

EAM SOLAR ASA **Q2 REPORT 2021**

Interim condensed consolidated financial statements for the period ended 30 June 2021

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HIGHLIGHTS

Q2 2021

- EBITDA for the quarter was minus EUR 337 thousand and accumulated for the year minus EUR 824 thousand. Normal operations, adjusted for legal costs resulted in an EBITDA of EUR 86 thousand for the quarter and EUR 69 thousand for the year, equivalent to an adjusted EBITDA margin of 22 per cent and 11 per cent respectively.
- Cost of operations and SG&A were EUR 60 thousand and EUR 236 thousand for the quarter and EUR 106 thousand and EUR 467 thousand accumulated for the year respectively.
- Legal costs were EUR 423 thousand in the quarter and EUR 893 thousand accumulated for the year respectively.
- On Friday 28 May, EAM Solar ASA filed a private criminal proceeding for the crime of serious fraud against the company Enovos Luxembourg SA in Oslo District Court.
- On 23 June the appeal of Arbitration decision “8816” of 2019 in Milan was dismissed by the Civil Appeal Court of Milano. The Arbitration decision “8816” of 2019 is still not final since EAM may decide to appeal the dismissal by the Civil Appeal Court in Milan to the Supreme Court.
- On 1 June 2021 EAM Solar ASA submitted an appeal of the Milan Criminal Appeal Court ruling to the Supreme Court of Cassation.
- On 12 July 2021 The Administrative Court of Lazio (TAR) has decided in a court ruling that the termination decision made by GSE on the FIT contract for ENFO25 in September 2019 is invalid and consequently cancelled.

Key figures

EUR 000'	Unaudited Q2 2021	Unaudited Q2 2020	Unaudited H1 2021	Unaudited H1 2020	Audited 2020
Revenues	382	388	642	685	1 271
Cost of operations	(60)	(44)	(106)	(90)	(213)
Sales, general and administration expenses	(236)	(303)	(467)	(578)	(947)
Legal costs	(423)	(141)	(893)	(294)	(1 770)
EBITDA	(337)	(100)	(824)	(277)	(1 659)
Depreciation, amortizations and write downs	(141)	(141)	(281)	(283)	(556)
EBIT	(477)	(242)	(1 105)	(560)	(2 215)
Net financial items	185	(692)	(515)	1 073	2 197
Profit before tax	(293)	(933)	(1 620)	513	(18)
Income tax gain/(expense)	(17)	(11)	(33)	(21)	(155)
Net income	(310)	(944)	(1 653)	492	(173)
Earnings per share (fully diluted):	(0.05)	(0.14)	(0.24)	0.07	(0.03)
Distribution to shareholders per share	-	-	-	-	-
Dividend yield	0.0%	0.0%	0.0%	0.0%	0.0%
Million no. of shares (fully diluted)	6.85	6.85	6.85	6.85	6.85
EBITDA adjusted	86	41	69	17	111



INTERIM REPORT

EAM Solar ASA (“EAM”, “EAM ASA”, or “the Company”) is a company listed on the Oslo Stock Exchange under the ticker “EAM”. The Company’s primary business is to own solar power plants and sell electricity under long-term fixed price sales contracts, and to pursue legal proceedings in order to restore company values. The Company owns four power plants in Italy, which are located in the Puglia and Basilicata regions in Southern Italy. Energeia AS manages EAM under a long-term management agreement.

This interim report should be read in combination with the Annual Report 2020 and stock exchange notices in the reporting period.

Strategic review and outlook

The company is in its eighth year of litigation activity following the P31 fraud. Consequently, the company have lost out on opportunities within its initial core business activity in renewable energy.

Following the decision by the Criminal Appeal Court of Milan in January 2021, the Board and management of the company deemed it appropriate to conduct a strategic review of the litigation activities and its initial core business activities.

Litigation activities

Although criminal complaints have been lodged in relevant jurisdictions against the involved parties in the P31 fraud, the various national police authorities seem to have a challenge in pursuing and investigating cross-border economic crime.

As of today, to our knowledge, no police authority has conducted an appropriate investigation of the fraud of EAM Solar ASA. Therefore, the Board and management has over a period been evaluating the alternative legal measures to be taken to hold the joint venture partners Enovos and Renova/Avelar et.al. responsible for the P31 fraud. As a result of this evaluation the Company has decided to file a private criminal proceeding against the company Enovos Luxembourg SA in Oslo District Court.

On Friday 28 May, EAM Solar ASA filed a private criminal proceeding for the crime of serious fraud against the company Enovos Luxembourg SA in Oslo District Court. The private criminal proceeding is initiated in ac-

cordance with section 402 of the Norwegian Criminal Procedure Act.

The criminal proceedings are formally initiated by the Oslo District Court and the law firm Thommessen, representing Enovos Luxembourg SA has been given until 15 September 2021 to respond to the criminal indictment.

Business development activities

Forty per cent of EAM Solar ASA is owned directly or indirectly by Energeia AS and its shareholders. Therefore, Energeia AS and EAM Solar ASA have initiated a preliminary discussion with the aim to ensure that all shareholders in EAM Solar ASA can participate in the future business development and value creation of Energeia AS.

Before establishment of EAM Solar ASA in 2011, the CEO of Energeia AS had started investment activities within solar PV energy in the Netherlands.

As of year-end 2020, this activity had resulted in Energeia AS constructing, operating and owning a solar PV power plant in the Netherlands, and developed a prospective Dutch project pipeline, currently in excess of 500MW of potential solar PV power plants.

In 2020 Energeia AS also identified and are currently working on development of solar PV power plants in the Nordic region. This activity is still in an early stage of development but may result in significant power plant developments in the coming years.

The strategic review process has taken longer than anticipated and it is expected that the conclusion of the review will be decided on and communicated to the shareholders of EAM Solar ASA during second half 2021.

