

QUARTERLY REPORT OF FINTEL ENERGIJA A.D. FOR PERIOD ENDED 30 SEPTEMBER 2021

Belgrade, November 2021.

Pursuant to Article 53 of the Law on Capital Market (RS Official Gazette, No. 31/2011, 112/2015, 108/2016 and 9/2020) and pursuant to Article 5 of the Rulebook on the Content, Form and Method of Publiciation of Annual, Half-Yearly and Quarterly Reports of Public Companies (RS Official Gazette, No. 14/2012, 5/2015, 24/2017 and 14/2020), Fintel Energija ad from Belgrade (registration number 20305266) hereby publishes the following:

QUARTERLY REPORT OF FINTEL ENERGIJA A.D. FOR PERIOD ENDED 30 SEPTEMBER 2021

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- 1. QUARTERLY FINANCIAL STATEMENTS OF FINTEL ENERGIJA A.D. FOR PERIOD ENDED 30 SEPTEMBER 2021 (Balance Sheet, Income Statement, Report on Other Income, Cash Flow Statement, Statement of Changes in Equity, Notes to Quarterly Financial Statements)
- 2. BUSINESS REPORT (Note Business Report and Consolidated Business Report are presented as a single report and these contain information of significance for the economic entity)
- 3. STATEMENT BY THE PERSONS RESPONSIBLE FOR PREPARATION OF REPORT

QUARTERLY FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30 SEPTEMBER 2021

FINTEL ENERGIJA AD, BEOGRAD

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STAND-ALONE QUARTERLY FINANCIAL STATEMENTS PREPARED IN ACCORDANCE WITH THE LAW ON ACCOUNTING OF THE REPUBLIC OF SERBIA

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QUARTERLY STAND-ALONE BALANCE SHEET In RSD thousand

	AOP	Note	30 September 2021 (unaudited)	31 December 2020
A. SUBSCRIBED CAPITAL UNPAID	0001		-	-
B. NON-CURRENT ASSETS (0003 + 0010 + 0019+ 0024 + 0034)	0002		1,515,718	1,516,001
I. INTANGIBLE ASSETS (0004+0005+0006+0007+0008+00	09) 0003			
1. Development investments	0004			
2. Concessions, licenses, software and other rights	0005			
3. Goodwill	0006			
4. Other intangible assets	0007			
5. Intangible assets under development	0008			
6. Advances for intangible assets	0009			
II. PROPERTY, PLANT AND EQUIPMENT	0009			
(0011+0012+0013+0014+0015+0016+0017+0018)	0010		14	33
1. Land	0010			
2. Buildings	0011			
3. Machinery and equipment	0012		14	33
4. Investment property	0013		11	55
5. Other property, plant and equipment	0015			
6. Construction in progress	0015			
7. Investments in leased PP&E	0017			
8. Advances for PP&E	0018			
III. BIOLOGICAL ASSETS (0020+0021+0022+0023)	0019			
1. Forest farming	0020			
2. Livestock	0021			
3. Biological assets in production	0022			
4. Advances for biological assets	0023			
IV. LONG-TERM FINANCIAL INVESTMENTS				
(0025+0026+0027+0028+0029+0030+0031+0032+0033)	0024		1,515,704	1,515,968
1. Investments in subsidiary	0025	5	16,016	16,016
2. Investments in joint ventures	0026			
3. Investments in other legal entities and other available for sale financial assets	s 0027			
4. Long term investments in parent and subsidiaries	0028	6	1,499,688	1,499,952
5. Long-term investments in other related parties	0029			
6. Long-term investments – domestic	0030			
7. Long-term investments – foreign	0031			
8. Securities held to maturity	0032			
9. Other long-term financial investments	0033			
V. LONG-TERM RECEIVABLES				
(0035+0036+0037+0038+0039+0040+0041)	0034			
1. Receivables from parent company and subsidiaries	0035			
2. Receivables from other related parties	0036			
3. Receivables from sale of goods on credit	0037			
4. Receivables arising out of finance lease contracts	0038			
5. Claims arising from guarantees	0039			
6. Bad and doubtful receivables	0040			
7. Other long-term receivables	0041			
C. DEFFERED TAX ASSETS	0042			

QUARTERLY STAND-ALONE BALANCE SHEET (CONTINUED) In RSD thousand

(0044+0051+0059+0060+0061+0062+0068+0069+0070) I. INVENTORY (0045+0046+0047+0048+0049+0050) 1. Materials, spare parts and tools 2. Work in progress 3. Finished goods 4. Merchandise 5. Assets held for sale 6. Advances for inventory and services II. TRADE RECEIVABLES (0052+0053+0054+0055+0056+0057+0058) 1. Domestic trade receivables - parents and subsidiaries 2. Foreign trade receivables - parents and subsidiaries 3. Domestic trade receivables - other related parties 4. Foreign trade receivables - other related parties 5. Trade receivables - domestic 6. Trade receivables - foreign 7. Other trade receivables III. RECEIVABLES FROM SPECIFIC OPERATIONS	0043 0044 0045 0046 0047 0048 0049 0050 0051 0052 0053 0054 0055 0056 0057		(unaudited) 331,093 767 767	253,285 497 497
(0044+0051+0059+0060+0061+0062+0068+0069+0070)I.INVENTORY (0045+0046+0047+0048+0049+0050)1. Materials, spare parts and tools2. Work in progress3. Finished goods4. Merchandise5. Assets held for sale6. Advances for inventory and servicesII. TRADE RECEIVABLES(0052+0053+0054+0055+0056+0057+0058)1. Domestic trade receivables - parents and subsidiaries2. Foreign trade receivables - parents and subsidiaries3. Domestic trade receivables - other related parties4. Foreign trade receivables - other related parties5. Trade receivables - domestic6. Trade receivables - foreign7. Other trade receivablesIII. RECEIVABLES FROM SPECIFIC OPERATIONSIV. OTHER RECEIVABLES	0044 0045 0046 0047 0048 0049 0050 0050 0051 0052 0053 0054 0055 0056 0057		767	497
I. INVENTORY (0045+0046+0047+0048+0049+0050) 0 1. Materials, spare parts and tools 2. Work in progress 3. Finished goods 4. Merchandise 5. Assets held for sale 6. Advances for inventory and services II. TRADE RECEIVABLES (0052+0053+0054+0055+0056+0057+0058) 1. Domestic trade receivables - parents and subsidiaries 2. Foreign trade receivables - parents and subsidiaries 2. Foreign trade receivables - other related parties 4. Foreign trade receivables - other related parties 5. Trade receivables - domestic 6. Trade receivables - foreign 7. Other trade receivables III. RECEIVABLES FROM SPECIFIC OPERATIONS IV. OTHER RECEIVABLES IV. OTHER RECEIVABLES	0045 0046 0047 0048 0049 0050 0051 0052 0053 0054 0055 0056 0057		767	497
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 3. Domestic trade receivables - other related parties 4. Foreign trade receivables - other related parties 5. Trade receivables - domestic 6. Trade receivables - foreign 7. Other trade receivables III. RECEIVABLES FROM SPECIFIC OPERATIONS IV. OTHER RECEIVABLES 	0054 0055 0056 0057			
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6. Trade receivables – foreign 7. Other trade receivables III. RECEIVABLES FROM SPECIFIC OPERATIONS IV. OTHER RECEIVABLES	0057			
7. Other trade receivables III. RECEIVABLES FROM SPECIFIC OPERATIONS IV. OTHER RECEIVABLES				
III. RECEIVABLES FROM SPECIFIC OPERATIONS IV. OTHER RECEIVABLES	0058			
IV. OTHER RECEIVABLES	0059			
	0060	9	4,344	4,344
VETRANUAL ASSETS AT FAIR VALUE TAKUUGAT PROFIT UK	0061	-	1,011	
LOSS	0001			
(0063+0064+0065+0066+0067)	0062		103,784	60,097
1. Short-term loans and investments - parent companies and subsidiaries	0063	7	103,770	60,083
	0064			
· · · · · · · · · · · · · · · · · · ·				
	0065			
	0066			
	0067	0	14	14
	0068	8	3,592	1,757
	0069	9	9,729	9,386
	0070	9	208,877	177,204
	0071		1,846,811	1,769,286
	0072			324,521
A. EQUITY (0402+0411-0412+0413+0414+0415- 0416+0417+0420-0421)	0401		441,992	430,017
	0402		685,294	685,294
	0403	10	4,057	4,057
1	0404	10	1,007	1,007
	0405			
	0406			
	0407			
	0408			
	0409	10	681,237	681,237
	0410	10	001,207	001,207
	0410			
	0412			
	0413			
V. REVALUATION RESERVES FROM VALUATION OF	0413			
INTANGIBLES, PROPERTIES, PLANT AND EQUIPMENT VI. UNREALISED GAINS FROM SECURITAS AND OTHER				
COMPONENTS OF OTHER COMPREHENSIVE INCOME	0415			
VIL LINDEALIZED LOSSES EDOM SECURITIES AND OTHER				
COMPONENTS OF OTHER COMPREHENSIVE INCOME	0416			
	0417		11,975	
	0418		,	
1. Retained earnings from previous years	0419	10	11,975	
	0420		11,770	
2. Retained earnings from current year			255,277	255,277
2. Retained earnings from current year IX. NON-CONTROLLING INTEREST	0421		400,411	/
2. Retained earnings from current year IX. NON-CONTROLLING INTEREST X. LOSS (0422+0423)	0421 0422	10	255,277	219,550

