F.G. EUROPE S.A.

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ANNUAL FINANCIAL REPORT SEPARATE AND CONSOLIDATED FINANCIAL STATEMENT FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021 ACCORDING TO INTERNATIONAL FINANCIAL REPORTING STANDARDS (IFRS)



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F.G. EUROPE S.A. SOCIETE ANONYME WHOLESALER OF ELECTRICAL AND ELECTRONIC APPLIANCES

BOARD OF DIRECTORS ANNUAL REPORT ON THE FISCAL YEAR ENDED 31/12/2021

To the Shareholders of F.G. EUROPE S.A.

The Company's Board of Directors hereby submits its Annual Report on the Fiscal Year ended December 31st, 2021, prepared in accordance with the provisions set forth in Law 4548/2018.

This Report provides brief information on financial results, current financial positions and any changes thereto, recent developments and other change regarding the Company and the Group during the fiscal year from January 1st, 2021 until December 31st, 2021.

Reference is also made to any significant events that took place during fiscal year 2021 and in any way affecting the Separate and Consolidated Annual Financial Statements as well as to any significant risks that may arise for the Company and the Group,

F.G. EUROPE Group companies:

F.G. EUROPE S.A.: Parent Company of the Group.

The Company operates in the Durable Consumer Goods market (importing and acting as wholesaler of Air-conditioning Units of all types, both for residential and professional use, White Electrical Home Appliances, and Consumer Electronics).

F.G. EUROPE is a longtime wholesaler and distributor of durable consumer goods as the exclusive trusted partner of two of the largest manufacturers in their sector, Fujitsu and Midea. From mid-2012, F.G EUROPE became the exclusive distributor for the Greek Market of Air-conditioning Units and from March 2013 of the White Appliances of the Chinese manufacturer giant Midea. Midea is one of the largest manufacturing and export companies of White Electrical Home Appliances, globally.

Meanwhile, F.G. EUROPE carries its own line of white electrical home appliances under its own brand name, ESKIMO, which presence dates back to 1958.

During the year 2019, F.G. EUROPE became the exclusive distributor of the white appliances Hitachi to the Hellenic market.

F.G. EUROPE is active in 12 countries in total (Greece and Southeastern Europe) as the exclusive distributor of Fujitsu General Ltd products (mainly air-conditioners). Furthermore, starting from 2015, F.G. EUROPE has been the exclusive distributor of Midea products in the Balkans, and, from 2017, also in Great Britain and Ireland.

FG EUROPE KLIMA TEKNOLOJILERI SANAYI VE TICARET ANONIM SIRKETI: In order to expand the Company's operation in Turkey, a subsidiary company was incorporated in 2014, based in Istanbul, for sale of all types of air-conditioners in Turkey. The company's share capital amounts to € 6.422 thousands and F.G. EUROPE participation stake is 87,16 %.



FG EUROPE UK LIMITED: In order to expand the Company's operation in UK, a subsidiary company was incorporated in 2017, based in London, for sale of all types of air-conditioners in UK. The share capital amounts to € 931 and FG EUROPE SA participation stake is 100%.

FG EUROPE HVAC IRELAND LIMITED: The exit of the UK from EU on 01/01/2021, with split of Republic of Ireland and stay in EU, had massive impact on the distribution of the company's products in the Irish market. In particular, the previously free disposal of the customs-cleared products of FG EUROPE UK LIMITED in Ireland now constitutes export of goods to the EU and is under a subsequent obligation to re-clear the products from Irish customers. The cost of acquiring the products increases significantly, given the additional customs fees and the consumption of additional pollution rights for their import into the EU.

Therefore, following the decision of F.G. EUROPE S.A. Board of Directors dated 29/3/2021, FG EUROPE HVAC IRELAND LIMITED was established on 26/4/2021, based in Dublin. The company operates in sale of all types of air conditioners in Ireland. Its initial capital amounts to €100 and F.G. EUROPE S.A. participation stake is 100%.

R.F. ENERGY S.A.: Subsidiary of the Group. F.G. EUROPE S.A. currently owns a 50% stake. Restis Family also owns a 50% share. R.F. ENERGY is a holding company, and its objective is development, management and ownership of energy production projects, focused on Renewable Energy Sources.

R.F. ENERGY's subsidiaries as at 31/12/21 are as follows:

Subsidiary title	<u>Operation</u>	Percentage of interest 31/12/2020
Direct Stake		
CITY ELECTRIC SINGLE MEMBER S.A.	Energy production	100.00%

A. Recent Developments – Changes to the Financial Sizes of the Company and the Group

At Parent Company Level:

In 2021, losses after tax of all the Company's segments amounted to \in 3.873 mil. against \in 18.869 mil. profit in 2020, decreased by 120,53%. The abovementioned decrease is mainly due to the loss of \in 10.100 arising from the disposal of ATTICA BANK's shares in 2021 once the requirement for financial instrument guarantees was lifted. Respectively, in 2020, dividend amounting to \in 14.500 was received from the subsidiary RF ENERGY SA as well as a profit amounting to \in 8.201 arising from the sale of the 49% stake of the former associate in Italy.

In 2021, the Company's total sales amounted to € 90.807 mil against € 65.599 in 2020, increased by 38,43%. The above increase in domestic and foreign markets is mainly due to the limitation of pandemic COVID-19 effect in line with the favorable climatic conditions prevailing in 2021.

In 2021, foreign/domestic sales ratio stood at 51/49 versus 44/56 in 2020.

Analytically:

Sales: The Company's total sales amounted to € 90.807 in 2021 against € 65.599 in 2020. The split off segment sales configured € 33.790 in 2021 against € 29.933 in 2020.



Gross Profit: The Company's gross increased by 23,16%, configured € 19.083 in 2021 against € 15.494 in 2020. The gross profit ratio decreased and amounting to 21,01% in 2021 against 23,62% in 2020. The split-off segment gross profit amounted to € 6.745 in 2021 against € 6.776 in 2020 meanwhile the gross profit ratio showing decreased amounting to 19,96% against 22,63% in 2020.

General overheads: The Company's general expenses increased by 2,69%, amounting to € 12.716 in 2021 against € 12.383 in 2020. The split off segment general expenses amounted to € 4.955 in 2021 against € 5.790 in 2020.

EBITDA: In 2021, EBITDA stood at € 9.209 mil. against € 5.578 mil. in 2020 increased by 65,06%. The operating margin was 10,14% against 8,50% in 2020. The respective EBITDA of the split off segment was € 1.789 in 2021 € against 986 in 2020 and the operating margin was 5,29% against 3,29% in 2020.

Financial Result: The financial result of the period was expenses € 11.472 mil in 2021 against corresponding revenue € 15.800 in 2020. The split off segment financial result was expenses of € 1 in 2021 against € 0 in 2020.

Profit/(loss) before Tax: The Company's profit / (loss) before tax amounted to \in 5.066 loss in 2021 against \in 19.011 profit in 2020. Split off segment profit / (loss) before tax amounted to \in 1.789 in 2021 against \in 986 in 2020.

