

Sun Investment Group, UAB

One of the leading solar PV developers

Public offering – Information Document

October, 2023



Sun Investment Group

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Important Notice

This Information Document (the "Information Document" or the "Document") was prepared for the public offering of Bonds (the "Bonds") of Sun Investment Group, UAB (the "Company" or "Issuer") in Lithuania and Estonia in the amount of up to EUR 5,000,000 and admission thereof (the "Admission") to trading on the *First North* of Nasdaq Vilnius.

The issue of the Bonds is exempt from the requirement to prepare a prospectus under Article 1(4)(b) of Regulation (EU) 2017/1129 of the European Parliament and of the Council of 25 June 2017 on the prospectus to be published when securities are offered to the public or admitted to trading on a regulated market and repealing Directive 2003/71/EC (the "**Prospectus Regulation**"). Therefore, this Information Document is not considered as prospectus as defined in Regulation No. 2017/1129 and it has not been approved by the Bank of Lithuania, or any securities regulation authority of any other jurisdiction as such.

Information Document does not constitute an offer to sell or a solicitation of an offer to buy the Bonds in any jurisdiction to any person to whom it is unlawful to make any such offer or solicitation in such jurisdiction. Furthermore, the distribution of this Information Document in certain jurisdictions may be restricted by law. Thus, persons in possession of this Information Document are required to inform themselves about and to observe any such restrictions. Any failure to comply with these restrictions may constitute a violation of the securities laws of any such jurisdiction.

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This Information Document contains forward-looking statements that are based on current expectations, estimates and projections about, inter alia, the industry and markets in which the Issuer will operate, as well as the Issuer's beliefs and assumptions. Words such as "aims" "expects", "anticipates", "intends", "plans", "contemplates", "believes", "seeks", "estimates", "assumes", "objective", variations of such words and similar expressions are intended to identify such forward-looking statements. These statements are not guaranteeing of or firm commitments for future performance and involve risks, uncertainties and assumptions that are difficult to predict, so that actual outcomes and results may differ materially from what is expressed or forecasted in such forward-looking statements.

This Information Document shall not be treated as legal, financial or tax advice of any kind. The Investors shall conduct their own investigation as to the potential legal risks and tax consequences related to the issue of and investment into the Bonds. Nothing in this Information Document shall be construed as the giving of investment advice by the Issuer or any other person. If you are in any doubt as to whether to invest in the Bonds proposed to be offered by the Issuer and described herein, you should consult an independent financial adviser who is qualified to advise on investments of this nature.

The investment into the Bonds involves a degree of risk appropriate to the specific area of activity of the Issuer and only those persons or entities that are able to bear the risks associated with the Bonds should consider making commitments that expose them to such risk. Investors are advised to familiarize themselves with the information provided in this Information Document and risk factors to consider before deciding to subscribe to the Bonds. This Information Document is not and cannot be understood as a recommendation or advice to invest into Bonds. The Issuer does not make any recommendation or give any advice concerning the subscription of the Bonds. Each potential investor should consult their own financial, legal, business or tax advisors to fully understand the benefits and risks associated with a purchase of the Bonds.



Verification of the responsible person

The responsible person hereby certifies that, to the best of personal knowledge, the information contained in this Information Document is true, in accordance with the facts no important information that could affect its meaning is omitted and that all reasonable steps have been taken to ensure this.

Sun Investment Group, UAB CEO Deividas Varabauskas

Presentation of financial information and information incorporated by reference

Certain figures included in this Information Document have been subject to rounding adjustments; accordingly, figures shown for the same category presented in different tables may vary slightly and figures shown as totals in certain tables may not be an arithmetic aggregation of the figures which precede them.

The information set out below shall be deemed to be incorporated in, and to form part of, this Information Document:

- The Issuer's interim unaudited consolidated and stand-alone financial statements for a 6-month period ended 30 June 2023 (may be found at suninvestmentgroup.com/public-bond-issue/financial-statements-2023.pdf);
- The Issuer's audited consolidated and stand-alone financial statements for the year ended 31 December 2022, together with the independent auditor's report (consolidated financial statements may be found at suninvestmentgroup.com/public-bond-issue/consolidated-financial-statements-2022.pdf and stand-alone financial statements may be found at suninvestmentgroup.com/public-bond-issue/stand-alone-financial-statements-2022.pdf);
- The Issuer's audited consolidated and stand-alone financial statements for the year ended 31 December 2021 together with the independent auditor's report (consolidated financial statements may be found at suninvestmentgroup.com/public-bond-issue/consolidated-financial-statements-2021.pdf and stand-alone financial statements may be found at suninvestmentgroup.com/public-bond-issue/stand-alone-financial-statements-2021.pdf);
- Articles of Association of the Issuer (they may be found at suninvestmentgroup.com/public-bond-issue/articles-of-association.pdf).

Alternative Performance Measures

This Information Document contains certain financial measures that are not defined or recognised under IFRS and which are considered to be alternative performance measures and they are described in detail in "Key Financial Highlights".

Basis and purpose of issuing the Bonds

This Information Document was prepared and published in accordance with the requirements laid down:

- i) in the "Description of the procedure for the preparation and publication of the Information document, which must be prepared when publicly offering medium-sized issues and concluding medium-sized crowdfunding transactions", approved by the Board of the Bank of Lithuania No. 03-45 (wording of Resolution No. 03-173 of September 19, 2019); and
- ii) in accordance with the rules of the Alternative Market *First North* ("*First North* Rules") of the multilateral trading facility Alternative Market *First North* ("*First North*") operated by the Nasdaq Vilnius.

Purpose of issuing the Bonds:

The net proceeds from the issue of the Bonds will be used to finance the Group's working capital.

Basis for issuing the Bonds:

Bonds are issued pursuant to the Law on Companies of the Republic and based on the decisions of the Sole Shareholder of the Issuer dated 17 October 2023 for issuance of Bonds and the applicable laws of the Republic of Lithuania.

Limitation regarding Russia and Belarus:

The Offering is not addressed to investors who are Russian or Belarussian nationals or natural person residing in Russia or Belarus. The latter shall not apply to nationals of Member States of the European Union or natural persons holding a temporary or permanent residence permit in a Member State of the European Union. The offering of the Bonds is also not addressed to investors that is a legal person, entity or body established in Russia or Belarus.



Abbreviations

Abbreviation	Meaning
PV	Photovoltaics
RtB	Ready-to-Build
EPC	Engineering, procurement, and construction
CfD	Contract for Difference
COD	Commercial operation date
O&M	Operation and maintenance
C&I	Commercial and industrial
PPA	Power purchase agreement

Key information about the Issuer

NAME OF THE ISUER	SUN INVESTMENT GROUP, UAB
Legal form of the Issuer	Private limited liability company (UAB)
Registration date	1 September 2011
LEI code	648815TRY8NoYR6V5354
Legal entity code	302662621
Authorized capital	EUR 100,636 divided into 10,063,600 registered ordinary shares with par value of EUR 0.01
Registered address	Gedimino ave. 44A-501, LT-01110 Vilnius, the Republic of Lithuania
Jurisdiction	The Republic of Lithuania
Contacts	bonds@suninvestmentgroup.com
Webpage	www.suninvestmentgroup.com

"Sun Investment Group" overview

- Established in 2017, "Sun Investment Group" is a vertically integrated PV developer focused on delivering high-quality solutions in the solar energy industry.
- The Group covers the entire solar PV value chain from development, construction to operation and maintenance, with the ability to optimize costs and generate value in each stage of the asset lifecycle
- PV development activities in Lithuania, Poland, and Italy. In 2022 development activities were launched in Spain.
- Proven track record of PV power plants development, construction & realization.

Key facts

>100 >200MW

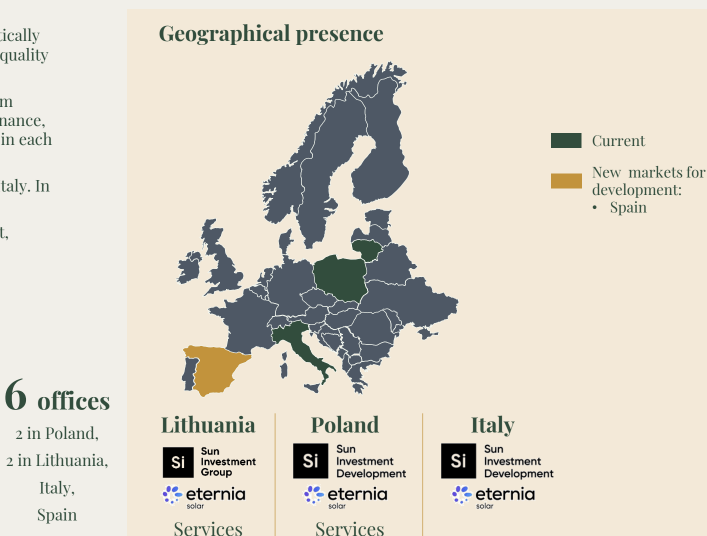
In-house experts

Executed utility scale, C&I & B2C projects in Poland, UK & Lithuania

2.7GW

Portfolio in development in Poland, Italy & Lithuania

2 in Poland, 2 in Lithuania, Italy, Spain



Investment highlights



Experienced player

- "Sun Investment Group" (SIG) is one of the leading solar PV development groups in Europe
- Successful implementation and development of solar power projects of various types and scales
- Strong in-house development capabilities, from greenfield to construction, operation and maintenance



Secure and liquid green sector

- Given the recent European energy crisis, the solar PV sector is seen as a strategic way to gain energy independence and security
- Strong role for the sector in the European Green Deal
- Highly liquid asset class with high demand from financial investors, strategic players, and other institutions



Strong financial position of the Group

- Strong equity position of the Issuer close to EUR 10M with 2.7 GW of asset portfolio (market value > EUR 80M, based on Group's estimates)
- Strong project pipeline in Poland, Italy and other markets
- Issuer is operating in two of the most promising markets for solar development in Europe – Poland and Italy

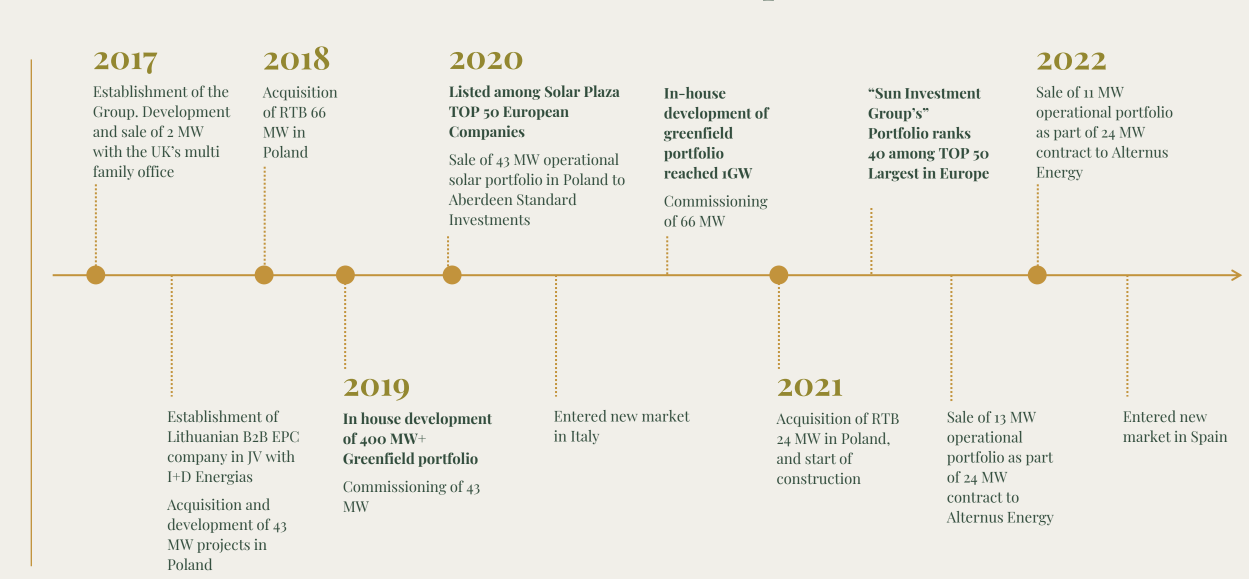


Secured high-yield investment

- Short-term debt up to 12 months
- 13% interest rate
- Secured bond structure with first lien pledge on project SPVs that develop solar portfolio Italy with a current estimated market value of over EUR 12M