QUARTERLY STAND-ALONE BALANCE SHEET (CONTINUED) In RSD thousand

	AOP	Note	30 September 2021	31 December 2020
			(unaudited)	
			(
B. LONG-TERM PROVISIONS AND LIABILITIES				
(0425+0432)	0424			696,390
I. LONG-TERM PROVISIONS				-
(0426+0427+0428+0429+0430+4031)	0425			
1. Provisions for warranty claims	0426			
2. Provision for environmental rehabilitation	0427			
3. Provisions for restructuring costs	0428			
4. Provisions for employee benefits 5. Provisions for litigations	0429			
6 Other long term word i	0430			
6. Other long term provisions II. LONG-TERM LIABILITIES	0431			
(0422+0424+0425+0426 area area	0.420			
(0433+0434+0435+0436+0437+0438+0439+0440)	0432			696,396
1. Liabilities convertible to equity	0433			
2. Liabilities to parent and subsidiaries	0434			
3. Liabilities to other related parties	0435			
4. Liabilities for issued long-term securities	0436			
5. Long term borrowings – domestic	0437	11		
6. Long-term borrowings – foreign	0438	11		696,396
7. Finance lease liabilities	0439			
8. Other long-term liabilities	0440			
. DEFFERED TAX LIABILITIES	0441			
. SHORT-TERM LIABILITIES				
0443+0450+0451+0459+0460+0461+0462)	0442		1,404,819	642,873
SHURT-TERM FINANCIAL LIABILITIES			, , , , , , , , , , , , , , , , , , , ,	012,075
0444+0445+0446+0447+0448+0449)	0443		1,185,508	430,530
1. Short term borrowings from parent and subsidiarios	0444	12		
2. Short term borrowings from other related partiag	0445	12	1,185,508	327,380
3. Short-term loans and borrowings - domestic	0446	11		
4. Short-term loans and borrowings - foreign	0447	ΤT		103,150
5. Liabilities relating to current assets and held-for-sale assets	0447			
attributable to discounted operations	0448			
6. Other short term liabilities	0449			
ADVANCES RECEIVED	0449			
I. TRADE PAYABLES (0452+0453+0454+0455+0456+0458)				
1. Trade payables - parent and subsidiaries - domostic	0451		77,515	62,826
2. Irade payables - parent and subsidiaries foreign	0452			
5. I rade payables - other related parties - domestic	0453	13	76,259	55,466
4. Trade payables - other related parties - foreign	0454			
5. Trade payables - domestic	0455			
6. Trade payables – foreign	0456	13	1,256	7,360
7. Other operating liabilities	0457			,
OTHER SHORT-TERM LIABILITIES	0458			
LIABILITIES FOR VAT	0459		308	50
LIABILITIES FOR OTHER TAXES	0460			
L ACCRUED EXPENSES	0461			
LOSS FYCEEDING FOUNTY (0442) 0444	0462	14	141,488	149,467
LOSS EXCEEDING EQUITY (0412+0416+0421-0420-0417-			,	117,107
15-0414-0413-0411-0402)>=0=(0441+0424+0442- 71)>=0	0463			
FOTAL EQUITY AND LIABILITIES	0464			
			4.0	
424+0442+0441+0401-0463)>=0 OFF-BALANCE SHEET LIABILITIES	0464		1,846,811	1,769,286

Tiziano Giovanne li Director 09 Vovember 2021

The accompanying notes are an integral part of these Financial Statements.