Cash and Cash equivalents: Cash equivalents amounted to € 11.310 against € 15.103 on 31/12/20. There were no cash equivalents of the split off segment on 31/12/2021.

Trade receivables: Trade receivables are increased by 25.51%, amounting to € 43.975 mil. against € 35.035 mil. in 2020. The split off segment trade receivables amounted to € 13.236 mil. on 31/12/21.

Inventories: The Company's inventories are decreased by 67,47% amounting to € 7.835 against € 24.092 on 31/12/2020. The split off segment inventories amounted to € 6.239.

Total Liabilities: The Company's Total Liabilities were increased by 1,86% (€ 62.815 against € 61.662 on 2020). The split off segment total liabilities amounted to € 14.395.

At the Group Level:

Sales: The total Group sales revenue arising from continuing and discontinued operations were configured € 96.682 mil in 2021 against € 68.641 mil. in 2020. The split off segment sales amounted to € 33.790 in 2021 against € 29.933 in 2020.

Gross Profit: The Group's segments Gross Profit from continuing and discontinued operations is increased by 29,44%, amounting to \in 23.362 mil. against \in 18.048 mil. in 2020. The gross profit rate in 2021 is increased, standing at 24,16% versus 26,30% in 2020. Gross profits of the split off segment stood at \in 6.776 in 2021 versus \in 6.776 in 2020 and the gross profit ratio in 2021 decreased standing at 19,96% against 22,63% in 2020.

General Overheads: The Group's general expenses from continuing and discontinued operations in 2021 decreased by 3,67% and amounted to \in 16.463 mil. versus expenses of \in 17.062 mil. in 2020. The split off segment general expenses stood at \in 4.955 in 2021 versus \in 5.790 in 2020.

EBITDA: Earnings before interest, tax, depreciation, and amortization from continuing and discontinued operations increased by 247% amounting to \in 9.935. against \in 2.864 mil. in 2020. The operating margin rate was configured at 10,28% versus 4,17% in 2020. The respective EBITDA of



the split off segment was \in 1.789 in 2021 \in against 986 in 2020 and the operating margin was 5,29% against 3,29% in 2020.

Financial Income: The financial income of the Group from continuing and discontinued operations presented loss of € 5.160 versus profit of € 22.372 in 2020. Split off segment profit / (loss) before tax amounted to € 1.789 in 2021 against € 986 in 2020.

Cash and Cash Equivalent: Cash and Cash Equivalent of the Group amounted to 18.263 versus € 24.009 as at 31/12/2020. There were no cash equivalents of the split off segment on 31/12/2021.

Trade and other receivables: Group's Trade and Oher receivables are increased by 2,73 % (€ 42.184 as at 31/12/2021 versus € 41.061 as at 31/12/2020). The split off segment trade receivables amounted to € 13.236 mil. on 31/12/21.

Inventories: Group's inventories are decreased by 50,00% amounting to € 12.807 mil. versus € 25.666 as at 31/12/2020, mainly as a result of the decrease in inventories of the Parent Company. The split off segment inventories amounted to € 6.239.

Total Liabilities: The Group's total liabilities decreased by 4,67% standing at € 65.154 versus € 68.349 as at 31/12/2020 mainly due to the reduction of Parent Company's total liabilities. The split off segment total liabilities amounted to € 14.395.

B. ALTERNATIVE PERFORMANCE MEASURES (APM)

The Group is using APMs as a decision-making tool regarding the assessment of its performance. These APMs could be helpful in the better understanding of the finance and operating results, the financial position, and the cash flow statement of the Group. The APMs should always be examined in combination with the financial results according to IFRS and under any circumstances they cannot replace them.

For performance evaluation of the Company and the Group, several profitability ratios are used. These are: EBITDA (Earnings Before Interest, Taxes, Depreciation and Amortization), EBITDA Margin (EBITDA/ Sales), Earnings before tax Margin (EBT/ Sales), ROE (Return on Equity). Also, inventory turnover ratio and liquidity ratios are used (Current and Quick Ratio).

The Management restated the ratios of the Group for the comparative period (2020) for the purpose of taking into consideration only the data of the continuing operations, in order to be comparable with the data of 2021. No other change has taken place for the calculation of the ratios.

Calculation on APMs presented below:

B1. Liquidity Ratios (Continuing Operations)

In order to assess liquidity and count its ability to address current liabilities as they fall due, the Group and the Company apply the following ratios:

	2021	2020	Definition
Current Ratio (Company level)	1,27	3,87	Current Assets / Current Liabilities
Current Ratio (Group level)	1,44	3,67	Current Plastics
Quick Ratio Company level)	1,11	2,61	(Current Assets – Inventory) / Current
Quick Ratio (Group level)	1,19	2.63	Liabilities



B.2. Inventory Turnover Ratio (Continuing Operations)

In order to present the efficient use of inventory, the Group and the Company apply Inventory Turnover Ratio. This ratio counts the number of days that inventory is stocked before it is sold.

	2021	2020	Definition
Inventory Turnover Ratio (Company level)	64	176	Inventory / Cost of Sales * 365
Inventory Turnover Ratio (Group level)	101	185	

B.3. Return on Equity Ratio (ROE) (Continuing Operations)

In order to assess the effectiveness of equity, the Group and the Company calculate the Return on Equity Ratio (ROE).

This ratio presents Profits after Taxes as a percentage of Equity.

Return on Equity Ratio is calculated in order to show how effectively an entity uses its equity in order to generate profit, expressed as a percentage. ROE is used as an indication of effectiveness, showing how much profit can be realized by the use of resources invested by the shareholders (share capital) and reserves.

	2021	2020	Definition	
Return on Equity Ratio (Company level)	(22,51%)	41,28%	Profit after tax / Equity	
Return on Equity Ratio (Group level)	(22,72%)	38,34%	Trong drop that y Equally	

B.4. Performance Ratios

In order to asses its performance, the Group applies several performance ratios:

B.4.1. Profit before Tax Margin depicts profit before tax as a percentage of sales.

	2021	2020	Definition
Profit before tax Margin (Company level)	(12,02)%	50,54%	Profit before tax / Sales
Profit before tax Margin (Group level)	(11,05)%	(32,59)%	Tronk serore tan 7 saies

B.4.2. EBITDA Margin which shows EBITDA as a percentage of sales.