Solar PV power plant review and outlook

Power plants in operation

EAM ASA operated 4 power plants in the quarter. The 4 power plants have a combined installed capacity of 4.0 MW with an average annual power production of 6.7 GWh (P50 production).

Power production

Power production in the quarter was 1 436 MWh, 13.6 per cent below estimated production due to lower capacity of the power plants caused by thefts. Accumulated for the year power production was 2 472 MWh, 9.9 per cent below estimated production.

FIT revenues

FIT revenues in the quarter were EUR 282 thousand with average FIT contract price in the quarter of EUR 196 per MWh. Accumulated for the year the FIT revenues were EUR 485 thousand and the average FIT contract price was EUR 196 per MWh.

Market price development

Market price revenues in the quarter were EUR 99 thousand representing an average market price of EUR 69 per MWh. Accumulated for the year, market price revenues were EUR 156 thousand. This represents an average market price for electricity of EUR 63 per MWh for the period.

Litigation activity review

The P31 Acquisition fraud transformed EAM from an operational Solar PV YieldCo to a company where a significant part of the activity and future value is dependent on various litigation processes.

In July 2014 EAM Solar ASA transferred EUR 30 million to Aveleos SA, a Joint Ven-

ture investment vehicle owned by the Enovos group in Luxembourg (59 per cent) and Renova/Avelar group in Switzerland/Cyprus (41 per cent).

The cash transfer was the initial payment in a EUR 114 million transaction of 31 Solar PV power plants constructed by Aveleos et.al in 2010 and 2011, operational since 2011 with long-term subsidised electricity contracts with the State of Italy.

In July 2014 ownership of shares in companies with 21 of the 31 power plants was transferred to EAM Solar ASA, with the remaining 10 power plants to be transferred by December 2014. This transfer was never conducted.

In August 2014, the State of Italy suspended payment of electricity delivered under the long-term subsidy contracts for 17 of the 21 transferred power plants. In June 2016 the competent Italian court ruled that it was a final legal fact that the 17 power plants did not have valid subsidised “feed in tariff” contracts and as such lost all its value.

During the criminal proceedings commencing in 2016, EAM received evidence that the Prosecutors office of Milan already in 2012 had initiated a broad investigation into Aveleos et.al. for fraud against the state of Italy in relation to subsidised electricity contracts. This fact was known to the directors of Aveleos prior to negotiating a sale of the power plants to EAM Solar ASA.

The Enovos/Renova/Aveleos group has failed to honour their contractual obligations and has as such dragged EAM Solar ASA into a prolonged and costly process of losses, litigations and lawsuits.

EAM Solar ASA filed criminal complaints for fraud to the national police authorities in Italy in 2014, Luxembourg 2016 and in Norway 2018/2019.

Criminal proceedings in Oslo

On Friday 28 May, EAM Solar ASA filed a private criminal proceeding for the crime of serious fraud against the company Enovos Luxembourg SA in Oslo District Court. The private criminal proceeding is initiated in accordance with section 402 of the Norwegian Criminal Procedure Act.

The criminal proceedings are formally initiated by the Oslo District Court and the law firm Thommessen, representing Enovos Luxembourg SA, has been given until 15 September to respond to the criminal indictment.

Criminal proceedings in Milan

In January 2015 the prosecutor’s Office of Milan filed a request for trial to the Criminal

Court of Milan against 9 individuals for fraud against the State of Italy in conjunction with subsidized electricity sales contracts.

The Criminal Court proceedings in Milan involved only the two Avelar appointed directors of Aveleos that was involved in the fraud against EAM. The four Enovos appointed directors active in negotiating with EAM has so far not been subject to any investigation or indictment.

In March 2016 the Criminal Court of Milan accepted the request for trial and decided that EAM Solar ASA should be included as a victim in the criminal proceedings.

The criminal proceedings commenced in June 2016, and on 18 April 2019 the Criminal Court of Milan published its decision. The Criminal Court of Milan found it evidenced in 2019 that the indicted Aveleos directors, Mr Giorgi and Mr Akhmerov, was guilty of criminal contractual fraud against EAM Solar ASA in conjunction with the sale of the P31 portfolio and sentenced them to prison terms and provisional damages of EUR 5 million. Aveleos S.A., as civil liable party, was condemned to be financially responsible for the same provisional damage. The Criminal Court of Milan published a 300-page long detailed reason for their ruling on 15 October 2019.

The ruling by the Criminal Court of Milan was appealed by several parties, and the appeal procedure in the Criminal Court of Appeal of Milan commenced with one hearing in October 2020 and two hearings in December 2020.

On 20 January 2021, the Criminal Appeal Court of Milan decided to revoke the first instance judgement of the Criminal Court of Milan. Consequently, Akhmerov and Giorgi were acquitted by the Court for all points of indictment related to fraud against the State of Italy and EAM Solar ASA, including the ruling to hold Aveleos financially liable for the acts conducted by Akhmerov and Giorgi.

The Appeal Court’s decision was a two-page notice identifying the decisions without presenting arguments or explanations for the revocation of the Criminal Court of Milan decision of April 2019. The arguments and evidence base for the decision by the Criminal Appeal Court was made available to the parties on 20 April 2021, 90 days from the date of the decision.

Following the reception of the full judgement from the Milan Criminal Court of Appeal, EAM Solar ASA has decided to join with the Prosecutor’s Office in Milan in appealing to the Italian Supreme Court of Cassation. The appeal was submitted on 1 June 2021 to the Supreme Court of Cassation.

EAM Solar ASA seeks to reinstate the convictions of Igor Akhmerov and Marco Giorgi for the crime of fraud against EAM.

The appeal is based on several cases of misinterpretation of facts in the grounds for judgment by the Milan Criminal Court of Appeal.

The hearing before the Supreme Court of Cassation has been set for October 6, 2021.