Proven track record of solar PV development and divestment



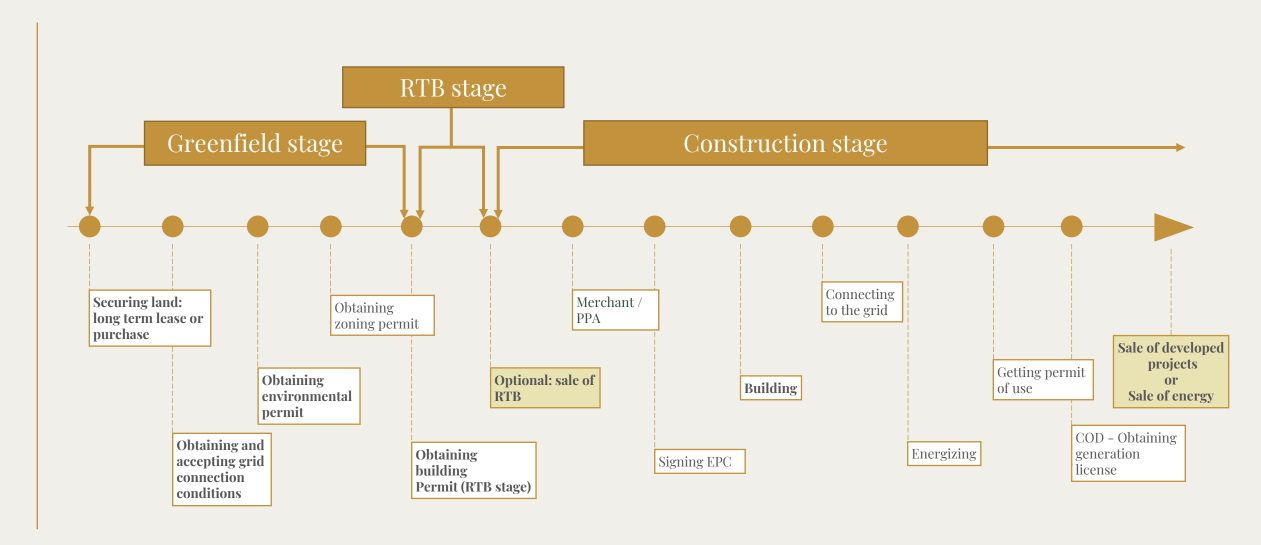
Business lines

"Sun Investment Group" operates two main business lines related to solar PV project development and construction

Business line	Target market	Description
Solar PV greenfield developments	 Poland Italy Spain Lithuania 	 Full PV project development and management from greenfield to COD: Plant development from scratch to RTB stage: land acquisition, obtaining environmental and zoning permits, grid connection agreement and building permit. Development management during construction phase until generation license is obtained Completed projects are sold to institutional investors Remote power plants development to commercial and retail customers in Lithuania, sold through proprietary online platform.
EPC and O&M	• Lithuania • Poland	 Construction of Utility scale projects for: Projects developed by "Sun Investment Group" Third parties Professional and long-term O&M services for PV projects

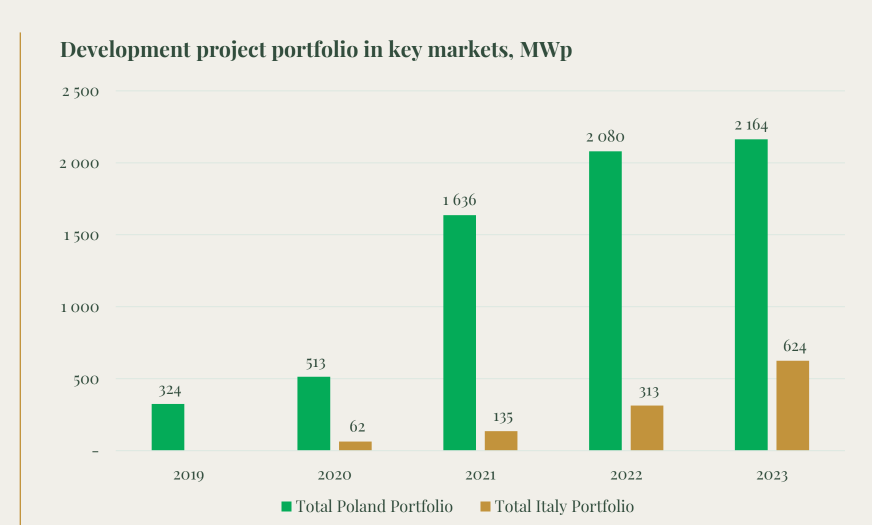
Typical PV development process

The Group can cover all stages of PV development, nowadays focusing mostly on taking projects to COD (operational) stage



Project portfolio

Rapid growth of portfolio, which now amounts to almost 3GW in total

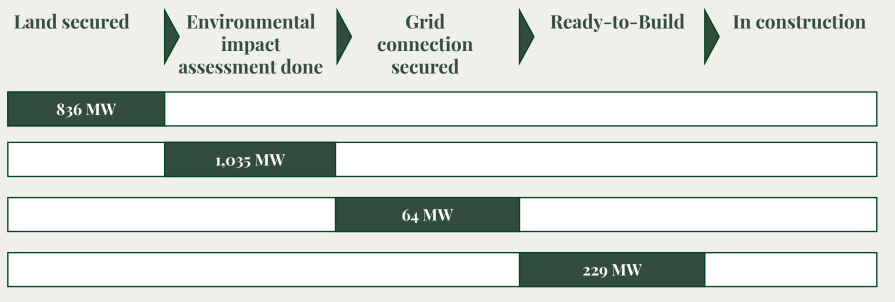


Comments

- In the last 5 years "Sun Investment Group" has demonstrated significant portfolio growth
- Total size of the portfolio (at different development stages) is now close to 3GW
- From 2022, the Group did not sell operating solar power plants but concentrated on increasing the number of projects under development and taking existing developments to a more advanced stage. As a result, no significant sales revenues were generated in 2022
- Despite this, the number of ready-to-build solar projects has consistently increased
- The Group is preparing for numerous project exits (sales) starting with 2024

Polish developments overview

More than 2GW of develoments with ~200MW at Ready-to-Build stage



*Data at the date of Information Document

Why Polish market?

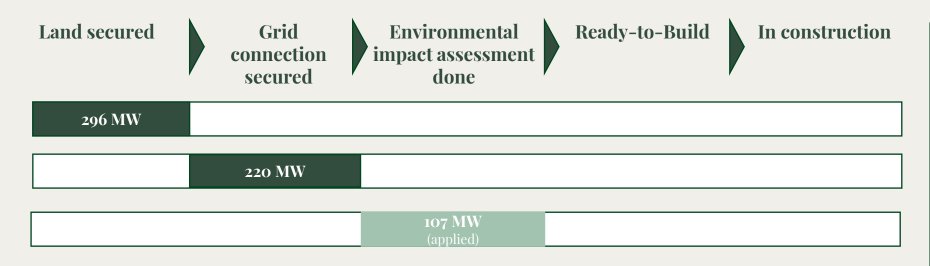
- Familiar market: the Group has extensive experience in this market as the Group has been operating in it since the beginning of its operations. The market is relatively matured with established funding and other mechanisms set in place.
- Energy Transition: Poland is making efforts to transition to cleaner and more sustainable energy sources. This transition is driven by environmental concerns and the need to reduce greenhouse gas emissions as Poland is still very much reliant on coal.
- International Commitments: Poland, as an EU member, is committed to meeting renewable energy targets set by the EU. This includes a goal to generate a certain percentage of energy from renewables, which drives investment in solar power projects.

Development & exit plans

- "Sun Investment Group's" biggest portfolio is in Poland
- Total size of developments here exceed 2 GW, of which more than 200 MW are in Ready-to-Build (RtB) stage
- 114 MW of RtB projects are being prepared for construction stage and later on could be sold at an operational phase
 - Construction would be financed with bridge financing
 - Part (~6oMW) of operational projects are planned to be sold until bond maturity date, which would generate roughly EUR 5oM of proceeds.

Italian developments overview

More than 600MW portfolio of solar developments



*Data at the date of Information Document

Why Italian market?

- Abundant Sunshine: Italy enjoys abundant sunlight throughout the year, particularly in southern regions. This high solar irradiance makes it an ideal location for solar power generation. On average, Italy receives about 1,300 to 1,800 kWh/m² of solar radiation annually.
- High electricity price: Dependence on natural gas fired generation and weak grid interconnection infrastructure are the structural reasons why Italy has one of the highest electricity prices in EU. High electricity prices make alternative energy sources, like solar PV, more economically attractive.
- EU Renewable Energy Targets: Italy is obligated to meet renewable energy targets set by the EU. Investing in solar power is a way for Italy to contribute to these goals. Italy is one the largest countries in Europe, hence the transition to hit the EU target is still a long way to go

Development & exit plans

- Group's portfolio in Italy consists of over 600 MW of developments in pre Ready-to-Build stages
- More than half of current pipeline has already secured grid connection conditions and paid grid desposits
- It is planned that 135 MW of Italian portfolio will reach RtB stage until end of 2024
- SIG has 12 people team, focusing on Italian market

Lithuanian developments overview

Remote power plant projects

Internally developed projects

7.7 M Completed projects

4.6 MW

Projects under construction

34 MW

Projects under development

*Data at the date of Information Document

Approach to Lithuanian market

- "Sun Investment Group" has development projects in its home market Lithuania, however, it is not a strategic priority due to market size and growth potential
- Existing developments focus on remote power plant models for individual and business users as well as public institutions. "Sun Investment Group" has its own online sales platform where it can directly sell to end users
- · Lithuanian projects are developed under the entity, which is a sister company to the Issuer

EPC business

"Sun Investment Group" company Eternia Solar is one of the leading EPC and O&M providers in the Baltics and Poland



- Eternia Solar is a solar energy company that provides full-scope solar power contracting services for businesses from design and installation (EPC) to operation & maintenance (O&M)
- According to the Group, Eternia Solar is one of the leading C&I EPC companies in the Baltic region and a fast-growing player in Poland and other markets.
- The company supplies its customers with equipment from top-class manufacturers and offers a wide range of operation and maintenance solutions, ensuring the long-term performance of solar power plants.
- The company can build 50-70 MW yearly with the current facilities.
- In 2022 revenue was EUR 17M and net profit was EUR 1.4M, based on annual financial accounts

>40 solar experts

>200 MW
of finished solar power plants

270
completed
international projects

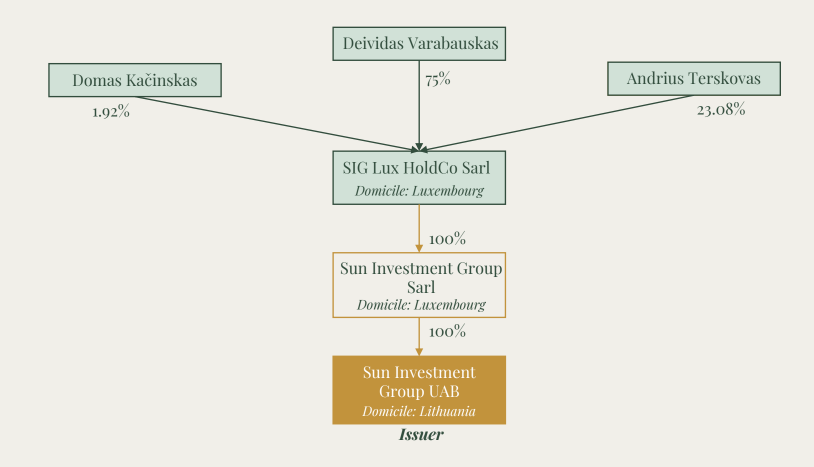
>30 MW

of projects in the advanced stages of development





Shareholders structure



Management & team (I)

According to the Articles of Association, the Issuer is managed by the Chief Executive Officer (CEO) only.