	2021	2020	Definition
EBITDA Margin (Company level)	13,01%	12,88%	EBITDA (*) / Sales
EBITDA Margin (Group level)	12,95%	4,85%	



(*) EBITDA = Earnings Before Interest, Taxes, Depreciation and Amortization calculated as follows:

	Group (01/01-31/12/20	21	Group	01/01-31/12/20	20
	Continuing operations	Spin off	Total	Continuing operations	Spin off	Total
Profit before Tax	(6.949)	1.789	(40)	19.009		
+ Finance cost	15.097	1	15.098	4.959	-	4.959
-Debit Exchange Differences	(2.088)	(1)	(2.089)	(1.618)	-	(1.618)
- Finance income	(2.611)	-	(2.611)	(982)	-	(982)
+ Credit Exchange Differences	1.839	-	1.839	567	-	567
+ Rental discount	173	-	173	333	-	333
+ Other credit interest	577	-	577	39	-	39
+ results from associates	-	-	-	225	-	225
+ Depreciation of PPE and intangible assets	2.108	-	2.108	2.057	-	2.057
EBITDA	8.146	1.789	9.935	1.878	986	2.864
	Company	y 01/01-31/12/2	2021	Company 01/01-31/12/2020		
	Continuing operations	Spin off	Total	Continuing operations	Spin off	Total
Profit before Taxes	(6.855)	1.789	(5.066)	19.009		
+ Finance cost	13.775	1	13.776	4.959	-	4.959
-Debit Exchange Differences	(21)	(1)	(22)	(1.618)	-	(1.618)
- Finance income	(803)	-	(803)	(982)	-	(982)
+ Credit Exchange Differences	38	-	38	567	-	567
+ Rental discount	173	-	173	333	-	333
+ Other credit interest	577	-	577	39	-	39
+ results from associates	-	-	-	225	-	225
- Dividends receivable from subsidiaries	(1.500)	-	(1.500)	(14.500)	-	(14.500)
+ Depreciation of PPE and intangible assets	2.036	-	2.036	1.984	-	1.984
EBITDA	7.420	1.789	9.209	4.592	986	5.578

C. Significant events in 2021

Subsidiary establishment

To facilitate the Company's operations penetration in the Irish market, a subsidiary company was established on 26/4/2021 based in Dublin for the purpose of selling all types of air conditioners in Ireland. The company's title is FG EUROPE HVAC IRELAND LTD, its initial capital is €100 and FG. EUROPE S.A. participating interest stands at 100%.



Acquisition of an additional percentage in a subsidiary

In May 2021, the Parent Company completed the acquisition of an additional 5,10% of the share capital of the subsidiary FG EUROPE KLIMA TEKNOLOJILERI SANAYI VE TICARET A.S. against a consideration of \in 894 (TL 8.500). Following the above transaction, the parent company currently owns 87,16% of the total share capital of the subsidiary.

Subsidiary Dividend Distribution

On 10/06/2021, RF ENERGY SA, a subsidiary company of the FG EUROPE SA group, following the convening of the Regular General Meeting, decided to distribute a dividend for 2020 amounting to \in 3,000 to the shareholders of FG. EUROPE S.A. (50%) and FIRST ENERGY HOLDINGS LTD (50%). This dividend was offset against a pre-dividend received by F.G. EUROPE A.E. as at 04/11/2021.

Regular General Meeting

The Regular General Meeting of the Company's shareholders held on June 10, 2021, in which twelve (12) shareholders representing 95,59% of the Company's total shares were present and legally represented, unanimously:

- 1. Approved the Separate and Consolidated financial statements for the FY 1/1 to 31/12/2020.
- 2. Decided to distribute a dividend to the company's shareholders amounting to €13.200.038,50
- 3. Discharged the members of the Board of Directors and the Certified Public Accountants of any compensation liability for the FY 1/1 to 31/12/2020.
- 4. Granted permission in accordance with Articles 99 and 100 of the C.L. 4548/2018 and approved the conclusion of contracts between the Company and the members of the Board of Directors or companies affiliated with them.
- 5. Granted permission to the members of the Board of Directors and the directors of the Company in accordance with Article 98 par. 1 of the C.N. 4548/2018, to participate in Boards of Directors or in the management of companies affiliated with the Company that pursue same or similar purposes.
- 6. Elected the auditing firm GRANT THORNTON, to perform the statutory audit of the Company's financial statements, Separate and Consolidated, as well as the tax audit for the FY 1/1 to 12/31/2021 and approved the agreed compensation.
- 7. Approved related party transactions.
- 8. Finally, reference was made to the Group's performance in the first quarter of the current fiscal year, which, taking into account the conditions due to the Covid-19 pandemic, is considered satisfactory. Furthermore, the Chairman considered that the downward trend of sales will be halted in the next period and the prospects for the Company and the Group will be positive.

Partial segment split off

On November 1, 2021, the Company's Board of Directors, aiming at a better commercial management and support of the internationally recognizable FUJITSU brand, decided to initiate partial split off procedures of the Company. In particular, it proposed the Partial Split off shall take place in accordance with the provisions of Articles 54 of Law 4172/2013 and 61 of Law 4438/2016, as well as Articles 59-74 of Law 4601/2019, as effective and explained that the Split off shall be an act by which the Company will transfer, without liquidating the Segment, to a new societe anonyme ("Beneficiary"), leaving at least one segment of activity in the Company, in exchange for the pro rata issue of shares of the Beneficiary to the Company's shareholders. To this end, it was approved the initiation of procedures for the Partial Split off and the preparation of a partial split off plan with the transfer of the Segment and its contribution to a new company ("Partial Split off Agreement Plan").

On December 8, 2021, the Company's Board of Directors approved the balance sheet presenting the Segment's assets with closing date September 30, 2021 ("Transformation Balance Sheet"). Moreover, it approved the 30.11.2021 valuation report of the Company's and the Segment's net assets ("Valuation Report") which was prepared by Certified Public Accountants.



D. Post Statement of Financial Position date Significant Events

On January 28, 2022, the Company's General Meeting:

- Approved the Draft Partial Split off Agreement and in particular the Company's Split off in accordance with Articles 59-74 of Law 4601/2019, as well as Articles 54 of Law 4172/2013 and 61 of Law 4438/2016, as effective, i.e. the Company's partial split off, according to the Transformation Balance Sheet and the Valuation Report, with the transfer and contribution of the Segment to the Beneficiary in accordance with Article 56 par. 3 of Law 4601/2019.
- Decided on the establishment of the Beneficiary, i.e. the establishment of a societe anonyme
 under the title "FG South East Europe S.A." to which the Segment shall be contributed and
 approved its Articles of Association in the form proposed by the Chairman of the General
 Meeting.
- Decided to reduce the Company's share capital by the amount of four million nine hundred and seventy thousand euro and ten cents (€ 4.970.000,10) by reducing the number of its shares by sixteen million five hundred and sixty six thousand six hundred and sixty seven (16.566.667) common registered shares of nominal value thirty euro cents (€0.30) each, and the consequent amendment of Article 5 of the Company's Articles of Association, so that the Company's share capital will now amount to ten million eight hundred and seventy thousand forty-six euro and ten cents (€10.870.046,10) divided into thirty-six million two hundred and thirty-three thousand four hundred and eighty-seven (36.233.487) common registered shares of nominal value thirty euro cents (€0.30) each.