New criminal investigation for subsidy fraud in Italy

On 28 October 2020, EAM Solar ASA was informed that the Prosecutor of the Criminal Court of Bolzano had ordered Guardia Di Finanza (the financial police) to perform a “search and seizure” of documents from 57 Italian companies owning 58 Solar PV power plants with subsidized electricity sales contracts towards the State of Italy (GSE). The search and seizure were conducted in relation to an ongoing investigation into subsidy fraud against the State of Italy.

The Milan office of EAM Solar ASA’s Italian subsidiaries (ENS Solar One Srl, Energia Fotovoltaica 25 Srl and EAM Solar Italy Holding Srl) were visited by officers of Guardia Di Finanza who retrieved documentation related to the above-mentioned companies. In addition, the search and seizure order also identified Energia Fotovoltaica 14 Srl, which already is part of the criminal proceedings in Milan and was sent into bankruptcy in 2016.

The search and seizure order issued by the Prosecutor identified 79 individuals as persons of interest to the public prosecutor. Viktor E Jakobsen, CEO of EAM Solar ASA, holds the position as Sole Managing Director in ENS Solar One Srl, ENFO 14 Srl and ENFO 25 Srl, and is consequently named as one of the 79 individuals.

With this new investigation, and the existing criminal proceedings in Milan, all power plants sold to EAM Solar ASA by Enovos and Avelar through their Joint Venture Aveleos SA, are subject to criminal proceedings or under investigation for subsidy fraud against the state of Italy.

In January 2021, EAM Solar ASA learned that the Bolzano Public Prosecutor requested the Norwegian National Authority for Investigation and Prosecution of Economic and Environmental Crime (“Økokrim”) to search the offices of EAM Solar ASA in relation to the above-mentioned investigation.

EAM Solar ASA has been in a continuous dialogue with Økokrim since 2017 in relation to the fraud conducted against the company in 2014.

Following the request from Bolzano,

Økokrim was invited to EAM Solar ASA's offices for voluntary transfer of relevant documents. This was conducted on 21 January 2021. EAM Solar ASA will continue to support the investigation to the extent requested by Økokrim and the Prosecutors office of Bolzano.

EAM Solar ASA was informed on 3 March 2021 that the Criminal Court of Bolzano, on the request of the Public Prosecutor, has decided that the Company's CEO, Viktor E Jakobsen, no longer is considered as a "person of interest" (suspect) in the ongoing investigation.

The Norwegian National Authority for Investigation and Prosecution of Economic and Environmental Crime ("Økokrim") is fully informed of the change in status of the Company's CEO.

No provisions are made in the accounts on this matter.

Arbitration

Following the final legal ruling by the Administrative Court of Lazio in June 2016 that the 17 terminated FIT contracts were invalid, the Company summoned Aveleos S.A. in September 2016 to the Milan Chamber of Arbitration requesting the Share Purchase Agreement between the parties to be declared null and void based on fundamental breach of contract.

On 2 April 2019 a final award was made by the Arbitral Tribunal of the Milan Chamber of Arbitration. The Arbitration decision was not unanimous, with one of three arbitrators dissenting to dismissing the claims brought by EAM Solar ASA. The dissenting opinion was published together as an integrated part of the of the arbitration ruling.

The majority of the Tribunal decided to dismiss EAM's claims for the annulment and termination of the SPA. However, the Tribunal declared the right of the Company to be compensated for losses suffered in connection with the breach of the Representation and Warranties under the SPA within the limits of the liability cap of approximately EUR 3.7 million as defined in the SPA.

On 4 July 2019 EAM Solar ASA filed an appeal against the Arbitration Tribunal decision. The appeal was filed in the civil Court of Appeal of Milan. EAM Solar ASA asks the Civil Court of Appeal of Milan to annul the arbitration award of 2 April 2019 based on 12 different accounts of breach of Italian law in its conclusions and the basis for the arbitration award.

The first hearing in the appeal proceedings was held in January 2020, and the Ap-

peal Court accepted the request for appeal. The first hearing of the appeal process was scheduled to take place in February 2021, but the Appeal Court decided that the hearing would be replaced by submission of briefs by the parties.

On 23 June 2021 The Civil Court of Appeal of Milan decided to dismiss the request for the annulment of the Arbitration award from 2019.

The Arbitration decision of 2019 is still not final since EAM may decide to appeal the dismissal by the Civil Appeal Court in Milan to the Supreme Court in Italy within the deadline on 22 September 2021.

New Arbitration in Milan

On 5 October 2020, the Arbitration Chamber of Milan notified EAM Solar ASA and its subsidiary EAM Solar Italy Holding Srl that Aveleos SA had filed for two new arbitration proceedings in relation to the P31 SPA with reference to shareholder loans and corporate guarantees. The two proceedings have later been merged into one proceeding.

Each party has appointed an arbitrator that together has appointed a chairman. A first hearing after the formation of the arbitration panel has been conducted. The proceedings have by the court been scheduled to end on or about the end of the first quarter 2022.

No provisions are made in the accounts on this matter.

Civil Court Italy; Aveleos

EAM Solar Italy Holding Srl was on 10 December 2020 notified that Aveleos had filed a petition, without EAM's knowledge, to the Civil Court in Milano claiming payment of shareholder loans in the amount of EUR 12 683 721 under the Sale and Purchase Agreement of the P31 transaction.

EAM Solar ASA and its subsidiary is of the opinion that such claim does not exist and have third party expert opinions supporting this fact. The fact is that Aveleos SA owes EAM Solar ASA money following the SPA due to the non-transfer of 10 power plants.

EAM Solar Italy Holding Srl contested the decision in January 2021 and enrolled the case to Court. A hearing is expected to take place in June 2021 but ended up being scheduled for 7 September 2021. In the meantime, Aveleos adhered to our objection that an arbitration was already pending on the same issue, and accordingly decided to drop the case. This will bring the proceedings to an end.