QUARTERLY STAND-ALONE INCOME STATEMENT In RSD thousand

	A05	Note	Three-month period ended 30 September		30 September		
	AOP	Note	2021 (unaudited)	2020 (unaudited)	(unaudited)	2020 (unaudited)	
NCOME FROM REGULAR OPERATING			((((
A. OPERATING INCOME 1002+1009+1016+1017)	1001						
. INCOME FROM THE SALE OF GOODS							
1003+1004+1005+1006+1007+1008)	1002						
1. Income from sales of goods to parent and	1003						
subsidiaries on domestic market 2. Income from sales of goods to parent and							
subsidiaries on foreign market	1004						
3. Income from the sale of goods to other related	1005						
parties on domestic market							
 Income from the sale of goods to other related parties on foreign market 	1006						
5. Income from sale of goods on domestic marke	t1007						
6. Income from sale of goods on foreign market	1008						
I. INCOME FROM SALES OF PRODUCTS AND	1009						
SERVICES (1010+1011+1012+1013+1014+1015) 1. Income from sales of products and services to							
parent and subsidiaries on domestic market	1010						
2. Income from sales of products and services to	1011						
parent and subsidiaries on foreign market							
 Income from sales of products and services to other related parties on domestic market 	1012						
4. Income from sales of products and services to							
other related parties on foreign market	1013						
5. Income from sales of products and services -	1014						
domestic	1011						
6. Income from sales of products and services – oreign	1015						
II. INCOME FROM PREMIUMS, SUBVENTIONS	4040						
AND DONATIONS	1016						
	1017						
EXPENSES FROM REGULAR OPERATING ACTIVITIES							
B. OPERATING EXPENSES							
(1019-1020-	1018		8,672	8,779	26,966	27,189	
1021+1022+1023+1024+1025+1026+1027+1028+*	1		0,012	0,110	_0,000	,	
029)>=0 . COST OF GOODS SOLD	1019						
I. WORK PERFORMED BY THE ENTITY AND	1020						
CAPITALIZED	1020						
II. INCREASE IN INVENTORIES OF	1001						
UNFINISHED AND FINISHED GOODS AND ONGOING SERVICES	1021						
IV. DECREASE IN INVENTORIES OF							
UNFINISHED AND FINISHED GOODS AND	1022						
ONGOING SERVICES	4000						
V. COST OF MATERIAL VI. COST OF FUEL AND ENERGY	1023 1024						
/II. COST OF SALARIES, FRINGE BENEFITS			774	770	0.455	0.440	
AND OTHER PERSONAL EXPENSES	1025		774	770	3,155	3,142	
VIII. COST OF PRODUCTION SERVICES	1026		40	40	129	105	
IX. DEPRECIATION, DEPLETION AND AMORTIZATION	1027		6	6	18	18	
X. COST OF LONG-TERM PROVISIONING	1028						
XI. NON-PRODUCTION COSTS	1029	15	7,852	7,963	23,664	23,924	
C. OPERATING GAIN (1001-1018)>=0	1030						
D. OPERATING LOSS (1018-1001)>=0	1031		8,672	8,779	26,966	27,189	
E. FINANCE INCOME (1033+1038+1039)	1032		11,112	11,289	85,798	64,946	
. FINANCIAL INCOME FROM RELATED PARTIES				44.070	05 7 40		
AND OTHER FINANCIAL INCOME	1033		11,108	11,270	85,746	64,804	
(1034+1035+1036+1037) 1. Finance income - parent company and						-	
subsidiaries	1034	16	11,108	11,270	33,369	33,486	
2. Finance income - other related parties	1035						
3. Share of profit of associates and joint ventures		16			52,377	31,318	
4. Other financial income	1037						
II. INTEREST INCOME (from third parties)	1038						
III. FOREIGN EXCHANGE GAINS (third parties)	1039	16	4	19	52	142	

QUARTERLY STAND-ALONE INCOME STATEMENT In RSD thousand

			Three-month 30 Sep			Nine-month 30 Sep	period endeo tember	
	AOP Note		2021			2021 (uppudited)	2020	
			(unaudited)	(1	unaudited)	(unaudited)	(unaudited	
F. FINANCE EXPENSES (1041+1046+1047)	1040		11,:	332	19,408	46,857	58,964	
 FINANCIAL EXPENSES FROM RELATED PARTIES AND OTHER FINANCIAL EXPENSES (1042+1043+1044+1045) 	5 1041		11,3	330	6,383	24,378	20,74	
1. Finance expense - parent company and subsidiaries	1042	17	11,3	330	4,760	22,732	14,398	
2. Finance expense - other related parties	1043							
3. Share of loss of associates and joint ventures	1044							
Other financial expense	1045	17			1,623	1,646	6,35	
I. INTEREST EXPENSE (from third parties)	1046	17			12,995	22,471	38,16	
II. FOREIGN EXCHANGE LOSSES (third parties)	1047	17		2	30	8	4	
G. PROFIT FROM FINANCING OPERATIONS (1032-1040)	1048					38,941	5,98	
H. LOSS FROM FINANCING OPERATIONS (1040-1032)	1049		:	220	8,119			
. INCOME FROM VALUATION OF ASSETS AT FAIR VALUE THROUGH PROFIT AND LOSS	1050							
J. LOSS FROM VALUATION OF ASSETS AT FAIR VALUE THROUGH PROFIT AND LOSS	1051							
K. OTHER INCOME	1052							
L. OTHER EXPENSES	1053						1	
M. OPERATING PROFIT BEFORE TAX								
1030-1031+1048-1049+1050-1051+1052-1053)	1054					11,975		
N. OPERATING LOSS BEFORE TAX	4055				40.000		24.24	
(1031-1030+1049-1048+1051-1050+1053-1052)	1055		0,0	892	16,898		21,21	
O. NET INCOME ATTRIBUTABLE TO								
DISCONTINUED OPERATIONS, EXPENSES								
ARISING FROM CHANGES IN ACCOUNTING	1056							
POLICIES AND CORRECTION OF PRIOR								
PERIOD ERRORS								
P. NET LOSS ATTRIBUTABLE TO								
DISCONTINUED OPERATIONS, EXPENSES	4057							
ARISING FROM CHANGES IN ACCOUNTING	1057							
POLICIES AND CORRECTION OF PRIOR PERIOD ERRORS								
Q. PROFIT BEFORE TAX (1054-1055+1056-1057)	1058					11,975		
R. LOSS BEFORE TAX (1055-1056+1057-1056)	1059		8 8	892	16,898	11,575	21,21	
II. INCOME TAX	1000		0,0		10,000		,	
I. CURRENT INCOME TAX	1060							
II. DEFERRED TAX EXPENSE FOR THE PERIOD								
III. DEFERRED TAX INCOME FOR THE PERIOD	1062							
S. PERSONAL INCOME PAID TO EMPLOYER	1063							
T. NET PROFIT (1058-1059-1060-1061+1062)	1064					11,975		
V. NET LOSS (1059-1058+1060+1061-1062)	1065		8,8	892	16,898		21,21	
. NET INCOME ATTRIBUTABLE TO NON-	1066							
CONTROLLING INTERESTS	1000							
II. NET INCOME ATTRIBUTABLE TO THE	1067					11,975		
OWNER						,		
III. NET LOSS ATTRIBUTABLE TO NON-	1068							
CONTROLLING INTERESTS	1069		8,8	892	16,898		21,21	
V. EARNINGS PER SHARE	4070		10	20	(0.04)	0.45	(0.00	
1. Basic earnings per share (in RSD)	1070		•	.34)	(0.64)	0.45	(0.80	
2. Diluted earnings per share (in RSD)	1071		(0.	.34)	(0.64)	0.45	(0.80	