Following the 10/03/2022 decision of the Company's Board of Directors, the waiver of the guarantee claims to cover loss from the sale of financial assets amounting to \in 10.111 was approved. These claims concerned a signed agreement to cover any eventual loss from the valuation of financial assets to the cost of their acquisition.

On 30/05/2022, the establishment of the societe anonyme under the title "FG SOUTH EAST EUROPE S.A." was registered in the General Commercial Registry (G.E.MI.) and published on the G.E.MI.'s website. , the distinctive title "FG SOUTH EAST EUROPE" and G.E.MI. number: 162524901000, arising from the partial split by spin-off of the FUJITSU air conditioners trading segment of the societe anonyme under the title "F.G. EUROPE S.A." and G.E.MI. no 125776001000, in accordance with Articles 56 par. 3 and 59 -74 of Law 4601/2019, Article 54 of Law 4172/2013 and Article 61 of Law 4438/2016, as well as A) 28/01/2022 Decision of the Extraordinary General Meeting of the shareholders of the above company and B) The Articles of Association of the new societe anonyme under the title "FG SOUTH EAST EUROPE S.A." and distinctive title "FG SOUTH EAST EUROPE", as it was prepared with the no. 21.725/23-02-2022 Notarial Deed of the Athens Notary MARIA PANAGIOTI TSAGGARI, wife of Konstantinos Valvis, consisting of twenty one (21) articles.

Apart from the aforementioned, to date no other significant events occurred after December 31, 2021, which should either be disclosed or differentiate the items of the published financial statements.

E. Prospects for 2022

The Company's and the Group's course of development in terms of the Company's operations, was interrupted in the 1st half of 2021, due to the Covid-19 pandemic, which created many problems worldwide, having slowed down significant sectors of the economy.



The limitation of the impact of the COVID-19 pandemic as well as the favorable climatic conditions that prevailed in the 2nd half of 2021 led the Group and the Company to a significant increase in sales. If the favorable situation with the pandemic continues in 2022, Management is optimistic of further improvement in revenues both domestically and abroad.

F. Risks and Uncertainties

Financial risk management Financial risk factors

The Group's and the Company's operations are exposed to various financial risks (including currency risk, fair value interest rate risk, cash flow risk and price risk), credit risk and liquidity risk. The Group's and the Company's risk management policy focuses on the unpredictability of the capital markets aiming at minimizing potential adverse effects on the Group's and the Company's financial performance. The Group and the Company in certain cases use derivative financial instruments to hedge its exposure to certain risks.

Risk management is carried out by the treasury department under policies approved by the Board of Directors. The treasury department identifies, evaluates and hedges financial risks in close cooperation with the Group's operating units. The Board of Directors provides written principles for overall risk management, as well as written policies covering specific areas, such as foreign exchange risk, interest rate risk, and credit risk, use of derivative financial instruments and non-derivative financial instruments and investment of excess liquidity.

The following sensitivity analysis of the results for the Group and the Company is based tax rate 22% for 2021 and 24% for 2020.

Risks

Currency Risks

The Group and the Company operate internationally and are exposed to currency risks arising from exposure to different currencies mainly USD, JPY, TRY and GBP. Currency risk arises from assets and liabilities in a foreign currency other than Euro. The Group and the Company on a case-by-case basis hedges the currency risk by entering into derivative contracts but does not make use of hedge accounting.

On 31 December 2021 earnings after tax and equity of the Group and the Company would have been $\[Engineen]$ 50 respectively ($\[Engineen]$ 610 respectively in 2020 for the Group and the Company) (lower) / higher if $\[Engineen]$ 6 had been weaker / stronger than the USD by 5% (comparable year was 7%) with other variables remaining constant, both as a result of foreign exchange losses / gains in the settlement of trade payables offset by credit / debit exchange differences in the conversion of cash and cash equivalents and as a result of losses / gains from exchange differences during the collection of trade receivables. On 31 December 2021 the earnings after tax and equity of the Group and the Company would have been $\[Engineen]$ 63 and $\[Engineen]$ 618 respectively ($\[Engineen]$ 61 and $\[Engineen]$ 619 respectively in 2020 for the Group and the Company)) (lower) / higher , if $\[Engineen]$ 6 was weaker / stronger than the JPY by 5% (comparable year was 5%) with other variables remaining constant both as a result of foreign exchange losses / gains on settlement of trade liabilities offset by credit / debit foreign exchange differences on the conversion of cash and cash equivalents and as a result of losses / gains from exchange differences in the collection of trade receivables.

On 31 December 2021 the earnings after tax and equity of the Group and the Company would have been $\[\in \] 253$ and $\[\in \] 0$ respectively ($\[\in \] 233$ and $\[\in \] 1$ respectively in 2019 for the Group and the Company) (lower) / higher, if $\[\in \]$ was weaker / stronger than the GBP by 4% (comparable use was 7%) with other variables remaining constant mainly as a result of foreign exchange gains / losses in the collection of trade receivables.

On 31 December 2021 earnings after tax and equity of the Group and the Company would have been €916 and €0 respectively (€670 and €0 respectively in 2020 for the Group and the Company) (lower)



/ higher, if the € was weaker / stronger than the TRY by 41% (in the comparable year it was 22%) with other variables remaining constant mainly as a result of foreign exchange gains / losses in the collection of trade receivables.

Market Risks

The Group and the Company are exposed to share price risks arising from investments in shares of companies listed on the Athens Stock Exchange (Athex) and characterized, for the purpose of preparing the Financial Statements, as held for sale. To facilitate management of the price risks arising from investments in shares, the Group and the Company creates diversification in its portfolio. The portfolio diversification is in accordance with the decisions of the Board of Directors regarding the investment cash available in shares.

The portfolio shares are included in the Athex General Index. The effect that an increase/decrease in the Athex General Index would have on the Group's Equity for the year 2021, under the assumption of an increase/decrease in the Athex General Index of 12%, (the comparable year was 34%) keeping all the other variables remaining constant would be as follows:

On December 31, 2021, earnings after tax and equity of the Group and the Company would have been \in 3 (\in 1 in 2020) as a result of the gains / (losses) that would arise from the valuation of other financial assets.

Cash Flow and Interest Rate Risk

The Group has no significant interest-bearing assets and its income and operating cash flow are substantially independent of changes in market interest rates. The Group's interest rate risk arises from long term and short term borrowing from banks in Euro with variable interest rates.

The Group analyses its interest rate exposure on a continuous basis taking into consideration the possibility of restructuring debt with alternative terms and types as well as the renewal of existing positions. Based on these alternatives the Group calculates the impact on significant medium- and long-term debt positions a shift in interest rates would have.

If on 31 December 2021 interest rates in Euro were higher/lower by 5 units for the Group and the Company (the comparable year 2020 were higher/lower by 70 units for the Group and the Company) with other variables remaining constant earnings after tax and equity would have been lower/higher for the Group and the Company by \in 14 (\in 173 in 2020). This would be mainly due to the higher financial cost of bank borrowing with a floating interest rate in \in .