No provisions are made in the accounts on this matter.

Civil Court Italy; UBI

In November 2018 EAM Solar ASA was served with a notice that UBI Leasing had requested the Court of Brescia for an injunction of EUR 6 million on EAM assets. The court of Brescia granted a preliminary non-enforceable injunction.

EAM challenged the injunction, and the first hearing was scheduled in May 2019. A summary hearing was held, and the case was postponed until November 2019. In December 2019 EAM was informed that the judge in the Civil Court of Brescia dismissed the petition by UBI Leasing to have a provisionally enforceable injunction against the Company.

A further hearing was held in January 2020. In this hearing the judge enabled the parties to submit further briefs in the period until mid-April and the next hearing was set for May 2020. This hearing and filing of briefs were postponed due to Covid-19.

Briefs were filed in May and June 2020 and a hearing was held in September 2020. An order was issued in November 2020 were the Judge accepted EAM Solar ASA's request to examine witnesses. The first witness hearing in this matter was held 1 June 2021. The court set a second hearing to resume the examination of witnesses on 10 November 2021. A term will then be given for closing arguments.

No provisions are made in the accounts on this matter.

Civil Court Luxembourg

EAM Solar ASA filed a civil lawsuit in Luxembourg in July 2019 against the Aveleos shareholder, Enovos, along with the four Enovos-employed directors of Aveleos. This civil claim is subordinate to the original criminal complaint with civil action filed in 2016.

A hearing had been scheduled for 12 May 2020 in the commercial court of Luxembourg regarding the Standstill Agreement. However, this hearing has been postponed several times since the Court has decided to stay the proceedings awaiting the final outcome of the Arbitration proceedings, and the arbitration appeal procedure.

Administrative Court Italy – ENFO 25

In September 2019, the Company received notice from GSE that they had suspended payments of electricity delivered under the feed-in-tariff contracts for ENFO 25. The Company appealed shortly thereafter the aforementioned order before the Administrative Court "TAR" in Lazio (Rome).

The hearing held before TAR Lazio in December 2019 was a precautionary hearing to

evaluate whether there are urgent reasons for GSE to resume payments while waiting for the court hearing of the merits. TAR Lazio denied the request for GSE to resume payments.

The Company consequently decided to appeal the TAR Ordinance before the second instance Court (i.e. Consiglio di Stato) which upheld the appeal.

The lawsuit has been sent back to the TAR waiting the merit phase, and a hearing was scheduled on 4 June 2021. In the meantime, in this case, the GSE will not pay for electricity delivered until the merit phase and ENFO 25 will not have to reimbursement any previously received revenues from GSE.

The Administrative Court of Lazio (TAR) has decided in a court ruling on 12 July 2021 that the termination decision made by GSE on the FIT contract for ENFO25 in September 2019 is invalid and consequently cancelled.

GSE has not paid the FIT tariff for the electricity delivered by ENFO 25 since July 2019, and currently owe approximately EUR 700 000 in unpaid electricity bills to ENFO 25. The Administrative Court also ordered GSE to cover the legal costs of EAM Solar ASA.

How and when GSE will restore their contractual obligations is not yet determined.

No provisions are made in the accounts on this matter.

Please also see the Annual Report 2020 and previous years for further information on the legal processes.

Subsequent events

Subsequent events are related to the legal processes and are described in the chapter above.

Financial review

Revenues

Revenues in the quarter were EUR 382 thousand, of which EUR 282 thousand was received from FIT contracts and EUR 99 thousand from market sales of electricity. EUR 0.4 thousand were other revenues.

The quarterly revenues represent approximately 28 per cent of the expected annual revenues of EUR 1 350 thousand.

Accumulated for the year revenues were EUR 642 thousand. Of which EUR 485 thousand was received from FIT contracts and EUR 156 thousand was received from market sales of electricity. EUR 0.7 thousand were other revenues.

Cost of operations

Cost of operations in the quarter was EUR 60 thousand and accumulated for the year cost of operations was EUR 106 thousand.

SG&A costs

SG&A costs in the quarter were EUR 236 thousand and accumulated for the year SG&A costs were EUR 467 thousand.

Legal costs

The cost item consists almost entirely of legal costs. In the quarter legal costs stemming from the P31 Acquisition were EUR 423 thousand and accumulated for the year EUR 893 thousand.

EBITDA

EBITDA in the quarter was minus EUR 337 thousand, representing an EBITDA margin of minus 88 per cent. Accumulated for the year EBITDA was minus EUR 824 thousand, representing an EBITDA margin of 128 per cent.

EBIT

Depreciation and amortization in the quarter were EUR 141 thousand, resulting in an operating profit of minus EUR 477 thousand. Accumulated for the year depreciation and amortization were EUR 281 thousand, resulting in an operating profit of minus EUR 1 105 thousand in the period.

Net financial items

Net financial items in the quarter were positive with EUR 185 thousand. Accumulated for

the year net financial items were negative with EUR 515 thousand.

Pre-tax profit, taxes and net profit

Pre-tax profit in the quarter was negative with EUR 293 thousand and accumulated for the year pre-tax profit was negative with EUR 1 620 thousand.

Taxes in the quarter were EUR 17 thousand. Accumulated for the year the tax cost was EUR 33 thousand.

Reported net income in the quarter was minus EUR 310 thousand and accumulated for the year net income was minus EUR 1 653 thousand.

Cash flow

Cash flow from operations in the reporting period was negative with EUR 833 thousand. Investment activities were positive with EUR 1 192 thousand in the period. Financing activities were negative with EUR 302 thousand in the period.

Restricted and unrestricted cash at the end of the quarter was EUR 529 thousand, of which EUR 410 thousand is restricted and EUR 62 thousand remains seized by the Prosecutors Office in Milan in companies not included in the criminal proceedings.