QUARTERLY STAND-ALONE STATEMENT OF OTHER COMPREHENSIVE INCOME In RSD thousand		en	nth period ded otember	Nine-month period ended 30 September		
	AOP Note	2021	2020	2021	2020	
A. NET PROFIT/(LOSS)		(unaudited)	(unaudited)	(unaudited)	(unaudited)	
I. PROFIT, NET (AOP 1064)	2001			11,975		
II. LOSS, NET (AOP 1065)	2002	8,892	16,898		21,219	
B. OTHER COMPREHENSIVE PROFIT OR LOSS a) Items that will not be reclassified to profit or loss						
1. Changes in the revaluation of intangible assets, property,						
plant and equipment						
a) increase in revaluation reserves	2003					
b) decrease in revaluation reserves	2004					
2. Actuarial gains (losses) of post-employment benefit						
obligations a) gains	2005					
b) losses	2005					
3. Gains and losses arising from equity investments	2000					
a) gains	2007					
b) losses	2008					
4. Gains or losses arising from a share in the associate's						
other comprehensive profit or loss a) gains	2009					
b) losses	2003					
b) Items that may be subsequently reclassified to profit or loss						
1. Gains (losses) from currency translation differences						
a) gains	2011					
b) losses	2012					
2. Gains (losses) on investment hedging instruments in foreign business						
a) gains	2013					
b) losses	2014					
3. Gains and losses on cash flow hedges						
a) gains	2015					
b) losses	2016					
4. Gains (losses) from change in value of available-for-sale financial assets						
a) gains	2017					
b) losses	2018					
I. OTHER COMPREHENSIVE PROFIT BEFORE TAX						
(2003+2005+2007+2009+2011+2013+2015+2017)-	2019					
(2004+2006+2008+2010+2012+2014+2016+2018)>=0	2010					
II. OTHER COMPREHENSIVE LOSS BEFORE TAX (2004+2006+2008+2010+2012+2014+2016+2018)-	2020					
(2003+2005+2007+2009+2009+2012+2014+2010+2018)-	2020					
III. TAX ON OTHER COMPREHENSIVE INCOME OR LOSS						
FOR THE PERIOD	2021					
IV. TOTAL NET COMPREHENSIVE PROFIT (2019-2020-						
2021)>=0	2022					
V. TOTAL NET COMPREHENSIVE LOSS (2020-	2022					
2019+2021)>=0	2023					
C. TOTAL NET COMPREHENSIVE PROFIT						
I. TOTAL COMPREHENSIVE PROFIT, NET	2024			11,975		
(2001-2002+2022-2023)>=0				-		
II. TOTAL COMPREHENSIVE LOSS, NET (2002-2001+2023-2022)>=0	2025	8,892	16,898		21,219	
D. TOTAL NET COMPREHENSIVE PROFIT / (LOSS)						
(2027+2028)=АОР 2024>=0 или АОР 2025>0	2026					
	0007	(0,000)	(40.000)	44.075	(04.040)	
1. Attributable to shareholders	2027	(8,892)	(16,898)	11,975	(21,219)	
2. Attributable to non-controlling interest	2028					

QUARTERLY STAND-ALONE STATEMENT OF CASH FLOWS In RSD thousand

In RSD thousand				period ended tember	
	AOP	Note	2021 (unaudited)	2020 (unaudited)	
A. CASH FLOWS FROM OPERATING ACTIVITIES			· · · ·		
I. Cash inflow from operating activities (1 to 3)	3001		-	-	
1. Sales and advances received	3002				
2. Interest from operating activities	3003				
3. Other inflow from operating activities	3004				
II. Cash outflow from operating activities (1 to 5)	3005		66,449	36,060	
1. Payments and prepayments to suppliers	3006		11,373	19,580	
2. Salaries, benefits and other personal expenses	3007		2,839	3,142	
3. Interest paid	3008		52,201	13,338	
4. Income tax paid	3009				
5. Payments for other public revenues	3010		36		
III. Net cash inflow from operating activities (I - II)	3011				
IV. Net cash outflow from operating activities (II - I)	3012		66,449	36,060	
B. CASH FLOWS FROM INVESTING ACTIVITIES					
I. Cash flows from investing activities (1 to 5)	3013		52,377	58,856	
1. Sale of shares (net inflow)	3014				
2. Proceeds from sale of intangible assets, property, plant a					
equipment	3015				
3. Other financial investments (net inflow)	3016			27,223	
4. Interest from investing activities	3017			315	
5. Dividend received	3018		52,377	31,318	
II. Cash outflow from investing activities (1 to 3)	3019		42,342	14,205	
1. Acquisition of subsidiaries or other business (net outflow					
2. Purchase of intangible assets, property, plant and equipr					
3. Other financial investments (net outflow)	3022		42,342	14,205	
III. Net cash inflow from investing activities (I - II)	3023		10,035	44,651	
IV. Net cash outflow from investing activities (II - I)	3024				
C. CASH FLOWS FROM FINANCING ACTIVITIES	0.00 -				
I. Cash inflow from financing activities (1 to 5)	3025		858,288		
1. Increase in share capital	3026				
2. Proceeds from long-term borrowings (net inflow)	3027		070.000		
3. Proceeds from short-term borrowings (net inflow)	3028		858,288		
4. Other long-term liabilities	3029				
5. Other short-term liabilities	3030		000.040		
II. Cash outflow from financing activities (1 to 6)	3031		800,040		
1. Purchase of own shares	3032		000.040		
2. Repayment of long-term borrowings (net outflow)	3033		800,040		
3. Repayment of short-term borrowings (net outflow)	3034				
4. Repayment of other liabilities (net outflow)	3035				
5. Financial lease	3036				
6. Dividend distribution	3037		50.240		
III. Net cash inflow from financing activities (I - II)	3038		58,248		
IV Net cash outflow from financing activities (II - I)	3039		010 ((=	50.05/	
D. TOTAL CASH INFLOW (3001+3013+3025)	3040		910,665	58,856	
E. TOTAL CASH OUTFLOW (3005+3019+3031)	3041		908,831	50,265	
F. NET CASH INFLOW (340-341)	3042		1,834	8,591	
G. NET CASH OUTFLOW (341-340)	3043				
H. CASH AND CASH EQUIVALENTS AT THE BEGINNING OF			1 858	12.024	
THE YEAR	3044		1,757	12,024	
I. CURRENCY TRANSLATION GAINS ON CASH AND CASH	2045				
EQUIVALENTS	3045				
J. CURRENCY TRANSLATION LOSSES ON CASH AND CASH	2044				
EQUIVALENTS	3046				
K. CASH AND CASH EQUIVALENTS AT THE END OF THE Y			0 =04	00.44	
(3042-3043+3044+3045-3046)	3047		3,591	20,615	

QUARTERLY STATEMENT OF CHANGES IN EQUITY (unaudited)

		Equity components									
RSD THOUSAND	AOP	Share Capital	AOP	Reserves	AOP	Loss	AOP	Retained earnings			
Balance as at 1 January 2020											
a) debit (3a+4a-46)>=0	4001		4037		4055	219,550	4091				
б) credit (3б-4а+4б)>=0	4002	685,294	4038		4056		4092				
Adjustments of material errors and changes in											
accounting policies											
a) debit	4003		4039		4057		4093				
b) credit	4004		4040		4058		4094				
Restated opening balance as at 1 January 2020											
a) debit (5a+6a-6б)>=0	4005		4041		4059	219,550	4095				
б) credit (5б-6а+6б)>=0	4006	685,294	4042		4060		4096				
Changes in period											
a) debit	4007		4043		4061	35,727	4097				
b) credit	4008		4044		4062		4098				
Balance as at 30 September 2020 a) debit (7a+8a-86)>=0 6) credit (76-8a+86)>=0						255,277					
Balance as at 1 January 2021											
a) debit (7а+8а-8б)>=0	4009		4045		4063	255,277	4099				
б) credit (7б-8а+8б)>=0	4010	685,294	4046		4064		4100				
Adjustments of material errors and changes in accounting policies											
a) debit	4011		4047		4065		4101				
b) credit	4012		4048		4066		4102				
Restated opening balance as at 1 January 2021											
a) debit (5а+6а-6б)>=0	4013		4049		4067	255,277	4103				
б) credit (5б-6а+6б)>=0	4014	685,294	4050		4068		4104				
Changes in period											
a) debit	4015		4051		4069		4105				
b) credit	4016		4052		4070		4106	11,9			
Balance as at 30 September 2021								·			
a) debit (7а+8а-8б)>=0	4017		4053		4071	255,277	4107				
б) credit (7б-8а+8б)>=0	4018	685,294	4054		4072	•	4108	11,9			