Deividas Varabauskas Founder Chief Executive Officer

Past experience

- Founder and CEO of Sun Investment Group, has been working in the solar industry since 2007. Deividas has a successful track record in leading various areas related to solar energy projects, such as greenfield development, M&A, EPC management and financing.
- Deividas is in charge of strategic planning at SIG.



Luis Romanos
Chief Financial Officer

Past experience

- Luis has more than 20 years of professional experience, both in various areas of Investment Banking and several business executive positions as CFO.
- Luis has diverse experience in M&A advisory across multiple sectors and countries, including Spain, Italy, France, Portugal, Poland, and Brazil. He worked on renewable energy projects in Spain's Project Finance operations at Bankinter.



Enrique Gomez de Priego Fernandez Chief Operating Officer

Past experience

- Experienced Senior Executive with more than 20 years of experience in Renewable Energy, being involved in more than 13 GW of renewable projects in different phases
- Expertise covering the whole cycle from development to construction, commissioning, and asset management and different technologies such as PV, Onshore wind, Floating Offshore Wind, Biomass, Mini Hydroelectric, Storage and Hydrogen.

Employee count by occupation

6 Top management

Administration

EPC

3 Development

Management & team (II)



Giuseppe D'Elia Country manager in Italy

Past experience

- Giuseppe holds more than 20 years of professional experience, the last 16 spent in the PV market.
- His experience spans across the whole PV value chain, from cells and modules manufacturing (XGroup, Upsolar, Solon), to EPC and O&M (Solon, Sunpower O&M/Novasource) and PV project development.



Lolita Šileikienė Country manager in Lithuania

Past experience

- Lolita has a 25-year track record in sales and management within the private sector. Throughout her career, she has devoted four years to the PV industry, catering to both B₂C and B₂B clients.
- She recently served as the CEO of the PV company Nogrid for the past four years. She possesses experience in the insurance sector, having assumed the role of the Head of Group Sales Manager at MetLife.



Adam Kampa
Country Manager in Poland

Past experience

- Energy industry manager, experienced in the preparation, development, implementation, supervision of construction of new energy units.
- The portfolio of completed projects includes heating plants, multi-fuel CHP plants co-firing RDF waste fraction, biomass and coal, photovoltaic farms, and other renewable energy sources in the companies such as Tauron Wytwarzanie and Fortum Power and Heat Polska.

Employee count by occupation

6 Top management

22 Administration

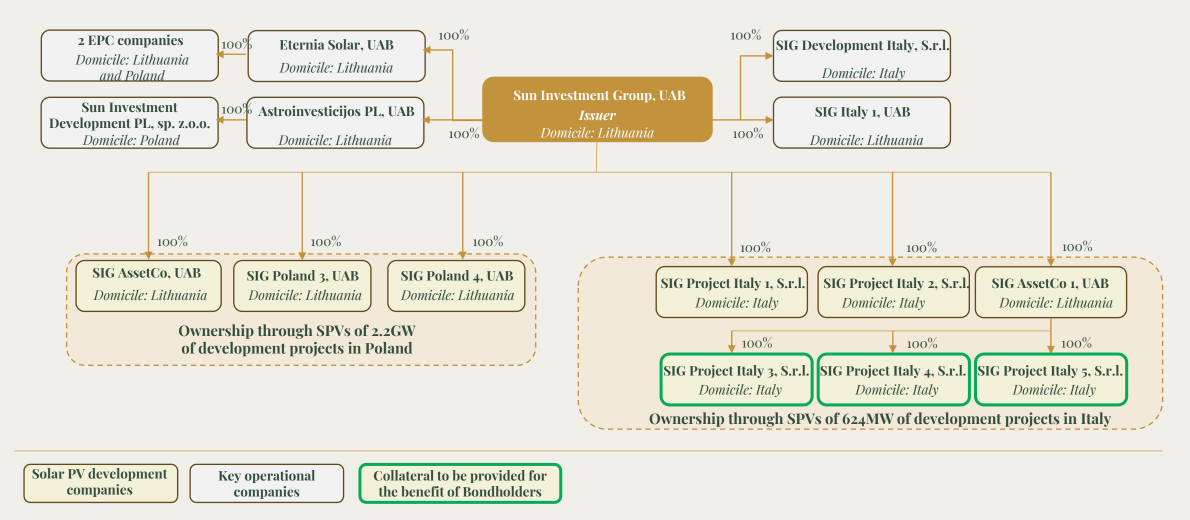
45

EPC

3 Development



Issuer's group structure



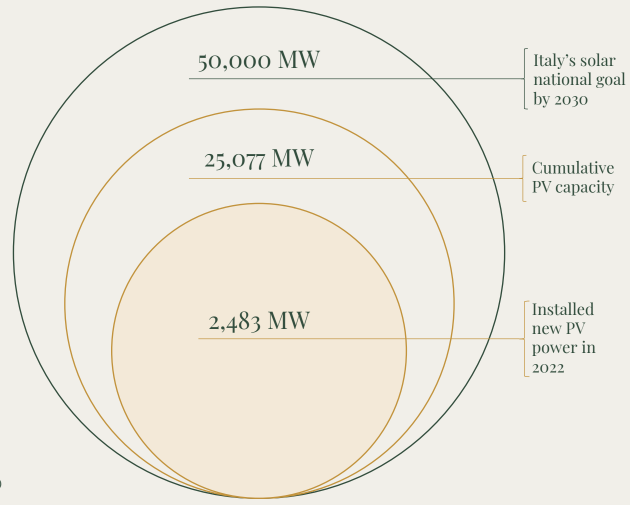
Complete structure with all operational companies and all SPV companies can be found in the Annex 1

Italian solar PV market (1)

Key takeaways

- 1. Italy is one of the leading solar electricity consuming countries in the world.
- 2. It is also among the largest markets for solar energy capacity additions. In the European Union, the Italian PV sector is second only to Germany.
- 3. Photovoltaics represent one of the renewable energy sources the country relies the most on.
- 4. Since 2010 Italy registered almost a ten-fold increase in the number of photovoltaic systems, reaching more than 1,2 million in 2022
- 5. Last year Italy added nearly 2,5 GW of newly installed PV capacity, compared to 944 MW in 2021, and reached a cumulative PV capacity of 25.1 GW
- 6. To reach a national capacity goal of 50GW by year 2030 an average of 3GW of newly installed PV has to be added each year

Sources: PV-Magazine. Statista, Italy's Ministry of Economic Development (MISE)



Italian solar PV market (2)

Competitive environment

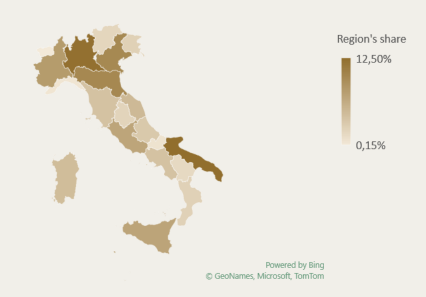
- The Italian solar energy market is fragmented more than 5 major solar electricity generation players in the industry.
- As the global energy landscape evolves, the Italian solar market is expected to witness further consolidation, with larger players potentially gaining more market share.
- The attractiveness of the Italian solar market has drawn attention from international solar companies. This global interest has intensified competition but also brought in a wealth of expertise and resources.
- Gruppo STG S.r.l
- Sonnedix Power Holdings LTD
- EF Solare Italia SpA
- SunPower Corporation
- Enel SpA

Consolidated – Market dominated by 1-5 major players

Italy Solar Energy Market

Fragmented – Highly competitive market without dominant player

Regional PV capacity distribution in 2022



At the end of 2022, Northern regions had 45% of the total installations in operation in Italy, the Center 18%, and the South the remaining 37%.

Regions with the largest installed solar capacity		MW
Apulia	12.5%	3,025
Lombardy	12.3%	2,967
Emilia-Romagna	9.9%	2,399
Veneto	9.8%	2,378
Piedmont	7.9%	1,918

Source: Statista



Italian solar PV market (3)

Trends of acquisitions of solar PV portfolios

- Robust activity in solar PV project transactions and strategies for heightened commitments from institutional investors.
- Recent acquisitions of solar PV portfolios signal a robust appetite from international asset managers.
- According to Group's data, the average valuation of RTB project in Italy is EUR 210k / MW

Investor	Seller	Portfolio	Region	Date
PhotoSol Developpement SAS	Ib vogt GmbH	100 MW	Lazio	2023-07-12
Peridot Solar Ltd	Iqony Solar Energy Solutions	135 MW	Sicily	2023-05-29
EOS Investment Management Ltd	Undisclosed	40 MW	Sardinia	2023-05-22
Spin Energy	Undisclosed	87 MW	Sicily	2023-04-17
Tages Capital SGR SpA	Undisclosed	82 MW	Sardinia	2023-04-05

Source: Mergermarket

Polish solar PV market

Historical Context

- As of the close of 2018, Poland had a relatively small solar PV capacity, standing at just 471MW. This indicates that the country was yet to fully tap into the potential of solar energy during this period.
- Following the slow start, there was a significant surge in solar energy uptake and installations from 2019 onwards.



Key Growth Drivers

- A new support programme was introduced specifically targeting micro-installations. This initiative played a crucial role in popularizing and making solar installations accessible to a larger segment of the population.
- The initiation of the Contract for Difference (CfD) supported installations was another significant move. It provided financial stability to the renewable energy producers, further driving the growth in solar PV installations



Record-Level Growth in 2023

- A record level of new installations was achieved in 2023.
- By the end of 2021, the total installed solar PV capacity in Poland rose dramatically to 13.9GW, an impressive growth considering the figures from the previous years.



Future Expectations

- Anticipation of continued growth in the sector.
- Factors contributing to future growth:
 - The Polish government and regulatory bodies have been increasingly supportive, creating a favorable environment for further solar adoption.
 - As solar technology continues to advance, the costs associated with installations and maintenance are expected to decline.

Source: the Group

Polish solar PV market (2)

Expanding Grid Access

- Significant and rapid increase in renewable energy sources in the past few years.
- Rather slow expansion of the necessary power infrastructure.
- Deceleration in the issuance of new connection capacity because of the disparity between the growth of renewable energy sources and the expansion of power infrastructure.
- A drop in the number of new projects receiving permission to connect to the electrical grid due to the previously mentioned problems.

to the previously mentioned problems.

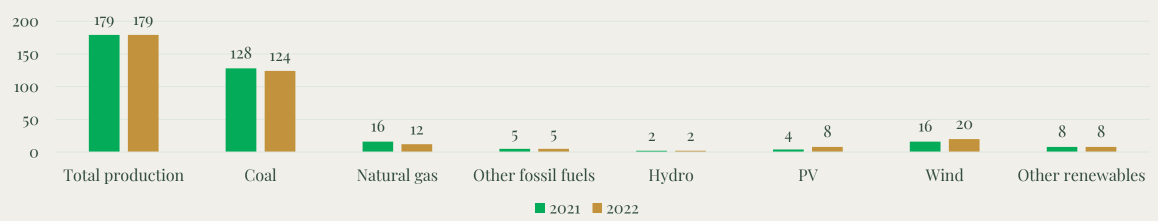
Electricity Generation in Poland

- Traditional Power Production:
 - Mainly utilizes coal, lignite, and natural gas as resources.
 - These traditional sources account for more than 80% of Poland's overall power output.
- In Poland, one MWh generated leads to 750 kg of greenhouse emissions.
- Average greenhouse emissions per MWh in the EU: 255 kg.
 - Lithuania registers an emission rate of 60 kg per MWh.