Balance sheet

On a group level total assets at the end of the quarter were EUR 15.1 million with book equity of EUR 9.6 million representing an equity ratio of 56.7 per cent.

The parent company had total assets at the end of the quarter of NOK 182 million with book equity of NOK 171 million representing an equity ratio of 94 per cent.

Shares and share capital

The Company's registered share capital at the end of the quarter was NOK 68 522 100 divided into 6 852 210 shares, each with a nominal value of NOK 10.

Oslo, 17 August 2021

Stephan Lange Jervell
Non-executive director

Pål Hvammen
Non-executive director

Ragnhild Märta Wiborg
Chair

Viktor Erik Jakobsen
CEO



CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

EUR	Note	Unaudited Q2 2021	Unaudited Q2 2020	Unaudited H1 2021	Unaudited H1 2020	Audited 2020
Revenues	5, 12	381 613	388 127	642 176	684 809	1 271 084
Cost of operations	12	(59 786)	(44 428)	(106 228)	(90 035)	(212 744)
Sales, general and administration expenses	12	(236 072)	(303 075)	(467 228)	(577 834)	(947 426)
Legal costs	12	(422 573)	(141 000)	(892 775)	(294 021)	(1 769 672)
EBITDA	5	(336 819)	(100 375)	(824 055)	(277 081)	(1 658 758)
Depreciation, amortizations and write downs	9	(140 594)	(141 333)	(281 189)	(282 666)	(556 471)
EBIT	5	(477 413)	(241 708)	(1 105 244)	(559 747)	(2 215 228)
Finance income	6	242 833	153 212	253 527	2 261 294	4 058 170
Finance costs	6	(58 182)	(844 882)	(768 198)	(1 188 567)	(1 861 061)
Profit before tax		(292 763)	(933 378)	(1 619 914)	512 980	(18 119)
Income tax gain/(expense)		(16 766)	(11 021)	(33 217)	(21 076)	(154 888)
Profit after tax		(309 529)	(944 399)	(1 653 132)	491 904	(173 007)
Other comprehensive income						
Translation differences		(312 295)	1 141 115	571 227	(1 812 211)	(1 108 462)
Other comprehensive income net of tax		(312 295)	1 141 115	571 227	(1 812 211)	(1 108 462)
Total comprehensive income		(621 824)	196 716	(1 081 905)	(1 320 307)	(1 281 469)
Profit for the year attributable to:						
Equity holders of the parent company		(309 529)	(944 399)	(1 653 132)	491 904	(173 007)
Equity holders of the parent company		(309 529)	(944 399)	(1 653 132)	491 904	(173 007)
Total comprehensive income attributable to:						
Equity holders of the parent company		(621 824)	196 716	(1 081 905)	(1 320 307)	(1 281 469)
Equity holders of the parent company		(621 824)	196 716	(1 081 905)	(1 320 307)	(1 281 469)
Earnings per share:						
Continued operation						
- Basic		(0.05)	(0.14)	(0.24)	0.07	(0.03)
- Diluted		(0.05)	(0.14)	(0.24)	0.07	(0.03)

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

EUR	Note	Unaudited H1 2021	Audited 2020
ASSETS			
Property, plant and equipment	9	6 819 097	7 099 936
Intangible assets		10 151	10 501
Other long term assets		558 470	542 544
Deferred tax assets		82 071	109 147
Non-current assets		7 469 788	7 762 128
Current assets			
Trade and other receivables	8	6 656 933	7 879 195
Other current assets		487 192	624 081
Cash and cash equivalents	7	528 468	473 322
Current assets		7 672 592	8 976 598
TOTAL ASSETS		15 142 380	16 738 726
EQUITY AND LIABILITIES			
Equity			
Paid in capital			
Issued capital		8 126 110	8 126 110
Share premium		27 603 876	27 603 876
Paid in capital		35 729 986	35 729 986
Other equity			
Translation differences		(7 430 952)	(8 002 179)
Other equity		(19 709 172)	(18 056 042)
Other equity		(27 140 124)	(26 058 221)
Total equity		8 589 861	9 671 765
Non-current liabilities			
Leasing		3 968 379	4 180 849
Deferred tax liabilities		704 324	682 785
Other non current liabilities		343 887	393 083
Total non-current liabilities	10	5 016 589	5 256 717
Current liabilities			
Leasing		409 097	388 455
Trade and other payables		1 122 212	1 421 789
Tax payables		4 620	-
Total current liabilities	10	1 535 929	1 810 244
Total liabilities		6 552 519	7 066 961
TOTAL EQUITY AND LIABILITIES		15 142 380	16 738 726

Oslo, 17 August 2021

Stephan Lange Jervell
Non-executive director

Pål Hvammen
Non-executive director

Ragnhild Märta Wiborg
Chair

Viktor Erik Jakobsen
CEO

CONSOLIDATED STATEMENT OF CASH FLOW

EUR	Note	H1 2021	2020
Cash flow from operations			
Profit before income taxes		(1 619 915)	(18 119)
Gain/loss from sale of subsidiaries		-	(1 680 472)
Depreciation	9	281 190	556 471
Change in trade debtors	8	(61 421)	(255 274)
Change in trade creditors	10	(30 776)	(746 814)
Effect of exchange fluctuations		731 035	(1 111 469)
Change in other provisions		(134 013)	(499 072)
Net cash flow from operations		(833 899)	(3 754 749)
Cash flow from investments			
Payment of short term loan/receivables		1 191 508	2 698 067
Proceeds from sale of shares and investments in other companies		-	1 680 472
Net cash flow from investments		1 191 508	4 378 539
Cash flow from financing			
Repayment of long term loans		(191 829)	(369 030)
Interest paid		(110 635)	(147 125)
Net cash flow from financing		(302 464)	(516 155)
Exchange gains(/losses) on cash and cash equivalents			
Net change in cash and cash equivalents		55 145	107 635
Cash and cash equivalents at the beginning of the period		473 323	365 688
Cash and cash equivalents at the end of the period	7	528 468	473 323