QUARTERLY STATEMENT OF CHANGES IN QUITY (CONTINUED) (unaudited)

	Other comprehensive income components									
RSD THOUSAND	AOP	Revaluation reserves	AOP	Acturial gain/(loss)	AOP	Gains (losses) from change in value of available-for-sale financial assets	AOP	Total Equity		
Balance as at 1 January 2020 a) debit (3a+4a-46)>=0	4109		4127		4217		4235	219,55		
b) credit $(36-4a+46) >= 0$	4109		4127		4217		4235	685,294		
Adjustments of material errors and changes in accounting policies								,		
a) debit	4111		4129		4219		4236			
b) credit	4112		4130		4220					
Restated opening balance as at 1 January 2020 a) debit (5a+6a-66)>=0 b) credit (56-6a+66)>=0	4113 4114		4131 4132		4221 4222		4237	219,550 685,294		
Changes in period										
a) debit	4115		4133		4223		4238	35,72		
b) credit	4116		4134		4224					
Balance as at 30 September 2020 a) debit (7a+8a-86)>=0 6) credit (76-8a+86)>=0								255,27 685,29		
Balance as at 1 January 2021										
a) debit (7a+8a-8б)>=0	4117		4135		4225		4239	255,27		
б) credit (7б-8а+8б)>=0	4118		4136		4226			685,294		
Adjustments of material errors and changes in accounting policies										
a) debit	4119		4137		4227		4240			
b) credit	4120		4138		4228					
Restated opening balance as at 1 January 2021										
a) debit (5a+6a-6б)>=0	4121		4139		4229		4241	255,27		
b) credit (56-6a+66)>=0	4122		4140		4230			685,294		
Changes in period										
a) debit	4123		4141		4231		4242	44.07		
b) credit	4124		4142		4232			11,97		
Balance as at 30 September 2021	440-		44.40		4000		4040	0.5.5.07		
a) debit (7a+8a-86)>=0 6) credit (76-8a+86)>=0	4125 4126		4143 4144		4233 4234		4243	255,27 697,26		
0 0 0 0 0 0 0 0 0 0	4120		4144		4234			097,20		

EXPLANATORY NOTES TO THE QUARTERLY FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30 SEPTEMBER 2021

(All amounts are in 000 RSD, unless otherwise stated)

1. General information

Fintel Energija A.D. (hereinafter the **"Company"** or **"Fintel Energija"**) is a Serbian holding leading independent renewable energy generator in Serbia. The Company through its subsidiaries acted as the pioneer in the Serbian wind business being the first ever to install and operate wind farms in the country.

The Company was incorporated as a closed joint stock company on 27 June 2007, under the business name PRIVREDNO DRUŠTVO ZA PROIZVODNJU ELEKTRIČNE ENERGIJE FINTEL ENERGIJA AD BEOGRAD, by the company FINTEL ENERGIA GROUP S.P.A, registration number 02658620402, as the sole shareholder (hereinafter the "**Principal Shareholder**"). Fintel Energia Group S.p.A. is 86,22% owned by Hopafi Srl.

Fintel Energia's registered office is located at Bulevar Mihajla Pupina 115e, Beograd, Serbia.

At 30 September 2021, the Company's fully subscribed and paid up share capital amounted to RSD 4,057 thousand, consisting of 26,510,506 ordinary shares of RSD 0.153 each.

In 2018 the Company listed its shares on the stock market. The process of Initial Public Offering of the Company's shares ended on 30. October 2018, and during the offering period 1,510,506 shares were registered. Initial price on the stock market was RSD 500 per share.

The company's shares are traded on the organized market – Belgrade Stock Exchange. The symbol of the shares is FINT, and ISIN number is RSFINEE60549. The market capitalization of the Company as at 30 September 2021 is RSD 15,879,793 thousand (unit price per share of RSD 599).

Fintel Energia Group SpA, the majority shareholder of the Company, is listed joint stock company under Italian law. It constitute a vertical operator in the integrated energy supply chain, which engages in the sale of electricity and natural gas in Italy and in the development and exploitation of renewable energy power plants (photovoltaic, wind and mini wind) in Italy and Serbia.

These stand-alone quarterly financial statements for the period ended 30 September 2021 have approved and authorized for issue by Director. The Company prepared these stand-alone financial statements based on and in accordance with the requirements of the laws and regulations of the Republic of Serbia where investments in subsidiaries in these stand-alone financial statements are stated as cost less any impairment.

(All amounts are in 000 RSD, unless otherwise stated)

1. General information (Continued)

The company is the parent company of the Group, consisting of the following entities:

Company	City
Fintel Energija ad	Belgrade (Serbia)
MK-Fintel Wind ad	Belgrade (Serbia)
MK-Fintel Wind Holding doo	Belgrade (Serbia)
Energobalkan doo	Belgrade (Serbia)
Vetropark Ram doo	Belgrade (Serbia)
Vetropark Kula doo	Belgrade (Serbia)
Vetropark Torak doo	Belgrade (Serbia)
Lipar doo	Belgrade (Serbia)
Lipar 2 doo	Belgrade (Serbia)
Maestrale Ring doo	Belgrade (Serbia)
Fintel Energija Development doo	Belgrade (Serbia)
MK-Fintel Wind Development doo	Belgrade (Serbia)
Project Torak doo	Belgrade (Serbia)
Fintel Energija Development LTD	Cyprus
Vetropark Torak LTD	Cyprus
Vetropark Ring LTD	Cyprus
Kula Solar ltd	Cyprus
Agrosolar d.o.o.	Belgrade (Serbia)

2. Summary of accounting policies and standards adopted

2.1 Basis of presentation

The Company maintains its books and records in accordance with accounting and taxation principles andpractices mandated by Serbian legislation. The accompanying Interim Condensed Financial Statements were primarily derived from the Company's statutory books and records with adjustments and reclassifications made to present them in accordance with International Financial Reporting Standards (IFRS).

The Interim Condensed Financial Statements have been prepared in accordance with International Accounting Standard IAS 34 Interim Financial Reporting. IAS 34 for interim financial reporting does not require all disclosures that would be necessarily required by IFRS.

The Company does not disclose information which would substantially duplicate the disclosures contained in its audited Financial Statements for 2020, such as significant accounting policies, significant estimates and judgements, financial risk disclosures or disclosures of financial line items, which have not changed significantly in amount or composition. Management of the Company believes that the disclosures in these Interim Condensed Financial Statements are adequate to make the information presented not misleading if these Interim Condensed Financial Statements are read in conjunction with the Company's Financial Statements for 2020.