If on 31 December 2021 TRY interest rates were higher/lower by 300 units for the Group and the Company, all other variables remaining constant, earnings after tax and equity would have been higher/lower for the Group and the Company by \in 20 (\in 6 in 2020). This would be mainly due to the lower financial cost of bank borrowing with a floating interest rate in \in .

Credit Risk

Credit risk is managed at Group level. Credit risk arises mainly from credit exposures to customers including accounts receivable. The commercial departments assess the customer's creditworthiness taking into consideration their financial position, previous trading experience and other factors and set credit limits which are regularly monitored and cannot be exceeded by an individual customer. Sales to retail customers constitute approximately 1% of the Group's total turnover and are mainly carried out in cash. During the year, no credit limits were exceeded and the Group Management does not expect material losses arising from non-performance of accounts receivable. Moreover, the Company's receivables are distributed among a wide number of customers, therefore, there is no concentration of them and consequently credit risk is significantly limited.

The maximum exposure of the Group and the Company to credit risk arising from trade receivables on 31/12/2021 is analyzed in Note 15.

Liquidity Risk

Liquidity risk management ensures sufficient cash and cash equivalents as well as secured credit ability through approved financing limits for working capital and issuing guarantees to suppliers,



which on 31/12/2021 amounted to \in 98.832 for the Group and \in 98.178 for the Company (on 31/12/20 amounted to \in 98.070 for the Group and \in 97.825 for the Company).

The Group and the Company Management monitors and adjusts the cash daily based on the expected cash inflows and outflows.

The following table analyzes the Group's obligations per maturity based on the remaining contractual term at the Statement of Financial Position date.

Consolidated December 31, 2021	< 1 year	Between 2 year and 5 years	> 5 years	Total
Borrowings	36.365	-	-	36.365
Leasings	1.612	5.978	7.024	14.614
Trade and other payables	27.151	-	-	27.151
Total	65.128	5.978	7.024	78.130

Consolidated December 31, 2020	< 1 year	Between 2 year and 5 years	> 5 years	Total
Borrowings	4.061	19.912	8.577	32.550
Leasings	1.580	5.804	7.937	15.321
Trade and other payables	19.110	-	-	19.110
Total	24.751	25.716	16.514	66.981

The table below analyses the Company's liabilities based on the remaining period at Statement of Financial Position date.

Company December 31, 2021	< 1 year	Between 2 year and 5 years	> 5 years	Total
Borrowings	35.711	-	-	35.711
Leasings	1.577	5.945	7.024	14.547
Trade and other payables	26.639	-	-	26.639
Total	63.927	5.945	7.024	76.897

Company December 31, 2020	< 1 year	Between 2 year and 5 years	> 5 years	Total
Borrowings	3.816	19.912	8.577	32.305
Leasings	1.567	5.773	7.937	15.277
Trade and other payables	13.811	-	-	13.811
Total	19.194	25.685	16.514	61.393

COVID-19 pandemic: Risks – Impacts – Countermeasures

In March 2020, Worldwide Organization of Health (WHO) declared COVID-19 a pandemic, which its rapid infection, has damaged every business and financial operation and also caused a slow-down in substantial sectors of the economy.

The country-members of EU to limit the spread of the pandemic took restrictive measures which had a massive impact on FG EUROPE's operations. In order to address the pandemic, The Hellenic Government took restrictive measures which included movement restriction of citizens and closing of the retail stores. At this moment, the normal activity of the retail stores and the free movement of citizens has been restored.



Risks of pandemic COVID-19

Pandemic caused a significant number of risks that has to be under consideration for the financial position and the Income Statement for the reporting period 2021, which are mainly focused on the sectors below:

- Decrease in revenue during the summer season: The segment has strong seasonal operation.
 The period June September is by far the most profitable period, consequently, has the greatest impact on year's profit. Despite the restrictive measures, the Company did not have a significant impact on its sales.
- Financial position / liquidity: The FG Europe Group has a strong capital structure and significant cash and cash equivalents as a result of the actions of the Management that have taken place in the last year. However, the coronavirus pandemic is creating new conditions which are likely to create risks related to the Group's liquidity. Despite this, the Group continues to strengthen its financial position and takes actions to further strengthen its liquidity.
- Credit risk: The Company handles credit risk sufficiently and has developed credit control
 procedures in order to minimize doubtful debts. However, the outbreak of the pandemic
 creates new conditions and requires vigilance to address possible non-payment or
 rescheduling of receivables that may arise.
- Covenants: With reference to the terms of the loan agreements, the Group must comply with certain conditions including financial ratios. The Group is constantly monitoring the situation aiming at promptly requesting and obtaining waiver regarding the aforementioned compliance obligations where necessary.

Effects on the Group's financial performance

The developments related to Covid-19 did not affect the financial performance of the Group for the year 2021.

In particular, in 2021, the increase in sales compared to 2020, stood at 41%

The Group Management evaluates on a continuous basis every new element arising from the evolution of the pandemic as well as the relevant decisions taken by the Authorities and adjusts its plans on a regular basis aiming at protecting the Group's financial position. In the context of the ongoing monitoring of the development of the Group's performance, a series of assessments were made for the Group's course in 2022, and no significant effects are expected.

It is to be noted, however, that the above estimates and assumptions of the Management involve a degree of uncertainty. The data can change drastically either to the positive side, as long as ways to deal with the pandemic are found immediately, or adversely, in case the situation worsens and the pandemic takes on long-term characteristics.

Effects on the Group's financial position

Taking under consideration current conditions, the uncertainty and rapidly changing environment, the Management focuses on the Group's liquidity strengthening. The Group secures its cash flows by making efforts to maintain adequate working capital and identifying areas of cost savings where possible as mentioned below in the paragraph on management actions.

Also, under the estimations that took place for the Company's progress, the Group liquidity fully covers its needs for the next 12 months.



Taking measures to address the COVID-19 coronavirus pandemic

To address the emergency situation created by the COVID-19 pandemic, the Company set the following four main goals:

I. The Company's employees and collaborators health protection.

The Group's main concern is the health of its employees and collaborators. For this reason, it took a series of preventive measures timely, giving specific instructions on the actions every employee should take in the event of symptoms of illness. Teleworking was implemented from the first days for more than 80% of the staff, maintaining the minimum security staff. At the same time, all business trips as well as face-to-face meetings, which took place via video conference, were suspended. In addition, certified servicers perform regular disinfections in the office building.

II. Measures to limit operating costs and strengthen the Group's financial position

The rapid spread and intensity of the COVID-19 pandemic caused a significant loss to almost all the sectors of the economy.

Following the aforementioned the Management took decisions to limit operating costs and strengthen the financial position of the Group, which are summarized as follows:

- It was decided to review all the operating expenses of the Group. In particular, every category of operating expenses was analytically examined and in 2021, only the necessary expenses will be implemented.
- All the relief measures announced by the Government for the affected businesses have been used aiming at ensuring sufficient liquidity, even in the event that the pandemic intensifies and takes on long-term characteristics. Actions are being taken to further improve liquidity through granting of new credit lines.

