. Ana María Fernandes Machado
Mr. António Fernando Melo Martins da Cos	sta Mr. Nuno Marla Pestana de Almeida Alves
Mr. João Manuel Manso Neto	Mr. José Silva Lopes
Mr. António do Pranto Nogueira Lette	Mr. Rafael Caldeira de Castel-Branco Valverde
Mr. José Fernando Maia de Araújo e Silva	Mr. Manuel Menéndez Menéndez
Mr. João Manuel de Mello Franco	Mr. Jorge Manuel Azevedo Henriques dos Santo
Mr. Daniel M. Kammen	Mr. Francisco José Queiroz de Barros de Lacerdo
Mr. Gilles August	Mr. João José Bélard da Fonseca Lope Raimundo