Subsequent events occurring after 30 September 2021 were evaluated through 09 November 2021, the date these Interim Condensed Financial Statements were authorised for issue.

(All amounts are in 000 RSD, unless otherwise stated)

2. Summary of accounting policies and standards adopted (Continued)

2.1 Basis of presentation (Continued)

The results for the six month period ended 30 September 2021 are not necessarily indicative of the results expected for the full year. The Company as a whole is not subject to significant seasonal fluctuations.

2.2 Changes in significant accounting policies

Significant accounting policies, judgements and estimates applied while preparing these Interim Condensed Financial Statements are consistent with those applied during the preparation of Financial Statements as of and for the year ended 31 December 2020.

2.3 Going concern

The Company meets its day-to-day working capital requirements through its bank facilities. The Company's forecasts and projections, taking account of reasonably possible changes in trading performance, show that the Company should be able to operate within the level of its current facilities. Bearing in mind the foregoing, management considers that the Company has adequate resources to continue in operational existence for the foreseeable future. The Company therefore continues to adopt the going concern basis in preparing its quarterly stand-alone financial statements. Further information on the Company's borrowings is given in Note 11.

2.4 Foreign currency translation

Functional and presentation currency

Items included in the financial statements of the Company are measured and presented in Serbian dinars (RSD). Dinar represents the official reporting currency in the Republic of Serbia.

Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rate prevailing at the date of the transaction or valuation where items are re-measured. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the income statement, except when deferred in equity as qualifying cash flow hedges and qualifying net investment hedges.

(All amounts are in 000 RSD, unless otherwise stated)

3. IFRS 8: segment information

Based on the fact that Company operates only in the wind renewable energy sector and operations are essentially in Serbia, hence there is only one reportable segment.

4. Information on guarantees issued, commitments and other contingent liabilities

There were no guarantees issued, commitments and other contingent liabilities.

STATEMENT OF FINANCIAL POSITION

5. Investments in subsidiary

Investments in subsidiary is detailed as follow:

- RSD 16,009 thousand for 54% owned of MK-Fintel Wind AD (RSD 16,009 thousand at 31 December 2020).
- RSD 5 thousand for 54% owned of MK-Fintel Wind Holding Doo (RSD 5 thousand at 31 December 2020).
- RSD 100 for 100% owned of Lipar Doo (RSD 100 at 31 December 2020).
- RSD 100 for 100% owned of Lipar 2 Doo (RSD 100 at 31 December 2020).
- RSD 100 for 100% owned of Maestrale Ring Doo (RSD 100 at 31 December 2020).
- RSD 100 for 100% owned of Project Torak Doo (RSD 100 at 31 December 2020).
- RSD 200 for 100% owned of Fintel Energija Development Doo (RSD 200 at 31 December 2020).

(All amounts are in 000 RSD, unless otherwise stated)

6. Long-term financial investments in parents and subsidiaries

The balance amounts to RSD 1,499,688 thousand and they only refer to financing provided to the subsidiaries MK-Fintel Wind AD (RSD 1,415,633 thousand at 30 September 2021) and MK-Fintel Wind Holding Doo (RSD 84,055 thousand at 30 September 2021).

Summary of given loans, with maturities in the following table:

Recipient of the loan	Amount 30.09.2021 EUR	Amount 30.09.2021 000 RSD	Maturity
MK Fintel Wind ad	12,041,83	39 1,415,63	33 2023
MK Fintel Wind Holding d.o.o.	715,00	00 84,05	55 2023
Total	12,756,83	39 1,499,68	38

7. Short-term loans and investments – parent companies and subsidiaries

The balance amounts to RSD 103,770 thousand (RSD 60,083 thousand at 31 December 2020) and they refer to financing provided to the subsidiaries Lipar Doo (RSD 25,863 thousand at 30 September 2021), Lipar 2 Doo (RSD 10,580 thousand at 30 September 2021), Maestrale Ring Doo (RSD 54,077 thousand at 30 September 2021), Fintel Energija Development Doo (RSD 4,702 thousand at 30 September 2021), MK-Fintel Wind Holding doo (RSD 670 thousand at 30 September 2021) and Project Torak Doo (RSD 7,876 thousand at 30 September 2021).

Recipient of the loan	Amount 30.09.2021 EUR	Amount 30.09.2021 000 RSD	Maturity
VP Lipar d.o.o.	220,000	25,863	2021
VP Lipar 2 d.o.o.	90,000	10,580	2021
VP Maestrale Ring d.o.o.	460,000	54,077	2021
Project Torak d.o.o.	67,000	7,876	2021
Fintel Energija Development d.o.o.	39,998	4,702	2021
MK Fintel Wind Holding d.o.o.	5,700	670	2021
Total	882,698	103,770	

8. Cash and cash equivalents

"Cash and cash equivalents" at 30 September 2021 and 31 December 2020 are detailed as follows:

	30 September 2021	31 December 2020
Current account		
- in dinars	3,552	1,701
 in foreign currency 	40	56
Cash and cash equivalents	3,592	1,757

The fair value of cash and cash equivalents coincides with the carrying amount thereof.

For the purpose of the preparation of the statement of cash flows, investing and financing transactions that did not require the use of cash or cash equivalents have been excluded.

(All amounts are in 000 RSD, unless otherwise stated)

9. Other current assets

"Other current assets" of RSD 222,950 thousand at 30 September 2021 (RSD 190,934 thousand at 31 December 2020) are detailed in the following table:

RSD thousand	30 September 2021	31 December 2020	
Other receivables	4,344	4,344	
Value added tax	9,729	9,386	
Prepayments and accrued income	208,877	177,204	
Total	222,950	190,934	

Prepayments and accrued income includes interests accrued during the years for the shareholder's loans to the subsidiaries. Accrued interest is due on payment by the end of 2021.

10. Equity

Equity at 30 September 2021 and 31 December 2020 is detailed in the following table:

RSD thousand	30 September 2021	31 December 2020
Share capital	4.057	4,057
Share premium	681,237	681,237
Loss from previous years	(255,277)	(219,550)
Loss from current year	-	(35,727)
Retained earnings from current year	11,975	-
TOTAL EQUITY	441,992	430,017

The equity components and changes therein are detailed below:

Share capital

As of 30 September 2021, the Company's fully subscribed and paid up share capital amounted to RSD 4,056,524 (RSD 4,056,524 as at 31 December 2020) consisting of 26,510,506 ordinary shares with nominal value of RSD 0.153 each.

Share premium

At 30 September 2021, such Reserve includes the share premium resulting from the capital increase related to the IPO of the Company on the Prime Listing Segment of the Belgrade Stock Exchange. The share premium worths RSD 755,022 Thousands (equivalent to RSD 499,847 per each new share issued by the Company). Such value is reported net of the IPO related costs.

(All amounts are in 000 RSD, unless otherwise stated)

10. Equity (Continued)

Retained earnings/(Losses)

These consist of earnings/(Losses) from previous years. They also include net profit/(losses) for the current year.