Russian Invasion in Ukraine: Risks - Impact - Countermeasures

The Russian invasion in Ukraine occurred in February 2022 is expected to bring significant disruptions to the global economy during 2022. Although the impact of the crisis cannot be fully estimated, its consequences are not expected to significantly affect the Company. Management is closely monitoring the situation and will take appropriate action when deemed necessary.

The Russian invasion in Ukraine in February 2022, as a result of which the already high prices of raw material as well as electricity, Natural Gas and fuel and transportation costs increased to unprecedented levels, creates new data in the global economy and by extension in Greece.

The prospects and results for the year 2022 are directly related to the situation that prevails both in the global economy and in the domestic economy and market. The Company's Management continuously monitors, evaluates and analyzes the developments, the economic and social changes and based on the expected short-term and long-term market conditions, maintaining a high level of adaptability and coordinated movements, those mechanisms that will ensure its basic financial sizes and its business plans implementation shall be strengthened.

G. Equity Shares

As at December 31st 2021, FG EUROPE S.A. does not own any equity shares.

H. Internal Code of Conduct

The Company operates under an internal code of conduct, which is updated and kept abreast of current events, in order to incorporate any issues arising pertaining to matters of corporate governance, as well as any changes in the organizational structure of the Company.



I. Corporate Social Responsibility

F.G. EUROPE S.A. is especially sensitive to matters of corporate social responsibility that concern environmental awareness and protection, responsibility towards its employees and contribution to society as a whole, through sponsorships and actions. Social responsibility is developed and implemented through a system of values, objectives and actions relating to corporate governance. Respect for the environment, promoting renewable energy sources, taking part in recycling initiatives and implementing recycling policies, all are guidelines incorporated in FG Europe's strategy. The companies of the Group, following a path of sustainable growth, operate in a manner that protects both the environment.

The Management's commitment is to continue in the future implementing the actions aimed assisting our fellow human beings, without sparing material and moral burdens.

J. Dividend Policy

In accordance with relevant provisions of Greek Law (Law 4548/2018) the Company is obliged to distribute to its shareholders a minimum dividend (Article 161), which is calculated at 35% of its net profits after tax and deduction for accounting reserve and the other income of the statement of Comprehensive Income which do not come from realized profits, which is paid in cash.

The Law provides that the minimum dividend of 35% can be reduced (but not less than ten per cent (10%), by a General Meeting of Shareholders resolution, in which a majority of at least 66,67% (2/3) of shareholders are represented and vote. The Law according to the paragraphs 3 and 4 of Article 130, provides that this obligation can be waived by a General Assembly of Shareholders resolution (a quorum of 1/2 of the paid-up share capital, reduced to 1/3 in the event of a re-assembly, in which a majority of at least 80% of shareholders are represented and vote).

K – Internal Control

Internal Control - Audit Committee

General Principle 1

The Board of Directors should present a balanced and clear assessment of the company's position and prospects and ensure the integrity of financial statements and disclosures to shareholders and to the public.

General Principle 2

The Board of Directors should maintain a sound system of internal control to safeguard shareholders' investment and the company's assets and ensure that significant risks are identified and adequately managed. The Board of Directors should regularly review the corporate strategy, the main risks to the business, and the effectiveness of the systems of internal control in managing these risks. The review should cover all material controls, including financial, operational and compliance controls, as well as the risk management systems. The Board of Directors, through its audit committee (where applicable) should also develop a direct and ongoing relationship with and receive regular reports from the company's auditors in respect of the effective functioning of the control system.

Internal Control System and Risk Management

Main features of the internal control system:

The Company's internal audit is conducted by the Head of the Internal Audit in accordance with the audit plan set by the Board of Directors. It is noted that the audit, according to which the respective Report is issued, is conducted within the current framework. During his exercise of control, the Head of Internal Audit takes note of all necessary books, documents, records, bank accounts and portfolios of the Company, with the continuing cooperation of the Management in order to be provided with



all information and data necessary for the smooth implementation of planned and emergency audits and preparation of reports provided with the utmost accuracy in the information and conclusions contained therein.

Risk Identification, Evaluation and Management

The Company has developed and implemented a Risk Management System in order to identify, evaluate and manage the risks it may face in the course of its operations, as such risks can directly or indirectly affect the financial statements. The system makes provisions for systematic recording and evaluation of risks per operating area, as well as assessing adequacy of the company's coverage against such risks. In compliance with the Risk Management System, assessment findings are discussed at the Management level, while the Board of Directors is informed about the most significant issues. It is to be noted that the Company has developed and implements specific procedures and systems ensuring reliability and validity of the separate and consolidated financial statements, as well as their compliance with the provisions of the International Financial Reporting Standards.

Glyfada, **July 15**, **2022**

Chairman of the Board of Directors

Georgios Fidakis



Independent Auditor's Report

To the shareholders of the Company "F.G. EUROPE S.A. WHOLESALER OF ELECTRICAL AND ELECTRONIC APPLIANCES"

Report on the Audit of the Separate and Consolidated Financial Statements

Opinion

We have audited the accompanying separate and consolidated financial statements of the company "F.G. EUROPE S.A. WHOLESALER OF ELECTRICAL AND ELECTRONIC APPLIANCES" (the Company), which comprise the separate and consolidated statement of financial position as at December 31st, 2021, the separate and consolidated statements of comprehensive income, changes in equity and cash flows for the year then ended, as well as a summary of significant accounting policies and methods and other explanatory notes.

In our opinion, the accompanying separate and consolidated financial statements present fairly, in all material respects, the financial position of the Company "F.G. EUROPE S.A. WHOLESALER OF ELECTRICAL AND ELECTRONIC APPLIANCES" and its subsidiaries (the Group) as of December 31st, 2021, their financial performance and their cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRS) as endorsed by the European Union.

Basis for Opinion

We conducted our audit in accordance with the International Standards on Auditing (ISAs) as they have been transposed in Greek Legislation. Our responsibilities under those standards are described in the "Auditor's responsibilities for the audit of the separate and consolidated financial statements" section of our report. During our audit, we remained independent of the Company and the Group within the entire course of our appointment, in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants (IESBA Code) as transposed in Greek legislation and the ethical requirements relevant to the audit of the separate and consolidated financial statements in Greece. We have fulfilled our responsibilities in accordance with the provisions of the currently enacted law and the requirements of the IESBA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Responsibilities of Management for the separate and consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the separate and consolidated financial statements in accordance with International Financial Reporting Standards, as endorsed by the European Union, and for such internal control as management determines is necessary to enable the



preparation of separate and consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the separate and consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or the Group or to cease operations, or has no realistic alternative but to do so.

Auditor's Responsibilities for the Audit of the separate and consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the separate and the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs, as they have been transposed in Greek Legislation, will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these separate and consolidated financial statements.