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

EUR	Share capital	Share premium fund	Other equity	Currency translation reserve	Total equity
Equity as at 1 January 2020	8 126 110	27 603 876	(17 883 035)	(6 893 717)	10 953 235
Profit (loss) After tax			(173 007)		(173 007)
Other comprehensive income				(1 108 462)	(1 108 462)
Equity as at 31 December 2020	8 126 110	27 603 876	(18 056 042)	(8 002 179)	9 671 766
Equity as at 1 January 2021	8 126 110	27 603 876	(18 056 042)	(8 002 179)	9 671 766
Profit (loss) After tax			(1 653 132)		(1 653 132)
Other comprehensive income				571 227	571 227
Equity as at 30 June 2021	8 126 110	27 603 876	(19 709 173)	(7 430 952)	8 589 861

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENT

NOTE 01 BASIS FOR PREPARATION

General accounting principles

EAM is a public limited liability company, incorporated and domiciled in Norway, with registered office at Bryggetorget 7, 0250 Oslo, Norway. The Company was founded on 5 January 2011 and listed on the Oslo Stock Exchange under the ticker "EAM" in 2013.

The primary business activity of EAM is both to own solar photovoltaic power plants and sell electricity under long-term fixed price sales contracts, and to pursue legal proceedings in order to restore company values. EAM was structured to create a steady long-term dividend yield for its shareholders. Following the P31 Acquisition, the main value of EAM is dependent on the future outcome of litigation activities.

EAM currently owns 4 photovoltaic power plants and 2 subsidiaries in Italy. The Company has no employees.

Energiea AS manages the Company under a long-term management agreement. Energiea AS conducts the day-to-day operational tasks with own employees and through the use of subcontractors.

These interim condensed consolidated financial statements for the quarter have been prepared in accordance with IAS 34 Interim Financial Reporting. The interim condensed consolidated financial statements do not include all the information and disclosures required in the annual financial statements. The quarterly report should therefore be read in conjunction with the Group's Annual Report 2020 that was published on 20 April 2021 and the stock exchange notices in the reporting period.

The accounting policies adopted in the preparation of the interim condensed consolidated financial statements are consistent with those followed in the preparation of the Group's annual financial statements for the year ended 31 December 2020.

Financial risk

The external leasing contracts has a floating interest rate.

Credit risk

Under normal circumstances the risk for losses is considered to be low, since the main commercial counterparty is GSE, owned by the Ministry of Finance in Italy. The Group has not made any set-off or other derivative agreements to reduce the credit risk in EAM.

Asset value risk

EAM Group's cash balance was EUR 529 thousand on 30 June 2021, of which EUR 407 thousand are restricted and EUR 62 thousand are seized by the Italian state.

Market and regulatory risk

One of the main risks of operations in Italy is related to regulatory risk. The contractual counterparty, the Government of Italy, has conducted unilateral and retroactive changes to the commercial electricity sales contracts to the detriment of the suppliers and they have also made changes to the operational regulatory regime governing power plants in Italy.

NOTE 02 SIGNIFICANT ACCOUNTING JUDGEMENTS

In the process of applying the Group's accounting policies according to IFRS, management has made several judgements and estimates. All estimates are assessed to the most probable outcome based on the management's best knowledge. Changes in key assumptions may have significant effect and may cause material adjustments to the carrying amounts of assets and liabilities, equity and the profit for the period. The Company's most important accounting estimates are the following:

Going concern

Given the sale of the Varmo and Codroipo power plants, the board and management consider the Company's ability to operate as a going concern for the next 12 months as secured. The going concern consideration is mainly related to the assessment of adequate liquidity to meet the Company's running operational financial obligations and legal costs.

Covid-19

The outbreak of Covid-19 has during 2020 and so far in 2021 not resulted in any major business interruptions or losses, but it has resulted in some delays of the legal processes the Company is involved in. The board of directors does not expect as a result of Covid-19 neither loss of customers nor loss on receivables. The access to spare parts and the ability to maintain the power plants are also expected to be satisfactory. None of the above-mentioned events are expected to significantly affect the entity's operations, the results of those operations, or the entity's state of affairs in future financial years.

NOTE 03 CURRENCY EXPOSURE

Most of EAM's economic activities (revenues and costs) are in EUR. Some of the cost base is in NOK. The functional currency for the parent company is NOK.

NOTE 04 TRANSACTIONS WITH RELATED PARTIES

Related parties

Energeia AS is the manager of EAM. Energeia AS in Norway and Italy employs most of the personnel conducting the administrative services for EAM, whereas the technical services are done by subcontractors. Energeia AS owns 9.5 per cent of the shares in EAM.

Sundt AS and Canica AS are large shareholders in EAM. They are also shareholders in Energeia AS, but not involved in the day-to-day operations of Energeia AS. Sundt AS is represented on the board of directors in Energeia AS. Certain key personnel managing the day-to-day operations of EAM are also investors in Energeia AS.

Transactions with related parties

All the transactions have been carried out as part of the ordinary operations and at arms -length prices.

Energeia AS invoice all billable hours at a predetermined rate for each consultant working on the assignment. Out-of-pocket expenses is billed separately at cost. The hourly rate per consultant will be adjusted yearly in conjunction with the budget process and approval in EAM Solar ASA.

Accumulated for the year Energeia AS' direct costs for the management of EAM was EUR 551 thousand, of which EUR 220 thousand was related to SG&A, and EUR 331 thousand was related to legal and litigation work in conjunction with the P31 Acquisition fraud.

NOTE 05 SEGMENT INFORMATION

The Group owns and operates four solar PV power plants in Italy at the end of the reporting period. EAM Solar Italy 1 and EAM Solar Italy 2 have been sold during last year, and only one business segment remains. The business is investing in and operating power plants that have similar economic characteristics.