11. Long and short term loans and borrowings to external parties

Set out below are details of long and short term loans and borrowings at 30 September 2021 and 31 December 2020:

RSD thousand	30 September 2021	31 December 2020
Long term borrowings	-	696,396
Short-term loans and borrowings	-	103,150
Total	-	799,546

Decrease on long and short term loans is mainly due to the prepayment during first nine months of 2021 of the whole outstanding amount and accrued interests for AIK loans.

12. Long and short term loans and borrowings from parent and subsidiaries

Loans and borrowings to parent and subsidiaries of RSD 1,185,508 thousand as at 30 September 2021 (RSD 327,380 thousand at 31 December 2020), mainly consist of revocable loans to be repaid to the Ultimate Parent company Fintel Energia Group Spa that were granted for the benefit of Fintel Energija. The loan of EUR 9,967,000 is interest bearing, interest is from 3% to 6%. Other loans are non-interest bearing. The loans are due in 2021.

Increase of liabilites to parent companies in first nine months of 2021 is mainly due to a new loan received from Fintel Energia Group Spa of Euro 7,300 thousand.

13. Trade payables

Trade payables amounted to RSD 77,514 thousand at 30 September 2021 (RSD 62,826 thousand at 31 December 2020) consist mainly of payables for invoice to be received from the Parent Company for management fee services.

(All amounts are in 000 RSD, unless otherwise stated)

14. Accruals

Accruals amounted to RSD 141,488 thousand at 30 September 2021 (RSD 149,467 thousand at 31 December 2020) consist mainly of interests on shareholders loan due to Fintel Energia Group SpA.

15. Non-production costs

Non-production costs amount to RSD 23,664 thousand for nine-months ended 30 September 2021 (RSD 23,924 thousand for nine-month ended 30 September 2020) and relate to accounting services and management fee costs (invoices issued in according management fee contract).

16. Finance income – parent company and subsidiaries

Finance income for nine-month period ended 30 September 2021 and 2020 are detailed as follows:

	Nine-month ended 30 September	
	2021	2020
Finance income - parent company and subsidiaries	33,369	33,486
Share of profit of associates and joint ventures	52,377	31,318
Foreign exchange gains (third parties)	52	142
Total	85,799	64,946

For nine-month period ended 30 September 2021, finance income include dividends from subsidiary MK-Fintel Wind Holding of RSD 52,377 thousand and interests from subsidiaries of RSD 33,176 thousand.

17. Finance expenses

Finance expenses for nine-month period ended 30 September 2021 and 2020 are detailed as follows:

	Nine-month ended 30 September	
	2021	2020
Finance expense - parent company and subsidiaries	22,732	14,398
Other financial expense	1,646	6,350
Interest expense (from third parties)	22,471	38,167
Foreign exchange losses (third parties)	9	49
Total	46,858	58,964

(All amounts are in 000 RSD, unless otherwise stated)

18. Earnings/(loss) per share

The basic result per share has gone from a loss per share of RSD 0.80 for nine-month period ended 30 September 2020 to income per share of RSD 0.45 for the period ended 30 September 2021. It has been computed by dividing the Group's net result by the number of Fintel Energija shares outstanding in the years in question (number of shares outstanding of 26,511 thousand).

There were no dilutive effects at 30 September 2021. Accordingly, diluted earnings per share thus coincide with basic earnings per share.

19. Related party transactions

As previously indicated, the Company is a subsidiary of Fintel EnergiaGroup SpA,

A summary is provided below of the Group's transactions with related parties at 30 September 2021 and 31 December 2020. All transactions with related parties are entered into at market value.

As of 30 September 2021 and 31 December 2020 the outstanding balances with related parties were as follows:

	At 30 September 2021		
RSD thousand	Parent Company	Subsidiaries	Total
Short-term loans	-	103,770	103,770
Long-term loans	-	1,499,688	1,499,688
Other current assets	-	208,877	208,877
Other current liabilities	141,488	-	141,488
Trade payables	76,259	-	76,259
Shareholder's loan	1,185,508	-	1,185,508
Total	1,403,254	1,812,334	3,215,588

	At 31 December 2020		
RSD thousand	Parent Company	Subsidiaries	Total
Short-term loans	· · ·	60,083	60,083
Long-term loans	-	1,499,952	1,499,952
Other current assets	-	177,204	177,204
Other current liabilities	(119,629)	-	(119,629)
Trade payables	(55,466)	-	(55,466)
Shareholder's loan	(327,380)	-	(327,380)
Total	(502,475)	1,737,239	1,234,764

(All amounts are in 000 RSD, unless otherwise stated)

19. Related party transactions (Continued)

For nine-month period ended 30 September 2021 and 2020 the following transactions occurred with related parties:

DOD thousand	Period ended 30 September 2021			
RSD thousand	Parant Campan O. L. Lill			
Selling, general and administrative expenses		Subsidiaries	Total	
Dividends	(20,998)	-	(20,998	
Finance income	-	52,377	52,377	
Finance expense		33,369	33,369	
Total	(22,732)		(22,732)	
	(43,730)	85,747	42,017	
RSD thousand	Period ended 3	Period ended 30 September 2020		
Selling, general and administrative expenses	Parent Company	Subsidiaries	Total	
Dividends	(20,916)	-	(20,916)	
Finance income	•	31,318	31,318	
Finance expense	591 B	33,313	33,313	
Total	(14,398)		(14,398)	
	(35,314)	64,631	29,317	

Remuneration of Fintel's directors

Tiziano Giovannetti acts as sole director in of Fintel Energija's subsidiaries. His salary for first nine months of 2021 amounted to RSD 177 thousand.

20. Significant subsequent events

There were no events occurring after the balance sheet date that could require a correction of the quarterly financial statements as at 30 September 2021, nor disclosure in the Notes to the quarterly financial statements of the Company.

Legal representative: FINTEL NERGIJA AD Tiziano Giovannetti Director

FINTEL ENERGIJA AD, BEOGRAD

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1. Summary of the business activities

Identification data

<u>Business name</u>: PRIVREDNO DRUŠTVO ZA PROIZVODNJU ELEKTRIČNE ENERGIJE FINTEL ENERGIJA AD BEOGRAD

Seat: Belgrade

Address: Bulevar Mihajla Pupina 115e

Company Identification Number: 20305266

Tax Identification Number: 105058839

Date of incorporation: 27 June 2007

Persons authorized to represent: Tiziano Giovannetti

Website: www.fintelenergija.rs

Core business activity

Description and code of the core business activity: 3511 – Production of electrical energy.

Business activities

Fintel Energija A.D. (hereinafter the **"Company"** or **"Fintel Energija"**) and its subsidiaries (together, **"Fintel Group"** or the **"Group"**) is the leading independent renewable energy generator in Serbia. The Company and the Group acted as the pioneer in the Serbian wind business being the first ever to install and operate wind farms in the country. The Group sells its power output through offtake arrangements (Power Purchase Agreement or the "PPA") to JP Elektroprivreda Srbije ("EPS") and does not supply electricity directly to the retail customers.

Organizational structure

By aligning corporate bodies and documents with the Companies Law ("Official Gazette of the RS" no. 36/2011, 99/2011, 83/2014, - other law, and 5/2015, 44/2018 and 95/2018) the Company has the following internal organizational structure: Shareholder Assembly and Board of Directors.