Challenges for Traditional Electricity Generation

- Even though there's been a notable move towards renewable energy sources such as solar and wind, they still stand as outliers in the overall power generation landscape.
- The energy sector in many regions has a legacy of aging infrastructure that dates back decades.
- The operational costs associated with these outdated technologies can be steep.
- The European Emission Trading Scheme (ETS) reduces the efficiency of traditional power sources

Electricity production in Poland, TWh



Source: International Energy Agency, International Renewable Energy Agency

Polish solar PV market (3)

Trends of acquisitions of solar PV portfolios

- Diverse range of investors involved in M&A activities, from local companies to international entities, indicating a broad interest in the Polish solar PV market.
- The size of the solar PV portfolios being acquired varies significantly, from smaller deals like 14MW to larger acquisitions in the gigawatt range.
- According to the Group, the average market price range for an RtB project could be around EUR 140k 200 / MW, while range for operational assets could be around EUR 900k 1050k / MW.

Investor	Seller	Portfolio	Region	Date
ONDE SA	Oze Holding Ltd	23 MW	Undisclosed	2023-07-07
Spectris Energy	Emeren Group Ltd	58 MW	Undisclosed	2023-05-30
hep global GmbH	Nebo Solar Sp	100 MW	Undisclosed	2023-04-19
OX2 Group AB	Power Station	100 MW	Undisclosed	2022-12-21
Undisclosed	SINO-CEEF Capital Management Co Ltd	51 MW	Undisclosed	2022-10-17

Source: Mergermarket

Financing need and repayment

Reason for the Bond issue

- Growing number of projects with reached Ready-to-Build stage
- Increasing share of projects sold on operational stage
- Diversifying sources of working capital financing

Use of proceeds

- Further financing of project portfolio development costs
- · Working capital

Bonds repayment

Within the next 12 months after the bond issue "Sun Investment Group" plans to implement one or several of the following alternatives that would generate more than sufficient cash inflows for bond repayment:

- Up to 60 MW of operational small-scale project sales in Poland, which would bring >EUR 50 M of proceeds.
- Forward COD (operational stage) sale from larger-scale projects (in total up to 230 MW) in Poland, which would bring advance payments and/or construction debt
- Forward COD sale of 100 200 MW in Italy
- New project/corporate bond issue as there is a big project pipeline that continues to mature, meaning more free value to monetize via M&A (as is, RTB or forward COD) or debt



Collateral overview

Collateral will include shares of SIG's SPVs companies in Italy, consolidating more than 300MW of Italian PV projects

Pledged Italian SPVs shares

- The Issuer is the main group company registered in Lithuania, which directly owns shares of SIG Project Italy 3 S.r.l., SIG Project Italy 4 S.r.l. and SIG Project Italy 5 S.r.l.
- Shares will be pledged for the benefit of Bondholders (first ranking). The SPVs have no 3rd party debts and a commitment not to take any debt until the Bonds Maturity Date.
- The SPVs own a total of 340 MWp of solar projects in Italy at different stages of project development (pre-"ready to build" - from land lease to accepted grid connection conditions).
- Portfolio is worth close to EUR 12.3M, based on Group's knowledge of market prices and development stage of each particular project – EUR 25k/MW for securing land and EUR 6ok/MW for securing land + grid connection.
- The portfolio value is going to increase until maturity as the projects reach new development phases. All projects are expected to reach grid connection with multiple also gaining positive Environmental Impact Assessment, which would correspond to a total value of collateral of more than EUR 20M.

PV projects in the pledged SPV companies (SIG Project Italy 3 S.r.l. and SIG Project Italy 4 S.r.l., SIG Project Italy 5 S.r.l.)

					Development status*				
Project no.	Capacity (MWp)	Ha in contract	Region	Land secured (and grid applied)	Grid conditions obtained	Environmental Impact Assessment obtained	RTB Date	Internally estimated value, kEUR	
1	4.4	25.0	Sardinia	2022 Jul	2023 Nov	2024 Nov	2026 Jan	111	
2	153.9	213.0	Apulia	2023 Mar	2023 Dec	2025 May	2026 Jul	3,847	
3	24.9	66.6	Sardinia	2022 May	2022 Sep	2024 Aug	2025 Nov	1,495	
4	33.1	98.5	Apulia	2022 Sep	2023 Feb	2024 Sep	2025 Dec	1,985	
5	9.7	23.1	Apulia	2022 Oct	2023 Feb	2024 Sep	2025 Dec	583	
6	20.5	37.4	Apulia	2022 Oct	2023 Feb	2024 Sep	2025 Dec	1,231	
7	14.8	31.0	Sardinia	2022 Dec	2023 Mar	2024 May	2025 May	887	
8	3.8	7.7	Lazio	2022 Sep	2023 Nov	N/A**	2025 Mar	94	
9	10.8	16.0	Sicily	2022 Dec	2024 Jan	N/A**	2025 Nov	270	
10	49.1	132.5	Piedmont	2023 Jun	2023 Dec	2025 May	2026 Jul	1,228	
11	5.7	27.5	Apulia	2023 Jun	2023 Feb	2024 Sep	2025 Dec	341	
12	9.3	21.3	Emilia- Romagna	2023 Jul	2023 Dec	N/A**	2024 Jun	232	
TOTAL				,				12,304	

^{*}The green color shows that the development stage is already completed. The grey color indicates the expected dates when the stage should be completed



^{**}These projects are developed through a different mechanism, which does not require Environmental Impact Assessment



Historical financial information (I)

Issuer's consolidated audited profit (loss) statement

Consolidated profit (loss) statement, kEUR	20211	2021 ^{1, 2} (restated)	2022	2023 H1 ²
Revenue	39,000	28,507	23,554	6,613
Cost of sales	-28,693	-19,943	-22,970	-5,105
Gross profit	10,307	8,564	584	1,508
Other activity income	54	54	170	83
Other activity expenses	-21	-21	-186	-13
Selling expenses	-309	-309	-71	0
Administrative expenses	-8,807	-2,205	-2,816	-953
Operating profit (loss)	1,224	6,083	-2,320	625
Profit (loss) on disposal of investments into				
subsidiaries	659	659	642	-
Finance income	88	87	209	183
Finance costs	- 1,179	-1,177	-613	-179
Result from financing activities	-1,091	-1,090	-403	4
Operating profit (loss) before tax	792	5,652	-2,082	629
Corporate income tax	-333	-333	-210	285*
Net profit (loss)	459	5,319	-2,292	914
EBITDA	1,475	6,336	-2,096	854

¹The 2021 revenue figures have been recalculated in the financial statements. Considering the specifics of the business model, the Group's Management revised the applied accounting methodologies for revenue recognition in financial statements in 2022 and to recalculated in the comparative figures of 2021, the articles of "Revenue" – 10 492,5 thousand Eur, and "Cost of sales" – 8 750,30 thou Eur, "Contractual assets" – 1,742 thousand EUR in accordance with the 15th IFRS.

The 2021 administrative expenses figures have been recalculated in the financial statements. Considering the change in the business model and the assessments made regarding the possibilities of obtaining future economic benefits, in 2022 the Group Management reviewed the applied development works and cost accounting methodologies and decided to reclassify 6,602 thousand Eur in the comparative figures of 2021 from "Administrative expenses" to "Fixed intangible assets" according to IAS 38

Comments

- In 2022 the Issuer recorded a consolidated loss due to significant investments in expansion of project portfolio, which will be realized (exited) in the coming 2-3 years.
 - As a development company SIG has high upfront costs (development and admin team payroll, various deposits and other)
 - At the same time, it can take more than two years to develop a from greenfield
 - Projects are usually sold in "batches", which might not occur every year

² Results are not audited

^{*}Change in deferred income tax

Historical financial information (II)

Issuer's consolidated audited balance sheet statement - assets

Consolidated balance statement, kEUR	20211	2021 ^{1, 2} (restated)	2022	2023 H1 ²
Property, plant and equipment	2,002	2,002	2,724	3,841
Investment property	_	-	_	_
Intangible assets	535	12,196	30,458	33,656
Granted long-term loans and long-term deposits	97	97	514	257
Other investments	3	3	_	_
Trade and other receivables	111	112	_	_
Deferred income tax asset	2	2	5	5
Total non-current assets	2,750	14,412	33,702	37,759
Loans granted and term deposits	95	95	60	30
Other investments	_	-	_	_
Inventories	8,816	8,815	1,499	2,363
Trade and other receivables	2,277	2,276	1,859	775
Contract assets	4,396	2,654	2,261	1,597
Prepayments, deferred costs and accrued income	2,739	2,739	2,508	2,141
Advance corporate income tax	165	166	9	_
Cash and cash equivalents	667	667	3,173	4,787
Assets held for sale	_	-	_	_
Total current assets	19,155	17,412	11,368	11,693
TOTAL ASSETS	21,905	31,824	45,070	49,452

¹ The comparative figures have been recalculated in the financial statements. Considering the specifics of the business model and the assessments made regarding the possibilities of obtaining future economic benefits, in 2022 the Group Management reviewed the applied development works and cost accounting methodologies and decided to reclassify EUR 6,602 thousand in the comparative figures of 2021 from "Administrative expenses" to "Fixed intangible assets" according to IAS 38.

The comparative figures have been recalculated in the financial statements. Considering the change in the business model, the Group's Management revised the applied accounting methodologies for revenue recognition in financial statements in 2022 and to recalculated in the comparative figures of 2021, 1,742 thousand EUR, the articles of "Net profit" and "Contractual assets" in accordance with the 15th IFRS.

Comments

- 2.7 GW of developments portfolio, according to IFRS guidelines, is valued at cost and is recorded as "intangible assets". The balance sheet value of these assets is then EUR 30M as of end of 2022.
- According to the Group's internal estimates, the market value of this portfolio could be around EUR 80M.

² Results are not audited

Historical financial information (III)

Issuer's consolidated audited balance sheet statement – equity and liabilities

²⁰²¹ (2021 ¹ restated)	2022	2023 H1 ¹
101	101	101	101
-	-	10	10
-	_	_	_
-15	-14	- 51	-50
908	10,826	8,525	9,439
994	10,913	8,584	9,500
-54	-54	_	_
940	10,859	8,584	9,500
235	235	96	20,243
231	231	24,466	_
-	-	_	3
-	_	576	291
-	-	_	249
466	466	25,138	20,786
2,492	2,492	3,955	14,945
10,844	10,843	3,621	_
354	354	_	13
1,502	1,503	1,538	2,986
246	246	161	159
697	697	677	629
4,364	4,364	1,396	434
20,499	20,499	11,348	19,166
20,965	20,965	36,486	39,952
21,905	31,824	45,070	49,452
	10115 908 994 -54 940 235 231 466 2,492 10,844 354 1,502 246 697 4,364 20,499 20,965	101 101 101 -	2021 (restated) 2022 101 101 101 - - 10 - - - -15 -14 -51 908 10,826 8,525 994 10,913 8,584 -54 -54 - 940 10,859 8,584 235 235 96 231 231 24,466 - - - - - - - - - 466 466 25,138 2,492 2,492 3,955 10,844 10,843 3,621 354 354 - 1,502 1,503 1,538 246 246 161 697 697 677 4,364 4,364 1,396 20,499 20,499 11,348 20,965 20,965 36,486

Information about debts

As of 30 September 2023, on a consolidated level the total financial debts of the Issuer were equal to 32 894 999 EUR, comprising of

- 13,864,273 EUR debts payable within 1 year and
- 19,030,726 EUR debts with longer maturity.