During the period ended 30 June 2021 approximately EUR 485 thousand of the Group's external revenue was derived from sales to the Italian state, represented by GSE for the Feed-In-Tariff contracts. Approximately EUR 156 thousand of the Group's external revenue was derived from sales to an international commodity trading house for the market price contracts.

NOTE 06 FINANCIAL INCOME AND EXPENSES

	H1 2021	H1 2020
Financial income		
Interest income	-	328 457
Foreign exchange gain	251 721	1 932 837
Other financial income	1 806	-
Total financial income	253 527	2 261 294
Financial expenses		
Interest expense	(65 187)	(75 175)
Foreign exchange losses	(682 646)	(903 259)
Other financial expenses	(20 365)	(210 133)
Total financial expenses	(768 198)	(1 188 567)
Net financial income (expenses)	(514 671)	1 072 727

The average exchange rate used for the reporting period is EUR/NOK 10.1767, whereas the exchange rate used on 30 June 2021 is EUR/ NOK 10.1717.

NOTE 07 CASH AND CASH EQUIVALENTS

EUR	Q2 2021	2020
Cash Norway	47 832	45 245
Cash Italy	480 635	428 077
Cash and cash equivalents	528 468	473 322
Restricted cash Italy	406 957	370 285
Seized cash Italy	61 616	61 616

The Company had no unused credit facilities at the end of the quarter. The Company has a litigation funding agreement with Therium for coverage of legal costs where the Company and Therium will cover 50 per cent each. EAM has nearly exhausted the third and final tranche.

The restricted cash of EUR 407 thousand is the debt service reserve account of ENS Solar One Srl. The EUR 62 thousand of the seized cash is taken from companies not included in the criminal proceedings.

NOTE 08 ACCOUNTS RECEIVABLES

Receivables	Q2 2021	2020
Accounts receivables	259	-
Deferred revenue towards GSE	707 755	646 593
Receivable from sale	4 159 409	5 350 917
Other receivables	1 789 510	1 881 686
Accounts receivables	6 656 933	7 879 195

The substantial amount of the receivable outstanding towards GSE relates to delayed payment on 10 per cent of expected annual revenues.

NOTE 09 PROPERTY, PLANT AND EQUIPMENT

2021	Solar power plants	Solar power plants under lease	Leashold improvements	Total
Carrying value 1 January 2021	1 584 568	5 168 526	346 840	7 099 934
Depreciation	(56 979)	(206 500)	(17 361)	(280 840)
Carrying value 30 June 2021	1 527 589	4 962 026	329 479	6 819 095

2020	Solar power plants	Solar power plants under lease	Leashold improvements	Total
Carrying value 1 January 2020	1 692 619	5 581 526	381 566	7 655 710
Depreciation	(108 051)	(412 999)	(34 726)	(555 776)
Carrying value 31 December 2020	1 584 568	5 168 526	346 840	7 099 934

Economic life of 20–25 years and straight-line depreciation.
The implementation of IFRS 16 relates to land rent and surface rights for ENS 1.

NOTE 10 SHORT- AND LONG-TERM DEBT

EUR	Q2 2021	2020
Deferred tax liabilities	704 324	682 785
Other non current liabilities	343 887	393 083
Obligations under finance leases	3 968 379	4 180 849
Total non-current liabilities	5 016 590	5 256 717
Trade and other payables	996 517	1 027 292
Other payables	65 883	264 688
Social security	7 313	7 104
Taxes other than income taxes	24 441	47 260
Accrued liabilities	28 059	75 445
Trade and other payables	1 122 212	1 421 789
Current leasing	409 097	388 455
Tax payable	4 620	-
<i>Related to ordinary operations</i>	<i>1 535 929</i>	<i>1 810 244</i>
Total current liabilities	1 535 929	1 810 244
Total liabilities	6 552 519	7 066 961

Equity contribution agreement and patronage letter

In conjunction with the “P31 acquisition”, EAM Solar Italy Holding Srl entered into a so-called patronage letter and an equity contribution agreement with UBI Leasing and UniCredit respectively. These agreements may under certain circumstances require EAM Solar Italy Holding Srl to inject additional equity into the debt financed SPVs to cover any shortfall or breach of the debt repayment obligations of the SPVs.

The FIT contracts of the SPVs have been terminated by GSE due to a fraud against the State of Italy.

In November 2018 EAM Solar ASA was served with a notice that UBI Leasing had requested the Court of Brescia for an injunction of EUR 6 million on EAM assets. The court of Brescia granted a preliminary non enforceable injunction.

EAM challenged the injunction, and the first hearing was scheduled in May 2019. A summary hearing was held, and the case was postponed until November 2019. In December 2019 EAM was informed that the judge in the Civil Court of Brescia dismissed the petition by UBI Leasing to have a provisionally enforceable injunction against the Company.

A further hearing was held in January 2020. In this hearing the judge enabled the parties to submit further briefs in the period until mid-April and the next hearing was set for May 2020. This hearing and filing of briefs were postponed due to Covid-19.

Briefs were filed in May and June 2020 and a hearing was held in September 2020. An order was issued in November 2020 where the Judge accepted EAM Solar ASA's request to examine witnesses. The first witness hearing in this matter was held 1 June 2021. The court set a second hearing to resume the examination of witnesses on 10 November 2021. A term will then be given for closing arguments.

No provisions are made in the accounts on this matter.

Receivable and payable against Aveleos S.A., its directors and its two shareholders Enovos Luxembourg S.A. and Avelar Energy ltd.

On 20 January 2021, the Criminal Appeal Court of Milan decided to revoke the first instance judgement of the Criminal Court of Milan. Consequently, Akhmerov and Giorgi were acquitted by the Court for all points of indictment related to fraud against the State of Italy and EAM Solar ASA, including the ruling to hold Aveleos financially liable for the acts conducted by Akhmerov and Giorgi.