1. Summary of the business activities (Continued)

Subsidiaries

The Company act as a holding company of the following subsidiaries:

- Lipar d.o.o. Beograd, ID number 21452149 ("Lipar"), whereby the Company holds 100,00% of the share capital,
- Lipar 2 d.o.o. Beograd, ID number 21452122 ("Lipar 2"), whereby the Company holds 100,00% of the share capital,
- Maestrale Ring d.o.o. Beograd, ID number 21452068 ("**Maestrale Ring**"), whereby the Company holds 100,00% of the share capital,
- Project Torak d.o.o. Beograd, ID number 21459631 ("**Project Torak**"), whereby the Company holds 100,00% of the share capital,
- Fintel Energija development d.o.o. Beograd, ID number 21522732 ("**Fintel Energija Development**"), whereby the Company holds 100,00% of the share capital,
- MK-Fintel Wind Holding d.o.o. za holding poslove Beograd, ID number 21280275, whereby the Company holds 53,99737% of the share capital ("**MK Fintel d.o.o.**"), while the remaining 46,00263% is held by the company *MK Holding d.o.o. za holding poslove Beograd*,
- MK-Fintel Wind akcionarsko društvo Beograd, ID number 20392126, whereby the Company holds 53,99737% of the share capital ("**MK Fintel a.d.**"), ."), while the remaining 46,00263% is held by the company *MK Holding d.o.o. za holding poslove Beograd*;
- Fintel Energija Development Ltd Cyprus, ID number HE 419780, whereby the Company holds 100,00% of the share capital,
- Vetropark Torak Ltd Cyprus, ID number HE 423070, whereby the Company holds 100,00% of the share capital,
- Vetropark Ring Ltd Cyprus, ID number HE 420088 , whereby the Company holds 100,00% of the share capital;
- Kula Solar Ltd Cyprus, ID number HE 424176, whereby the Company holds 100,00% of the share capital;
- Agrosolar d.o.o. Beograd, ID number 21710717, whereby the Company holds 100,00% of the share capital.

MK-Fintel Wind Holding d.o.o. holds 100% in the following subsidiaries, SPVs for other projects:

- Vetropark Kula d.o.o. Beograd, ID number 20901659 SPV established for the project wind farm Kula ("Kula"),
- Energobalkan d.o.o. Beograd, ID number 20833122 SPV established for the project wind farm Vetroparka La Piccolina ("Energobalkan"),

Fintel Energija Development d.o.o. holds 54% in the following subsidiary: MK-Fintel Wind Development d.o.o. Beograd, ID number 21528536 ("**MK-Fintel Wind Development**").

MK-Fintel Wind Development holds 100% in the following subsidiaries:

- Vetropark Torak d.o.o. Beograd, ID number 21040339 ("Torak"),
- Vetropark Ram d.o.o. Beograd, ID number 20927119 ("Ram"),

1. Summary of the business activities (Continued)

Information about the management of the company

Members of Board of Directors:

- Claudio Nardone, President
- ✓ Tiziano Giovannetti
- ✓ Luka Bjeković
- ✓ Paolo Martini
- ✓ Aleksandra Stojanovic

2. Presentation of development and activities of the legal entity, personnel structure

Fintel Energija is a pionir in the production of electrical energy form wind power in the territory of the Republic of Serbia. Currently the total installed capacity of all wind turbines in Serbia is 398 MW, of which 85.5 MW is held in the ownership of the Company (21,5%). Out of the total current quota for construction of wind farms under preferential conditions, which is 500 MW, Fintel has been granted the right to build wind farms of a total capacity of 85.5 MW (17,1%).

Personnel structure

The employees in the company have the appropriate qualifications, knowledge and experience necessary for the quality performance of the services provided by the Company. In addition to the Director, the Company has further 14 employees its subsidiaries who work mainly on maintenance of existing wind farms.

3. Environmental protection

Fintel Energija contributes to environmental protection mainly through investing in construction of capacities for production of electrical energy from renewable sources (green energy). Construction of wind farms significantly reduces CO2 emissions as one of the leading harmful factors that affect the environment.

4. Planned future development

As of June 2021, the Group has increased its production of electrical energy from wind of 85.5 MW, through the construction of three projects, "Kula", "La Piccolina" and "Kosava phase I". The Group also has ongoing further onshore wind farms development of above 1 GW. The pipeline is being actively developed and projects are continuously progressed through the development and obtaining the appropriate regulatory consents. Projects are all developed in accordance with the "gateway" approval process, so the pace of development will depend on a number of internal and external factors. Out of the ongoing project, the project that has most advanced is Kosava Phase II - a project that obtained all licenses and that plans to have 19 turbines with capacity of up 68.4 MW, subject to turbine selection. which is estimated to become fully operational in the financial year 2022.

The growth of the Company's and Group's business will be driven primarily by the build of the Company's Development Pipeline Business, comprising approximately 861 MW of total capacity. Out of this amount, 125 MW is at an advanced development stage (building permits has been obtained for 78,5 MW, including 68.4 MW under construction) and approximately 693 MW where planning applications will be soon submitted or were submitted already).

The Company is targeting in total between 180 MW and 230 MW of installed capacity through organic growth of its Wind Development Pipeline Business over the next three years. The Directors expect to finance approximately 80 or 90% of these investments through loans, while the remaining funds are to be financed through subordinated debt or Company's cash flow. It is the Directors' intention to take a flexible approach to the development of the Company's Wind Development Pipeline Business, in order to deliver growth without compromising the Company's ability to pay out dividends in line with its dividend policy. Even though the focus of the Group is on organic growth, growth through acquisitions would be considered on an opportunistic basis.

5. Significant transactions with related parties

The representation of the Company's relations with related parties is presented in point 19 of the Notes to the Financial Statements for the period ended 30 September 2021.

In the third quarter of 2021, there were no significant transactions of the Company with related parties.

6. Goals and policies in connection with managing financial risks, credit risks, liquidity risk and market risk

The coordination and monitoring of key financial risks is carried out by the central treasury department of the Principal Shareholder Company, which provides guidelines for the management of various types of risk and for the use of financial instruments. The main features of Fintel Group's risk management policy are:

- central determination of operational risk management guidelines concerning market, liquidity and cash flow risks;
- monitoring of results achieved;
- diversification of commitments/obligations and of the product portfolio.

Above mentioned Financial risk management procedures are consistent with those applied during the preparation of Financial Statements as of and for the year ended 31 December 2020.

FINTEI ENERGIJA Tiziano Giovannetti AD Director FOGRAT



STATEMENT BY PERSONS RESPONSIBLE FOR REPORT PREPARATION

To the best of our knowledge, Quarterly Financial Statements of the Fintel Energija a.d. for period ended 30 September 2021 were prepared in compliance with the relevant International Financial Reporting Standards and these present authentic and objective information about assets, liabilities, financial position and operations, profit and losses, cash flows and changes in equity of the Public Company, including those of the Companies included in the Statements.

In compliance with the Law on Capital Market (RS Official Gazette, No. 31/2011, 112/2015, 108/2016 and 9/2020) we hereby declare that the financial statements in question have not been audited.

Legal representative:

Fintel Energija a.d.

Director Giovannetti