Out of total financial debt

- 29,198,717 EUR is secured with a pledge of shares of subsidiary companies;
- 3,493,163 EUR is secured by pledge of Eternia Solar LT (EPC company) inventories, receivables and promissory note:
- 203,120 EUR of debt is unsecured.
- 3,513,459 EUR of debt is received from credit institutions,
- 29,381,540 EUR of debts is payable to non-credit institution debt providers.
- Majority of financial debt are private loans for development purposes, issued on project company level (in Poland)

Historical financial information (IV)

Issuer's standalone audited profit (loss) statement

Standalone profit (loss) statement, kEUR	2021	2022	2023 H11
Revenue	915	1,215	604
Cost of sales	_	-40	_
Gross profit	915	1,175	604
Other activity income	847	15	40
Other activity expenses	_	-2	-2
Selling expenses	-145	-38	29
Administrative expenses	-1,614	-1,443	-553
Impairment loss on trade receivables and contract assets	_	-	-
Operating profit (loss)	3	-293	118
Finance income	6,586	813	893
Finance costs	-194	-666	-677
Share of profit of associated or jointly controlled entities	_	-	-
Operating profit (loss) before tax	6,395	-146	334
Corporate income tax	7	-	-
Net profit (loss)	6,402	-146	334
EBITDA	6,656	599	562

¹Results are not audited

Historical financial information (V)

Issuer's standalone audited balance sheet statement

Standalone balance statement, kEUR	2021	2022	2023 H1 ¹
Property, plant and equipment	157	97	47
Investment property	_	_	
Goodwill	_	_	_
Intangible assets	3	1	_
Granted long-term loans and long-term deposits	6,186	19,472	24,692
Other investments	181	85,632	86,182
Trade and other receivables	_	13	-38
Deferred income tax asset	_	_	_
Total non-current assets	6,526	105,215	110,883
Loans granted and term deposits	1,139	108	108
Other investments	_	_	_
Inventories	33	30	31
Trade and other receivables	8,030	901	2,684
Contract assets	_	1,207	_
Prepayments, deferred costs and accrued income	159	164	122
Advance corporate income tax	78	_	_
Cash and cash equivalents	14	13	19
Assets held for sale	-	_	_
Total current assets	9,453	2,423	2,964
TOTAL ASSETS	15,979	107,638	113,847

TOTAL EQUITY AND LIABILITIES	15,979	107,638	113,847
Total liabilities	9,074	18,636	24,506
Total current liabilities	5,697	1,559	1,630
Trade and other payables	337	894	1,076
Employment related liabilities	70	_	-3
Prepayments received, accrued liabilities and deferred income	3,766	621	557
Other borrowings	1,465	_	_
Bank loans and lease liabilities	59	44	_
Total non-current liabilities	3,377	17,077	22,876
Other borrowings	3,332	17,077	22,876
Bank loans and lease liabilities	45	_	_
Total equity	6,905	89,002	89,341
Non-controlling interest	_	_	-
Retained earnings (loss)	6,804	6,648	6,986
Currency exchange translation reserve	_	_	-
Revaluation reserve	_	82,243	82,244
Legal reserve	_	10	10
Authorised capital	101	101	101

¹Results are not audited



Holding company risk

The Issuer is the holding company of the Group. The principal assets of the Issuer are the equity interests it directly or indirectly holds in its operating subsidiaries and loan balances receivable from Group entities. As a result, the Issuer is largely dependent on loans, interest, dividends, and other payments from its subsidiaries to generate the funds necessary to meet its financial obligations, including the payment of interest and principal to its creditors, including the holders of the Bonds. The ability of the Issuer's subsidiaries to make such distributions and other payments depends on their earnings and may be subject to statutory or contractual restrictions. Consequently, if amounts that the Issuer receives from its subsidiaries are not sufficient, the Issuer may not be able to service its obligations under the Bonds.

Risks Relating to the Group's Business in Solar Electricity Generation Projects

The Group invests in and plans to continue to invest in electricity generation projects that depend on solar resources. Market valuation of solar power plant projects developed by the Group depends on expected electricity generation of solar power plants which depends largely on the amount of solar irradiance available to such solar facilities. These resources are outside of the Group's control and may vary significantly over time. General meteorological conditions such as seasonal changes in resources are complex and difficult for the Group to predict, especially since exceptionally poor meteorological conditions may lead to one-time drops in production levels and in the associated levels of revenue generated by solar power plant projects. If unfavourable meteorological conditions were to continue over the long term, they could negatively affect the profitability of impacted projects. To the extent that climate change causes variations in cloud cover, it may have an adverse effect on the Group's assets and business. Insufficient solar irradiance could lead to a decrease in the generation of electricity. The Group bases projected electricity production of developed solar PV projects in part upon statistical studies of historical weather conditions at its sites. Unfavourable weather conditions, changes in climate, technological failures and significant discrepancies between estimates and actual electricity production may have a material adverse effect on the Group's business, financial condition, results of operations or prospects

The Group's business, financial condition and operating results are affected by macroeconomic trends in the markets in which it operates

The Group's business is influenced by macroeconomic factors affecting the economies of the markets in which it operates (namely, Poland, Italy, as well as the Baltic States). Further, the Group's business is also impacted by macroeconomic factors affecting the Nordic, and the Eastern and Central Europe countries. Generally, there is a positive correlation between energy prices in a given region and the level of demand. One driver of energy demand is economic output: greater economic output can lead to increased demand for energy, since prices often reflect the state of the economy as a whole. For example, the price of electricity rose in the six months ended 31 December 2021 as compared with the equivalent period in 2020 due to higher demand arising from the combined impact of COVID-19, the decreased supply from hydropower plants in the Nordics, and the cold weather during winter.

Also, COVID-19 and similar level global pandemics pose various supply-chain risks for the operations of the Group, primarily the development and construction schedules of renewable energy projects. In the solar energy sector, the module ordering price is greatly affected by the desired delivery term, i.e., short-term delivery price will be significantly higher than the price for long-term delivery schedules. Thus, supply-chain bottlenecks caused by global pandemics can not only delay the development of renewable energy projects, but also increase overall costs for it.

In addition, in February 2022, the Russian Federation invaded Ukraine. The military actions affect not only the economy in Ukraine, Russia and Belarus, but also the European Union and global economy. The situation in Ukraine is extremely volatile and inherently uncertain. Currently, considering the ongoing and dynamic nature of the situation, a reliable estimate of the financial and non-financial impact cannot be presently made, although such macroeconomic events pose similar supply-chain risks similar to those of a global pandemic.

Such macroeconomic trends in the countries in which the Group operates, and in Europe more broadly, have a significant impact on the Group's business and financial position and any negative macroeconomic trends could have a material adverse effect on the Group's business, financial condition, results of operations or prospects.

Interest rate risk

Most of the Issuer's Group borrowings have fixed interest rate. However, for EUR 6.8 M the Issuer's Group is exposed to interest rate risk, which mainly arises from 2 borrowings at variable interest rates comprising 6-month EURIBOR rate and a margin. Variable interest rates expose the Issuer's Group to a very limited risk that financing costs might increase significantly as EUR benchmark rates rise

Unfavourable changes in existing regulations or government policies in support of renewable energies could significantly affect the performance of the Group's existing operations

The Group's activities are to a significant extent dependent on incentive-based public policies in the countries in which the Group operates, which aim to promote the production and sale of energy from renewable resources. These policies and mechanisms typically enhance the commercial and financial viability of renewable energy installations. Changes in the regulatory environment and the government subsidies for renewable energy production could distort supply and demand-based prices, reduce the profitability of projects, or otherwise have a material adverse effect on the Group's business, financial condition, results of operations or prospects.

The continuing availability of subsidy programmes for the renewable energy sector in which Group operates depends on political and policy developments relating to environmental concerns in a given country or region, which can be affected by a wide range of factors, including macroeconomic conditions in the relevant country or region, changes in governments and lobbying efforts by various affected stakeholders (including the renewable energy industry), other producers and consumers of electricity, environmental groups, agricultural businesses and others.

Any reversal of, or unfavourable changes to, such governmental incentive policies or interpretive ambiguities and uncertainties around their implementation (including, but not limited to, those described above) could have a material adverse effect on the Group's business, financial condition, results of operations or prospects.

The Group's development plan is capital-intensive and subject to uncertainty

The Group operates in a capital-intensive industry and any new development projects will require substantial investments. The Group expects to make significant capital expenditures in the short- and medium-term to further develop its current projects' portfolio indicated in the Group's corporate structure below. If the Group decides to proceed with any of these or other new investments, new funding would have to be secured. There is no certainty that the Group will be able to procure funding on acceptable terms, if at all.

The Group's success in implementing its strategy will depend on, among other things, its ability to identify and assess potential investments, successfully finance and integrate such investments, control costs and maintain sufficient operational and financial controls. The Group's expenditure is and will continue to be made on the basis of forecasts of production and projected prices of electricity. The Group also makes certain assumptions regarding longterm interest rates and electricity prices in its decisions on making capital expenditures, These forecasts, judgments and assessments may be inaccurate, which could undermine the economic viability of such investments and could have a material adverse effect on the Group's business, financial condition, results of operations or prospects. In addition, some of the Group's development projects and prospects may require greater investment than currently planned. Moreover, certain newly constructed facilities and projects may not perform as expected. The Group forms its expectations around the performance of new facilities and projects based on assumptions, estimates, data provided by third parties and experience with similar assets that the Group has previously managed. The ability of these assets to meet the Group's performance expectations is subject to the risks inherent in newly constructed solar plants, including, but not limited to, degradation of equipment in excess of the Group's expectations, system failures and outages.

Such matters arising during development stages may result in delays or additional costs that could render the projects less competitive than the Group initially anticipated and the Group's actual capital expenditure may differ from anticipated figures. This may adversely affect the Group's ability to execute its investment plan and growth strategies. The foregoing could have a material adverse effect on the Group's business, financial condition, results of operations or prospects

The Group is materially dependent on licences, permits and authorisations from various regulators and expiry, revocation or inability to renew licences, permits or authorisations could have a material adverse effect on the Group

In connection with its activities, the Group is subject to significant demands with respect to obtaining permits, licences and authorisations required by applicable regulations and issued by national or local authorities. Depending on the country, these permits, licences and authorisations may take the form of urban planning authorisations (such as construction permits), mandatory environmental impact assessments or studies, production and operation authorisations, authorisations to connect to the grid, and other specific authorisations.

National governments and local authorities may, depending on the country, have a high degree of discretion in issuing such permits, licences and authorisations, and they may exercise their discretion arbitrarily or unpredictably. In addition, the multitude of government agencies involved may make the process of obtaining these authorisations long, complex and expensive. As a result, there can be no assurance that the Group will obtain the permits, licences and authorisations necessary for the construction of a given project or for the exercise of the business that it intends to conduct in a given country at a reasonable cost or within the expected time periods operations or prospects

The Group may not be able to complete projects under construction

All of the development and construction phase projects are subject to risks in the development and construction phase relating in particular to engineering and design, equipment supply and construction performance. The inability to complete construction, or to complete it on a timely basis, may result in contractual defaults, contractual liability payments, impairment of assets, loss of income or a reduction in the period of eligibility for specified tariffs as a result of a failure to meet certain milestones, among other adverse consequences. Eligibility for certain subsidies may be compromised or lost if assets are not commissioned on schedule, and time-consuming and costly litigation may result among the Issuer or other members of the Group and the parties participating in or financing the project's development. Projects may encounter a range of difficulties in the construction phase that result in delays or higher than expected costs that may not be fully covered or adequately addressed by performance guarantees from contractors, damages clauses or insurance.