The Appeal Court's decision was a two-page notice identifying the decisions without presenting arguments or explanations for the revocation of the Criminal Court of Milan decision of April 2019. The arguments and evidence base for the decision by the Criminal Appeal Court was made available to the parties on 20 April 2021, 90 days from the date of the decision.

Following the reception of the full judgement from the Milan Criminal Court of Appeal, EAM Solar ASA has decided to join with the Prosecutor's Office in Milan in appealing to the Italian Supreme Court of Cassation. The appeal was submitted on 1 June 2021 to the Supreme Court of Cassation.

EAM Solar ASA seeks to reinstate the convictions of Igor Akhmerov and Marco Giorgi for the crime of fraud against EAM.

The appeal is based on several cases of misinterpretation of facts in the grounds for judgment by the Milan Criminal Court of Appeal.

The hearing before the Supreme Court of Cassation has been set for October 6, 2021.

The Company estimates its claim to be in excess of EUR 300 million. The claim is a contingent asset that will not be recognised in the balance sheet.

Based on the Share Purchase Agreement and the addendums, the Company is entitled to a payment from Aveleos due to the overpayment for ENS4 and the post-closing adjustments including interest. This amount has been confirmed by EY in a separate audit on the issue which later has been updated and reconfirmed by RSM.

In addition, the company has recognised a loan of EUR 2.5 million given by Aveleos in 2014.

EAM Solar Italy Holding Srl was on 10 December 2020 notified that Aveleos had filed a petition, without EAM's knowledge, to the Civil Court in Milano claiming payment of shareholder loans in the amount of EUR 12 683 721 under the Sale and Purchase Agreement of the P31 transaction.

EAM Solar ASA and its subsidiary is of the opinion that such claim does not exist and have third party expert opinions supporting this fact. The fact is that Aveleos SA owes EAM Solar ASA money following the SPA due to the non-transfer of 10 power plants.

EAM Solar Italy Holding Srl contested the decision in January 2021 and enrolled the case to Court. A hearing was expected to take place in June 2021 but ended up being scheduled for 7 September 2021. In the meantime, Aveleos adhered to our objection that an arbitration was already pending on the same issue, and accordingly decided to drop the case. This will bring the proceedings to an end.

No provisions are made in the accounts on this matter.

NOTE 11 LIST OF SUBSIDIARIES

The following subsidiaries are included in the interim consolidated financial statements.

Company	Country	Main operation	Ownership	Vote	EBITDA	EBIT	Equity	Shareholder loans
EAM Solar Italy Holding Srl	Italy	Holding company	100%	100%	(980 900)	(980 900)	(1 074 118)	12 593 256
Ens Solar One Srl	Italy	Solar power plant	100%	100%	328 554	104 344	97 665	4 278 719
Energia Fotovoltaica 25 Srl	Italy	Solar power plant	100%	100%	101 961	44 982	222 522	2 050 388

NOTE 12 OPERATIONAL COSTS BREAKDOWN H1 2021

EUR	EAM Solar Group	ENS1 & ENFO25	Other & Eliminations
Revenues	642 176	642 176	-
Cost of operations	(106 228)	(81 086)	(25 142)
Land rent	-	-	-
Insurance	(52 668)	(27 527)	(25 142)
Operation & Maintenance	(24 760)	(24 760)	-
Other operations costs	(28 799)	(28 799)	-
Sales, General & Administration	(467 228)	(124 926)	(342 302)
Accounting, audit & legal fees	(105 834)	(16 412)	(89 421)
IMU tax	(974)	(974)	-
Energieia adm costs	(219 786)	(42 797)	(176 989)
Other administrative costs	(140 634)	(64 743)	(75 892)
Legal costs	(892 775)	(5 650)	(887 125)
Legal costs	(561 943)	(5 650)	(556 293)
Energieia legal costs	(330 833)	-	(330 833)
EBITDA	(824 055)	430 514	(1 254 569)

NOTE 13 EVENTS AFTER THE BALANCE SHEET DATE

Administrative Court Italy – ENFO 25

The Administrative Court of Lazio (TAR) has decided in a court ruling on 12 July 2021 that the termination decision made by GSE on the FIT contract for ENFO25 in September 2019 is invalid and consequently cancelled.

GSE has not paid the FIT tariff for the electricity delivered by ENFO 25 since July 2019, and currently owe approximately EUR 700 000 in unpaid electricity bills to ENFO 25. The Administrative Court also ordered GSE to cover the legal costs of EAM Solar ASA.

How and when GSE will restore their contractual obligations is not yet determined.

No provisions are made in the accounts on this matter.

DIRECTORS' RESPONSIBILITY STATEMENT

Today, the Board of Directors reviewed and approved the unaudited condensed interim consolidated financial statements and interim financial report as of 30 June 2021 and the first six months of 2021. The interim consolidated financial statement has been prepared and presented in accordance with IAS 34 Interim Financial Reporting as endorsed by the EU, and the additional requirements found in the Norwegian Securities Trading Act.

To the best of our knowledge:

The interim consolidated financial statement for the first six months of 2021 has been prepared in accordance with applicable accounting standards. The information disclosed in the accounts provides a true and fair view of the Group's assets, liabilities, financial position, and profit as of 30 June 2021. The interim management report for the first six months of 2021 also includes a fair overview of key events during the reporting period and their effects on the financial statement for the first half-year of 2021. It also provides a true and fair description of the most important risks and uncertainties facing the business in the upcoming reporting period.

Oslo, 17 August 2021

Stephan Lange Jervell
*Non-executive
director*

Pål Hvammen
*Non-executive
director*

Ragnhild Märta Wiborg
Chair

Viktor Erik Jakobsen
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