As part of an audit in accordance with ISAs as they have been transposed in Greek Legislation, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the separate and consolidated financial
 statements, whether due to fraud or error, design and perform audit procedures responsive to those
 risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The
 risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from
 error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override
 of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's and the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's and the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the separate and consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company and the Group to cease to continue as a going concern.



- Evaluate the overall presentation, structure and content of the separate and consolidated financial statements, including the disclosures, and whether the separate and consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the separate and consolidated financial statements. We are responsible for the direction, supervision and performance of the audit of the Company and the Group. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

Report on Other Legal and Regulatory Requirements

Taking into consideration that management is responsible for the preparation of the Board of Directors' Report according to the provisions of paragraph 5 of article 2 (part B) of Law 4336/2015, we note the following:

- a) In our opinion, the Board of Directors' Report has been prepared in accordance with the applicable legal requirements of articles 150 and 153 of Law 4548/2018 and its content is consistent with the accompanying separate and consolidated financial statements for the year ended 31.12.2021.
- b) Based on the knowledge we obtained during our audit about the Company "F.G. EUROPE S.A. WHOLESALER OF ELECTRICAL AND ELECTRONIC APPLIANCES" and its environment, we have not identified any material inconsistencies in the Board of Directors' Report.

Athens, 15 July 2022
Certified Public Accountant

Christina Tsironi Registry Number SOEL 36671





F.G. EUROPE S.A.

128, Vouliagmenis Ave. 166 74 Glyfada P.C. Reg. No. 13413/06/B/86/111

ANNUAL SEPARATE AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE FISCAL YEAR ENDED DECEMBER 31, 2021



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Statement of Comprehensive Income (Company) For the Years ended December 31, 2021 and 2020 (All amounts in Euro thousands unless otherwise stated)

EUTOPE

					Group			
		1/1-3	31/12/2021			1/1-31/12/2	2020	
		Continuing operations	Spin off	Total	Continuing operations	Discontinued operations (1. 4)	Spin off	Total
Sales	6	62.892	33.790	96.682	38.708	-	29.933	68.641
Less cost of sales	7	(46.275)	(27.045)	(73.320)	(27.436)	-	(23.157)	(50.593)
Gross profit		16.617	6.745	23.362	11.272	-	6.776	18.048
Other operating income	6	401		401	488	4	-	492
Distribution expenses	7	(8.319)		(12.489)	(6.868)	-	(5.045)	(11.913)
Administrative expenses	7	(2.904)	(785)		(3.069)	(22)	(724)	(3.815)
Other operating expenses	7	(258)	- '	(258)	(1.315)	-	(21)	(1.336)
and taxes		5.537	1.790	7.327	508	(18)	986	1.476
Finance income	7.2	2.611	_	2.611	982	2	-	984
Other financial income	7.3	-	-	-	-	25.100	=	25.100
Finance cost	7.2	(15.097)	(1)	(15.098)	(4.957)	(6)	=	(4.963)
Results from associates			-	-		(225)	=	(225)
Earnings before taxes		(6.949)	1.789	(5.160)	(3.467)	24.853	986	22.372
Income tax expense	8	1.245	(394)	851	202	(3.322)	(237)	(3.357)
Net profit for the period		(5.704)	1.395	(4.309)	(3.265)	21.531	749	19.015
Attributable as follows: Equity holders of the Parent Minority interest attributable to the Group to the income statement: Revaluation of Employee benefits obligations Income tax expense	21	(5.297) (407) (5.704)	1.395 1.395	(3.902) (407) (4.309) (3)	(1.878) (1.387) (3.265) 4 (1) 3	7.549 21.531	749 - 749 - - -	12.853 6.162 19.015 4 (1) 3
Amounts reclassified to the income statement: Exchange differences Other Comprehensive		(246)	<u>-</u>	(246)	(125) (122)			(125)
Income after taxes Total Comprehensive			1 205				740	
Income after taxes Attributable as follows: Equity holders of the Parent Minority interest		(5.622) (331)	1.395 1.395	(4.227) (331)	(1.989) (1.398)	13.982	7 49 749 -	18.893 12.742 6.151
Net profit (after tax) attributable to the Group		(5.953)	1.395	(4.558)	(3.387)	21.531	749	18.893

Statement of Comprehensive Income (Company) For the Years ended December 31, 2021 and 2020 (All amounts in Euro thousands unless otherwise stated)



	_			Com	pany				
			1/1-		1/1-				
	31/12/2021			31/1					
	C	ontinuing			Continuing				
	(Operations		Total	Operations		Total		
Sales	6	57.017	33.790	90.807	35.666	29.933	65.599		
Less cost of sales	7	(44.679)	(27.045)	(71.724)	(26.947)	(23.157)	(50.104)		
Gross profit	_	12.338	6.745	19.083	8.719	6.776	15.495		
Other operating income	6	40	-	40	99	-	99		
Distribution expenses	7	(6.777)	(4.170)	(10.947)	(5.626)	(5.045)	(10.671)		
Administrative expenses	7	(968)	(785)	(1.753)	(937)	(724)	(1.661)		
Other operating expenses	7	(16)		(16)	(32)	(21)	(53)		
Earnings before interests and taxes		4.617	1.790	6.407	2.223	986	3.209		
Finance income	7.2	803	-	803	502	-	502		
Other Finance income	7.3	-	-	-	8.201	-	8.201		
Finance costs	7.2	(13.775)	(1)	(13.776)	(7.401)	-	(7.401)		
Finance costs	7.4	1.500	-	1.500	14.500	-	14.500		
Earnings before taxes	_	(6.855)	1.789	(5.066)	18.025	986	19.011		
Income tax expense	8	1.587	(394)	1.193	95	(237)	(142)		
Net profit for the period	_	(5.268)	1.395	(3.873)	18.120	749	18.869		
Amounts non-reclassified to the income									
Revaluation of Employee benefits obligations	21	(3)	-	(3)	4	-	4		
Income tax expense		1	-	1	(1)	-	(1)		
•	_	(2)	_	(2)	3	-	3		
Amounts reclassified to the income statement:									
Exchange differences				(2)	_		_		
Other Comprehensive Income after taxes	_	(2)	- 1.00-	(2)	3		3		
Total Comprehensive Income after taxes	_	(5.270)	1.395	(3.875)	18.123	749	18.872		

Statement of Financial Position (Company and Consolidated) For the Years ended December 31, 2020 and 2019