The Group depends on financing from various sources, in particular external debt financing, for the development and construction of its projects and any additional indebtedness could have an adverse effect on the Group's operations and financial condition

The Group currently intends to finance a portion of its capital expenditures for the development and construction of its projects through debt financing. The Group's access to debt financing is subject to many factors, many of which are outside of the Group's control. For example, political instability, economic downturns, social unrest or changes in the regulatory environment in which the Group has or plans to have operations could increase the Group's cost of borrowing with respect to new financing arrangements or restrict the Group's ability to obtain debt financing. Access to debt financing may be further restricted by financial covenant obligations under the Group's existing financings. There can be no assurance that it will be able to arrange financing on acceptable terms, if at all.

The inability of the Group to obtain debt financing from banks and other financial institutions, or otherwise through the capital markets, could adversely affect its ability to execute its investment plan and growth strategies, which could have a material adverse effect on the Group's business, financial condition, results of operations or prospects. In addition, there is a risk that the companies of the Group will fail to fulfil their obligations in time – this would have a negative effect on the operating profit of the Group. In case of late performance of a large part of obligations, the ordinary business of the Issuer and/or companies (directly or indirectly) owned by it may be disrupted, it may be necessary to search for additional sources of financing, which may be not always available.

Dependence on the team of top managers and key personnel

The Group's success and its ability to carry out its growth initiatives depend on qualified executives and employees, in particular certain executive officers of the Issuer and employees with special expertise in the development, financing, engineering, construction, operation and maintenance of projects. Given their expertise in the industry, their knowledge of the Group's business processes and their relationships with the Group's local partners, the loss of the services of one or more of these individuals could have a material adverse effect on the Group's business, financial condition, results of operations or prospects.

Furthermore, as the Group expands its operations, portfolio and geographic footprint, the Group's operating success and ability to carry out its business plan depend in a large part upon its ability to attract and retain additional qualified personnel who have specific technical or industry expertise, including people in the locations where the Group has operations. The Group is also routinely required to assess the business, financial, legal and tax impacts of the complicated business transactions that the Group enters into, whether in connection with evaluating and developing new projects or overseeing asset construction and operation. The success of these projects is dependent on hiring and retaining personnel with sufficient expertise to allow the Group to accurately and timely complete its analysis and reporting requirements. There is significant competition in the renewable energy industry in attracting qualified personnel with the necessary expertise, and there can be no assurance that the Group will be able to hire a sufficient number to support its business plan and growth. The inability to attract and retain qualified personnel could have a material adverse effect on the Group's business, financial condition, results of operations or prospects.

Additionally, from time to time, executives and other employees with technical or industry expertise may leave the Group. The Group's failure to promptly appoint qualified and effective successors for such individuals or inability to effectively manage temporary gaps in expertise or other disruption created by such departures, could have a material adverse effect on the Group's business, financial condition, results of operations or prospects.

Dependence on IT

The Issuer's Group is dependent on an efficient and uninterrupted operation of its information and communication systems. Information and communication systems are generally prone to failures, damage, power outages, computer viruses, cyberattacks (risk increased due to war in Ukraine), fire and similar events. Failures or interruptions in the operation of the computer and data processing systems used by the Issuer's Group could result in interruption or loss of business and/or cause reputational damage to the Issuer's Group. This could have a material adverse effect on the net assets, financial position, and financial performance.

The Group is subject to risks related to ethical misconduct or breaches of applicable laws by its employees and suppliers

The Group has implemented compliance policies and procedures with respect to applicable anti-corruption laws. However, there can be no assurance that all of the Group's employees and suppliers will not violate the Group's policies or applicable laws. Any incidents of ethical misconduct or non-compliance with applicable laws and regulations, including anti-corruption, sanctions, anti-money laundering or other applicable laws, by the Group's employees may subject the Group to significant fines or may lead to other consequences, such as damage to the Group's reputation. Any such non-compliance could have a material adverse effect on the Group's business, financial condition, operating results and prospects

Risk Factors associated with the Bonds

Credit Risk

Credit risk should be assessed as the possibility that the Issuer may become insolvent, go bankrupt, or have its operations suspended or terminated, making it impossible to redeem the Bonds and (or) to pay accrued interest to the Bondholders. Thus, an investment into the Bonds is subject to credit risk of the Issuer that the Issuer may fail to meet its obligations arising from the Bonds in a duly and timely manner. The issuer's ability to meet its obligations arising from the Bonds and the ability of the Bondholders to receive payments arising from the Bonds depends on the financial position and the results of operations of the Issuer.

Liquidity Risk

The Bonds will be distributed through public placement and although the Issuer intends to apply for the listing of the Bonds in the First North of Nasdaq Vilnius alternative market, there is no guarantee that such listing shall be approved, and the Bonds will be listed. Even if the Bonds are listed, and even more so in case they are not listed, a liquid secondary market for the Bonds is not guaranteed. Bondholders might bear a loss due to not being able to sell the Bonds on the secondary market or having to have to sell them at an unfavourable price.

Inflation Risk

Inflation reduces the purchasing power of a Bonds future coupons and principal. Inflation may lead to higher interest rates which could negatively affect the Bonds price.

Collateral Risk

The Bonds will be secured by a pledge of the shares of the Issuer's certain subsidiaries. Apart from the Collateral referred to above, there are no other collateral or guarantees of the Issue issued by third parties. The Collateral securing the Issue does not guarantee that, in the event of a default by the Issuer, the Collateral will be capable of being realised in such manner or that the liquidation value of the Collateral will be sufficiently high to satisfy in full all the claims of the Bondholders.

Regulatory and withholding tax Risk

The principal and interest on the Bonds will be payable in full without withholding tax, except to the extent that such withholding tax is required by law. In such case, the Issuer will, subject to customary exceptions, pay additional amounts so that the Bondholder receives as much as the Bondholder would have received if no withholding tax had been required to be withheld under the law. Moreover, any changes to the laws and other legal acts applicable in the Republic of Lithuania and/or the Bondholder's domicile, or the implementation of any new laws or other legal acts may cause additional expenses or taxes and/or reduce return on investment for the Bondholders. From the Investors perspective, risk of alterations in tax regime could affect the value of the interest income. The Issuer shall not compensate Investors for any losses related to changes in tax regime.

Decisions on Bondholder meeting

The Republic of Lithuania Law on Protection of Interests of Bondholders of Public Limited Liability Companies and Private Limited Liability Companies shall apply to the Bonds issue. The Law provides the opportunity to address specific questions at meetings of Bondholders. To adopt a decision at a Bondholders' Meeting, all Bondholders don't need to be present and for all Bondholders to vote on the decision. Accordingly, decisions taken at a Bondholders' Meeting will apply and be valid for all Bondholders, even those who were not present when the decision was taken or who voted against such decision.

Interest rate Risk

The Bonds pay fixed interest on their outstanding nominal value. The investor is exposed to the risk that the value of the Bonds will decrease due to changes in market interest rates. Although the nominal interest rate on the Bonds is fixed until maturity, prevailing capital market interest rates change daily. If the market interest rate increases, the market value of the Bonds may decrease.

Carve out under covenant - Change of Control Event over Key Subsidiaries

The change of ownership of shares in Subsidiaries UAB "SIG Poland 3" (registration No. 305515402), SIG Poland 4, UAB (registration No. 305863711) and Sig AssetCo, UAB (registration No. 305925508) because of enforcement process under the Current Shares Pledge Agreements will not constitute a breach of Change of Control Event over Key Subsidiaries under the Terms and Conditions.

Pledge of SIG Poland 4, UAB shares

SIG Poland 4, UAB shares are pledged under the following pledge agreements:

- a) Contractual pledge signed on 29 March 2022, Notarial register No. JŠ-3697 and all amendments to the contractual pledge
- b) Contractual pledge signed on 27 June 2022, Notarial register No. JŠ-6933 and all amendments to the contractual pledge
- c) Maximum contractual pledge agreement signed on 9 February 2023, Notarial register No. JŠ-1634 and all amendments to the pledge agreement

Conditions of the pledges listed above:

- a) Creditor Eiffel Investment Group SAS, a French simplified joint stock company, identification number 510 813 991, acting as security agent for the secured parties
- b) Principal amount of the secured obligation EUR 14,000,000;
- c) Maximum amount pledge securing payment of penalties EUR 2,800,000
- d) Term of fulfilment of the secured obligation: two years after the execution of the secured agreement
- e) Secured agreement the bond subscription agreement relating EUR 14,000,000 concluded on 4 April 2022
- f) Secured parties: (i) Eiffel Energy Transition Fund S.L.P., a French limited partnership, identification number RCS 828 380 600; (ii) Eiffel Energy Transition Fund II S.L.P. a French simplified joint stock company, identification number RCS 890 171 465; (iii) Maif Rendement Vert, a *fonds commun de placement a risque* regulated under the laws of France, identification number FCR20200016

Pledge of SIG AssestCo, UAB shares

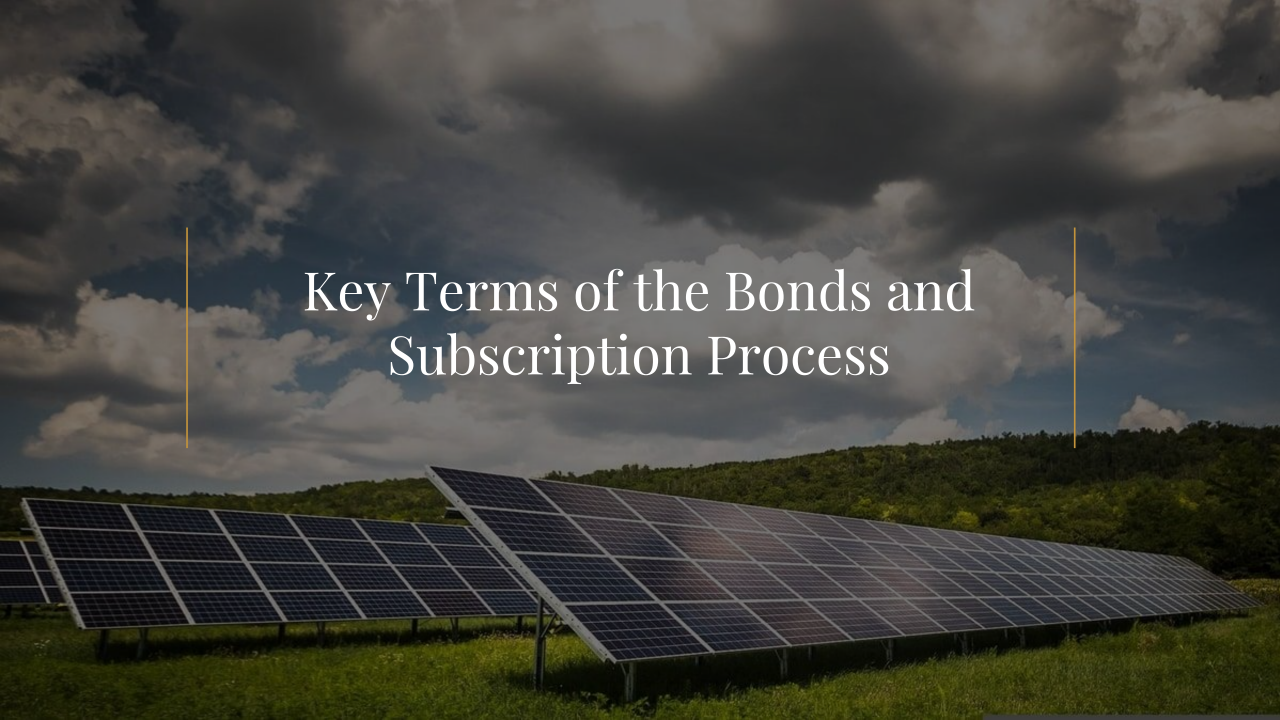
Shares of Sig AssetCo, UAB are pledged under Maximum conditional contractual pledge agreement signed on 1 December 2022, Notarial register No. JŠ-12650 and all amendments to the contractual pledge. Conditions of the pledge agreement:

- a) Creditor Eiffel Investment Group SAS, a French simplified joint stock company, acting as security agent for the secured parties
- b) Principal amount of the secured obligation EUR 15,900,000
- c) Maximum amount pledge securing payment of penalties EUR 6,360,000
- d) Term of fulfilment of the secured obligations 30 months after the execution of the secured agreement
- e) Secured agreement the bonds subscription agreement relating to EUR 15 900 000 bonds concluded on 9 November 2022
- f) Secured parties: (i) Maif Rendement Vert, a *fonds commun de placement a risqu*e regulated under the laws of France, identification number FCR20200016; (ii) Allianz Transition Energetique, a *fonds commun de placement a risqu*e regulated under the laws of France, identification number FCR20210005; (iii) Eiffel Infrastructure Vertes, a *fonds commun de placement a risqu*e regulated under the laws of France, identification number FCR20220015

Pledge of UAB "SIG Poland 3" shares

Shares of UAB "SIG Poland 3" are pledged under the Maximum contractual pledge agreement signed on 13 January 2022, Notarial register No. JŠ-347 and all amendments to the pledge agreement. Conditions of the pledge agreement:

- a) Creditor FCPR Maif Rendement Vert, a *fond commun de placement a risque* regulated under the laws of France, identification number FCR20200016
- b) Principal amount of the secured obligations EUR 3,500,000
- c) Maximum amount of secured obligations EUR 1,400,000
- d) Term of fulfilment of the secured obligations until 15 December 2023
- e) Secured agreement bond subscription agreement relating EUR 3,500,000 bonds concluded on 12 January 2022



Terms Sheet of the Bonds (I)

Bonds	Secured Fixed Rate Bonds with the maturity of 12 months
Status of the Bonds	The Bonds constitute direct, secured, unconditional, and unsubordinated obligations of the Issuer which will at all times rank <i>pari passu</i> among themselves and at least <i>pari passu</i> with all other present and future unsecured obligations of the Issuer, save for such obligations as may be preferred by provisions of law that are both mandatory and of general application.
ISIN	LT0000313256
Specified Currency	Euro (EUR)
Issue Price	100% of the Nominal Amount
Nominal Amount (Denomination)	EUR 1,000
Issue Amount	Up to EUR 5,000,000
Issue Date	29 November 2023
Maturity Date	29 November 2024
Interest Rate	13% per annum
Interest Payment Date(s)	29 May, 2024 and 29 November, 2024

•	ACT/ACT ICMA
Fraction Collateral	The Bonds will be secured by the <i>first rank pledge</i> of 100% shares of the
Conacciai	paid-up share capital and voting rights of Issuer's Subsidiaries in Italy:
	SIG Project Italy 3 S r l registration No 05555130284 registered at address Largo degli Obizzi n 19 5 sotto, Albignasego Italy
	SIG Project Italy 4 S.r.l., registration No. 05555140283, registered at the address Largo degli Obizzi n.19/5, sotto, Albignasego, Italy
	SIG project Italy 5 S.r.l, (registration No. 05555230282, registered at the address Largo degli Obizzi n.19/5, sotto, Albignasego, Italy.
	The Collateral will be provided on the Issuer Date latest.
	The net proceeds from the issue of the Bonds will be used to finance
proceeds	the Group's working capital and further project portfolio development costs.
Early	None.
redemption	
Early	At 102% of the Nominal Amount only in case of De-listing Event or
	Listing Failure.
Investor Put	
option)	
•	Limits on Dividends; Restrictions on Disposal of Assets of Pledged
ndertakings	Subsidiary; Financial Indebtedness Restrictions on Pledged Subsidiary;
Events of	Change of Control Event over Key Subsidiaries; Financial Reporting.
	Non-payment; Breach of Collateral; Breach of Special Undertakings; Breach of other obligations; Liquidation; Insolvency; Insolvency
ueraurt	proceedings; Impossibility or illegality.
	proceedings, impossibility of inegality.

Terms Sheet of the Bonds (II)

Placement type Public offering in the Republic of Lithuania and in the Republic of Estonia.

Form of the Bonds The Bonds shall be issued as registered book-entry (dematerialised) securities as entries within Nasdaq CSD, which is regional Baltic central securities depository (CSD) with a business presence in the Republic of Lithuania, the Republic of Latvia and the Republic of Estonia. The Bonds shall be valid from the date of their registration until the date of their redemption. No physical certificates will be issued to the Investors. Principal and interest accrued will be credited to the Bondholders' accounts through Nasdaq CSD.

Certified Adviser Advokaadibüroo TGS Baltic AS, registration No 10288628, registered at address Tartu maakond, Tartu linn, Kaluri str. 2, 51004, Tallinn, the Republic of Estonia, represented by Dalia Augaitė, while providing services as the Certified Adviser.

Arranger FMJ "Orion securities", registration No 122033915, registered at address Antano Tuméno str. 4, Vilnius, the Republic of Lithuania.

Trustee UAB "AUDIFINA", registration No 125921757, registered at address A. Juozapavičiaus str. 6, Vilnius, the Republic of Lithuania.

Admission to To be admitted to the First North (Nasdaq Vilnius) Bond list within 3 months after the Issue Date. **Trading**

Subscription, allocation and settlement of the Bonds (I)

By subscribing the Bonds, each Investor confirms having read this Information Document, including Terms and Conditions, having accepted the Terms and Conditions set out in this Information Document and having made the subscription according to the terms herein.

Subscription of the Bonds

In order to subscribe to the Bonds, an Investor in Lithuania or Estonia must have a securities account with a financial institution that is a member of Nasdaq Vilnius or has relevant arrangements with a member of Nasdaq Vilnius. An Investor wishing to purchase Bonds should contact its financial institution and submit a subscription order (a "Subscription Order") using the Subscription Order forms and methods (e.g. physically at the client service venue of the financial institution, over the internet or by other means) made available by the financial institution. Subscription Orders by the financial institution shall be filed through the Nasdaq Vilnius trading system Genium INET.

Bank charges or any other charges, including any applicable commissions of the relevant market institutions, relating to the payment of the subscription price shall be borne separately by the Investors. Such charges cannot be quantified by the Company or the Arranger.

Subscription period

From 30 October 2023 until 24 November 2023 15:30 (Vilnius time). Subscription to the Bonds by the Investor can be made during the Subscription Period only and the Investor may submit multiple Subscription Orders which shall be merged for the purposes of allocation.

Minimum number of the Bonds that could be subscribed by the Investor

1 (one) Bond

Minimum number of Bonds to 2 500 units be issued

If during the Subscription Period the Investors subscribed less than 2 500 Bonds, then the Issuer may decide that the Bond issue shall be deemed not to have occurred and shall be cancelled.

Subscription, allocation and settlement of the Bonds (II)

Change and Withdrawal of Subscription Orders

The Subscription Orders may be modified or withdrawn until the end of the day on which such Subscription Orders were entered. Subscription Orders entered on the last day of the Subscription Period can be modified or withdrawn until 15:30. A change of subscription will be subject to the same submission, processing and validation requirements as for the initial subscription. All fees payable in connection with an annulment of a Subscription Order shall be payable by the Investor according to the applicable price list of the financial institution or the relevant subscription place.

Subscription amount

The specific amount to be paid by the Investor under the Subscription Order to be calculated by multiplying the number of subscribed Bonds under the Subscription Order by the Issue Price per Bond.

Payment by the Investor

If Investor subscribes the Bonds through its financial institution, Investor must familiarize himself with the rules of that financial institution whether the payment for the submitted Subscription Orders will be exercised in the same manner as it would be applied by the Arranger (as described below).

If Investor submits the Subscription Order to Arranger, the Investor authorises and instructs the Arranger as financial institution operating such Investor's cash account linked to its securities account to immediately block the whole transaction amount on the Investor's cash account until the settlement is completed or funds are released in accordance with the terms set out in *Return of funds to Investors* below. The transaction amount to be blocked will be equal to the Subscription amount. Nonetheless, an Investor may submit a Subscription Order only when there are sufficient funds on the cash account linked to its securities account to cover the whole transaction amount for that particular Subscription Order.

Transaction related charges of the financial institution operating the Investor's securities account may also be blocked on the cash account as agreed between the Investor and the financial institution operating the Investor's securities account.

Allocation Date

27 November 2023

Subscription, allocation and settlement of the Bonds (II)

Allocation Rules

The Bonds will be allocated to Investors by the Issuer on the Allocation Date. Nonetheless, the final number of Bonds to be issued will be decided on the Allocation Date by the Issuer, based on the level of subscriptions. In addition, the number of Bonds to be allocated to each Investor shall be determined upon the discretion of the Issuer under pro-rata allocation principle. Accordingly, Investors who subscribe the Bonds may not receive all of the Bonds they have subscribed for and it is possible they may not receive any. In case the Investor has not been allocated any Bonds or allocation is less than the number of subscribed Bonds, the relevant amount shall be released in accordance with the terms set out in Return of funds to Investors.

Announcement

Announcement about allotment of the Bonds is made to the Investor's financial institution through Nasdaq CSD. The Investor's financial institution shall notify the relevant Investors about allotment of the Bonds pursuant to such financial institution internal documents and procedures and applicable law.

Payable amount for the allocated Bonds

The specific amount to be paid by the Investor for allocated Bonds which is calculated by multiplying the number of allocated Bonds to Investor by the Issue Price per Bond.

Return of funds to Investors If (i) the offering is cancelled in full or (ii) the Subscription Order is rejected or withdrawn by the Investor, or (iii) allocation is less than the number of the subscribed Bonds, the funds blocked on the Investor's cash account in excess of the payment for the allocated Bonds will be released a) by the Arranger as Investor's financial institution within five business days, or b) by any other Investor's financial institution defined period after the relevant event or settlement occurs. The Issuer and the Arranger will not be liable for the payment of interest on any amount for the time it is blocked

Settlement Date

Settlement Date is 29 November 2023. Settlement of the Bonds will be made through the Nasdag CSD settlement system, as DVP (Delivery versus payment) payments, in compliance with Nasdaq CSD rules.

The Bonds assigned to the Investor will be recorded in the Investor's securities account not later than within 3 (three) business days from the Settlement Date.

Rights provided by the Bonds

Bondholders shall have the rights provided in Law on Protection of Interests of Bondholders, the Civil Code, the Law on Companies and other laws regulating the rights of Bondholders, as well as the rights specified in the decision of the Sole Shareholder to issue Bonds. The Bondholders shall have the following main rights:

- 1) to receive nominal amount for available Bonds calculated in the currency of issue, provided the Bonds have been held until the Redemption Date as indicated in the Terms and Conditions of the Bonds;
- 2) to receive Interest during the Bonds validity period, to be paid on the days of Interest Payment Dates pursuant to the Terms and Conditions;
- 3) to sell or transfer otherwise all or part of the Bonds;
- 4) the Bonds cannot be converted into the Issuer's shares;
- 5) to bequeath all or part of owned Bonds to the ownership of other persons (applicable only towards natural persons);
- 6) to participate in the Bondholders' Meetings;
- 7) to vote in the Bondholders' Meetings;
- 8) to initiate the convocation of the Bondholders' Meetings following the procedure and in cases provided for in the Law on Protection of Interests of Bondholders;
- 9) to adopt a decision to convene the Bondholders' Meeting following the procedure and in cases provided for in the Law on Protection of Interests of Bondholders;
- 10) to obtain (request) the information about the Issuer, Bonds or other information related to the protection of his/her/its interests;
- 11) to receive a copy of the Agreement on Bondholders' Protection concluded between the Issuer and the Trustee;
- 12) other rights, established in the applicable laws, the Agreement on Bondholders' Protection or in the Terms and Conditions of the Bonds.



Agreements relating to the Bonds issue (I)

ON THE ISSUE AND DISTRIBUTION OF BONDS

By the Agreement dated 7 September 2023, the Company entrusted UAB FMĮ "Orion securities" (company code 122033915, registered office at Antano Tumėno str. 4, Vilnius, the Republic of Lithuania (referred as the "Dealer")), to act and perform the functions of the Arranger and the Settlement Agent in connection with the issuance of the Bonds.

Key Agreement terms:

By this Agreement, the Dealer undertakes to provide the Company with Bond underwriting services and to act as exclusive financial advisors about the offering and underwriting of the Bonds, as well as to open registration accounts for the issue of financial instruments and to represent the Company on Nasdaq CSD SE; The Dealer also undertakes to calculate the interest due to the Bondholders based on the list of Bondholders and the number of Bonds held by the Bondholders and to pay interest to the Bondholders out of the amount of the interest transferred by the Company to the Bank.

The parties under this Agreement undertake to use their best efforts and cooperate to make the Bond Offer successful. The Agreement shall remain in force until the parties have fulfilled their obligations under the Agreement.

ON PROTECTING THE INTERESTS OF BONDHOLDERS

On 20 October 2023, the Company entered into a service agreement with "Audifina", UAB (company code 125921757, registered office at A. Juozapavičiaus str. 6, Vilnius, the Republic of Lithuania (referred as the "Trustee")) for the protection of the interests of the Bondholders in relations with the Issuer.

Key Agreement terms:

Subject to this Agreement, laws and regulations, the Trustee undertakes to protect the rights and legal interests of all Bondholders in its relations with the Issuer, and the Issuer undertakes to pay the Trustee the remuneration set out in the Agreement.

The Agreement shall expire when the Issuer has fulfilled all obligations assumed in the issuance of the Bonds to the Bondholders; when the Trustee acquires the status of an entity in bankruptcy or liquidation or loses the right to provide services as a trustee of the Bondholder; and (or) in other cases provided for in the Agreement and (or) the laws of the Republic of Lithuania.

Agreements relating to the Bonds issue (II)

ON PROVISION OF THE SERVICES OF CERTIFIED ADVISER

By the Agreement dated 22 September 2023, the Company entrusted Law Firm TGS Baltic (registered office at Konstitucijos ave. 21A Vilnius, the Republic of Lithuania (referred as the "Certified Adviser")), represented by Dalia Augaitė, to provide the services of the Certified Adviser in connection with the issuance of the Bonds.

Key Agreement terms:

Law firm TGS Baltic undertakes to provide the services as the Certified Adviser, that the Bonds issued by the Issuer be admitted to the *First North* (Nasdaq Vilnius) Bond lists. The contract is valid until the first admission day in the *First North* (Nasdaq Vilnius).

Transactions with related parties

During 2022 and 2021, the main transactions with related parties undertaken by Group companies were obtaining loans from related parties, granting loans to Group companies and supplying goods.

The related parties of the Group are:

- Ultimate beneficial owner (shareholder) D. Varabauskas
- Parent company Sun Investment Group S.a.r.l.
- Group companies companies of Investment Group S.a.r.l.;
- Associated entities the list of companies is given in the General Information part of the explanatory Notes;
- Other related entities other undertakings controlled by Sun Investment Group S.a.r.l. shareholder, his family members and the management of the Group.

Remuneration and related taxes of the Group's key management personnel (kEUR):

	2022	2021
Employment related amounts calculated during the		
year:		
Key remuneration and related taxes	717	680
Number of key management personnel	8	6

The table below shows the transactions with related parties during the period ended 31 December 2022 (kEUR):

Related party	Receivables (including loans granted)	Payables (including loans received)	Sales of goods and services (including interest)	Purchases of goods and services (including interest)
Ultimate beneficial owner	60	108	4	_
Parent company	-	_	_	_
Group companies	1 030	(567)	102	(2)
Associated entities	-	-	-	<u>-</u>
Other related entities	674	(7)	2 066	(1 764)
Total	1 764	(466)	2 172	(1766)

The table below reflects transactions with related companies during the period ended 31 December 2021 (kEUR):

Related party	Receivables (including loans granted)	Payables (including loans received)	Sales of goods and services (including interest)	Purchases of goods and services (including interest)
Ultimate beneficial owner	86	-	7	-
Parent company	1	-	_	_
Group companies	532	(570)	11	-
Associated entities	-	_	-	_
Other related entities	-	_	-	-
Total	619	(570)	18	_

Other information

CONFIRMATION OF THE ISSUER ON THE ADEQUACY OF WORKING CAPITAL

In the opinion of the Issuer, the working capital of the Issuer is sufficient to satisfy the existing claims of the Issuer's creditors.

LEGAL PROCEEDINGS

Management of the Issuer is not aware of any other ongoing legal proceedings or legal proceedings during previous reporting periods against the Issuer, any insolvency applications, instituted insolvency proceedings, as well as any legal proceedings in connection with fraud, economic violations, or other violations. The Issuer is not engaged in or, to the Management's knowledge, has currently threatened against it any governmental, legal, or arbitration proceedings which may have, or have had during the 12 months preceding the date of this Information Document, a significant effect on Issuer's financial position or profitability.

LITIGATION STATEMENT OF THE EXECUTIVES OF THE ISSUER

As of the date of this Information Document, the CEO of the Issuer: (i) neither has had any convictions in relation to fraudulent or other economic offences; nor (ii) has held an executive function in the form of a senior manager or a member of the administrative management or supervisory bodies, of any company, or a partner in any partnership, at the time of or preceding any bankruptcy, receivership or forced liquidation; nor (iii) has been subject to any official public incrimination and/or sanction by any statutory or regulatory authority (including any designated professional body) nor has ever been disqualified by a court from acting as a member of the administrative, management or supervisory bodies of a company or from acting in the management or conduct of the affairs of any company.

OTHER POSITIONS HELD BY THE CEO

As of the date of this Information Document, the Issuer's CEO holds positions in the following entities that are not controlled by the Issuer - DAD 3 Limited Ltd (board member)



Other information

ISUER'S DIVIDEND POLICY

The Company has not paid dividends up to date of this Information Document and has no approved dividend policy.

EMPLOYEE INCENTIVE PROGRAMMES

The Company has no employees and therefore no employee incentive programmes.

AUDITOR OF THE ISSUER

Auditor of the Issuer is Crowe LT UAB, company code 124872054, Kalvarijų str. 99A, LT-08219 Vilnius, the Republic of Lithuania.

PROVISION OF INFORMATION TO BONDHOLDERS

Any information on the commencement and termination of the distribution of the Bonds and other events related to the distribution may be obtained from UAB FMĮ "Orion securities", the Issuer's agent for the Bond distribution, contacting via e-mail bonds@orion.lt or by telephone: +37052313840.

DOCUMENTS

This Information Document, and the Company's 2021 and 2022 Annual Audited Financial Statements, the 2021 and 2022 Annual Reports and the Auditor's Reports and Financial Statements are available for inspection at the Company's registered office at Gedimino ave. 44A-501, Vilnius, during the Company's business hours (from 9 a.m. to 6 p.m.). This information is also available on the Company's website: https://suninvestmentgroup.com/. These documents will be sent by e-mail upon personal request.

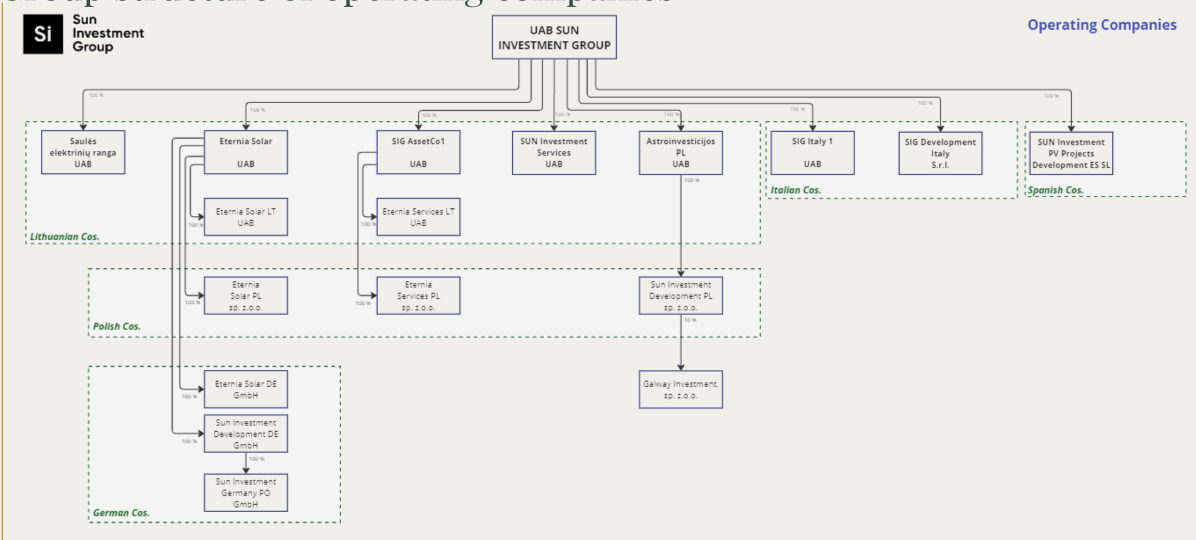
MATERIAL CONTRACTS

There are no contracts of the Issuer that exceed ten percent of the Issuer's equity capital.

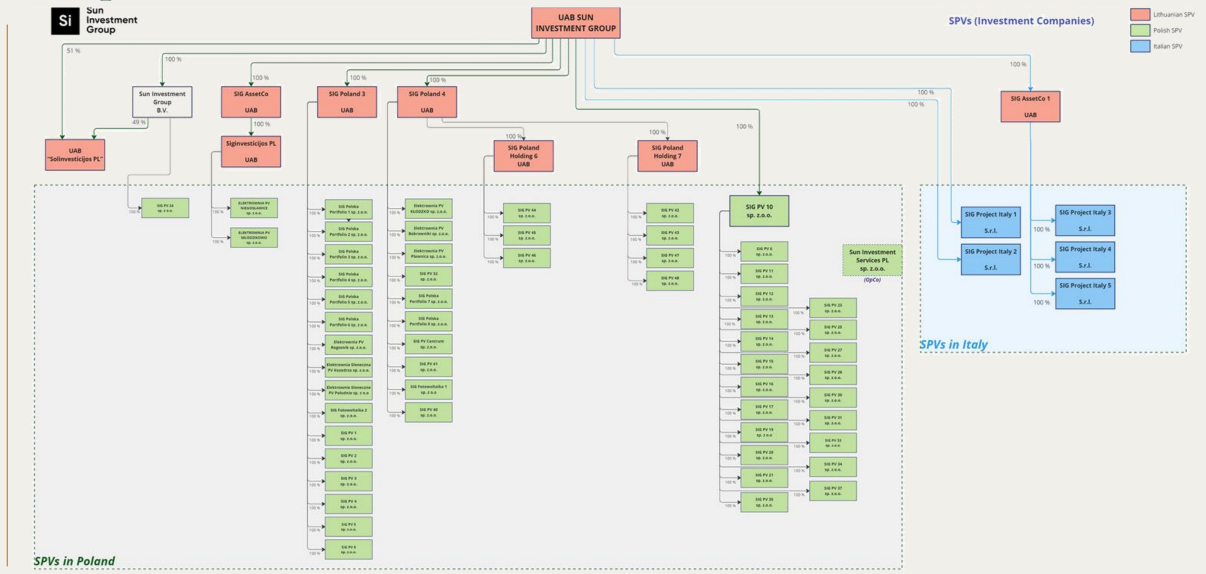


Annex 1

Group structure of operating companies



Group structure of SPVs



Annex 2

Terms and Conditions of Sun Investment Group, UAB for the issuance of up to EUR 5,000,000 of secured fixed rate bonds with the maturity up to 1 years