		Group		Com	pany
ASSETS	Note	31/12/2021	31/12/2020	31/12/2021	31/12/2020
Non-current assets	1,000				
Property, plant and equipment	9	1.400	923	986	688
Investments in PPE right to use	2.2.9	13.277	14.342	13.223	14.287
Leased Tangible assets	9	315	325	315	325
Intangible assets	9	2	5	2	3
Investments in subsidiaries	1.2.2	-	-	6.604	6.510
Long term receivables	10	388	8.770	305	8.691
Deferred taxes	20	1.579	775	1.611	599
Other Financial assets	11	57	2.069	57	2.069
Total non-current assets	11	17.018	27.209	23.103	33.172
Current assets		177010	2.0202		
Inventories	12	12.807	25.666	7.835	24.092
Trade receivables	13	42.184	41.061	43.975	35.035
Cash and cash equivalents	14	18.263	24.009	11.310	15.103
Total current assets	11	73.254	90.736	63.120	74.230
Spinoff assets		19.617		19.617	_
Total assets		109.889	117.945	105.840	107.402
Total assets		107.887	117.343	103.040	107.402
SHAREHOLDERS' EQUITY &					
SHAREHOLDERS' EQUITY					
Share capital	15	10.870	15.840	10.870	15.840
Share premium	16	6.731	6.731	6.731	6.731
Reserves	17	15.610	27.307	16.052	27.593
Retained earnings		(11.134)	(5.416)	(9.993)	(4.456)
5		22.077	44.462	23.660	45.708
Minority interest		3.293	5.134	-	_
•		4.970		4.970	
Total shareholders' equity		30.340	49.596	28.630	45.708
LIABILITIES					
Non-current liabilities					
Long term Borrowings	19		28.489		28.489
Long term Leasings	2.2	13.002	13.741	12.970	13.710
Retirement benefit obligations	21	294	299	257	269
Long-term provisions		1.042	1.042	-	_
Other long-term liabilities		27	25	-	-
Total non-current liabilities		14.365	43.596	13.227	42.468
Current liabilities					
Short term Borrowings	19	703	1.261	49	1.016
Short term portion of long term borrowings	19	35.662	2.800	35.662	2.800
Short term Leasings	2.2	1.612	1.580	1.577	1.567
Current tax liabilities		360	6.873	77	391
Trade and other payables	18	12.452	12.237	12.223	13.420
Total current liabilities		50.789	24.753	49.588	19.194
Total liabilities		65.154	68.349	62.815	61.662
Spin off liabilities		14.395		14.395	
Total equity and liabilities		109.889	117.945	105.840	107.370

Statements of Changes in Equity (Company and Consolidated) For the Years ended December 31, 2020 and 2019



<u>Group</u>	Share capital	Share premium	Legal reserve	Special tax reserves	Retained earnings /(Losses)	Total	Minority interest	Total equity
Balance on January 1, 2020	15,840	6,731	4,123	(483)	10,432	36,643	13,320	49,963
Change in Accounting Policy IAS 19 (Note 2)	-	-	-	(115)	214	99	9	108
Adjusted balance on January 1, 2020	15,840	6,731	4,123	(598)	10,646	36,742	13,329	50,071
Net profit for the period	-	-	-	-	12,853	12,853	6,162	19,015
Other Comprehensive Income	-	-	-	(107)	-	(107)	(14)	(121)
Total Comprehensive Income	-	-	-	(107)	12,853	12,746	6,148	18,894
Legal reserve	-	-	626	-	(626)	-	-	-
Dividend distribution					(4,900)	(4,900)	-	(4,900)
Special Tax reserve	-	-	-	23,262	(23,262)	-	-	-
Adjustment of minority rights	-	-	-		(124)	(124)	124	-
Dividend distribution of Subsidiaries	-	-	-	-	-	-	(14,500)	(14,500)
Other	-	-	-	1	(3)	(2)	33	31
Balance on January 01, 2021	15,840	6,731	4,749	22,558	(5,416)	44,462	5,134	49,596
Year's changes:								
Net profit for the period	_	_	_	_	(3,902)	(3,902)	(407)	(4,309)
Other Comprehensive Income	_	_	_	(208)	-	(208)	(41)	(249)
Total Comprehensive Income	_	-	-	(208)	(3,902)	(4,110)	(448)	(4,558)
Legal reserve	-	-	722	-	(722)	-	-	-
Dividend distribution of parent company	-	-	-	(13,200)	-	(13,200)	-	(13,200)
Special Tax reserve	_	-	-	941	(941)	-	-	-
Adjustment of minority rights	-	-	-	-	(107)	(107)	107	-
Dividend distribution of parent	-	-	-	-	-	-	(1,500)	(1,500)
Other	-	-	-	48	(46)	2	-	2
Balance on December 31, 2021	15,840	6,731	5,471	10,139	(11,134)	27,047	3,293	30,340
Spinoff shareholder's Equity	(4,970)	-	-	-	-	(4,970)	-	(4,970)
Balance on December 31, 2021	10,870	6,731	5,471	10,139	(11,134)	22,077	3,293	25,370

Statements of Changes in Equity (Company and Consolidated) For the Years ended December 31, 2020 and 2019

FG europe

<u>Company</u>	Share capital	Share premium	Legal reserve	Actuarial earnings and losses	Special tax reserves	Retained earnings /(Losses)	Total
Balance on January 1, 2020	15.840	6.731	4.042	103	(7)	4.922	31.631
Change in Accounting Policy IAS 19 (Note 2)	-	-	-	(103)	-	205	102
Adjusted balance on January 1, 2020	15.840	6.731	4.042	-	(7)	5.127	31.733
Net profit for the period	-	-	-	-	-	18.869	18.869
Other Comprehensive Income	-	-	-	3	-	-	3
Total Comprehensive Income	-	-	-	3	-	18.869	18.872
Legal reserve	-	-	291	-	-	(291)	-
Special Tax reserve	-	-	-	-	23.262	(23.262)	-
Share issue costs				-		(4.900)	(4.900)
Balance on January 01, 2021	15.840	6.731	4.333	3	23.255	(4.457)	45.705
Year's changes:							
Net profit for the period	-	-	-	-	-	(3.873)	(3.873)
Other Comprehensive Income	-	-	-	(2)	-	-	(2)
Total Comprehensive Income	-	-	-	(2)	-	(3.873)	(3.875)
Legal reserve	-	-	722	-	-	(722)	-
Share issue costs	-	-	-	-	(13.200)	-	(13.200)
Special Tax reserve		-	-	-	941	(941)	-
Balance on December 31, 2021	15.840	6.731	5.055	1	10.996	(9.993)	28.630
Spinoff Shareholders Equity	(4.970)	-	-	-	-	-	(4.970)
Balance on December 31, 2021	10.870	6.731	5.055	1	10.996	(9.993)	23.660

Statements of Cash Flows (Company and Consolidated) For the Years ended December 31, 2020 and 2019

FG europe

	Gr	oup	Com	pany
CASH FLOWS FROM OPERATING ACTIVITIES	1/1- 31/12/2021	1/1- 31/12/2020	1/1- 31/12/2021	1/1- 31/12/2020
Profit before tax (and minority interest) from continuing operations	(6.949)	(3.467)	(6.855)	18.025
Profit before tax (and minority interest) from discontinued operations	1.789	24.853	,	
Profit before tax (and minority interest) from spinoff	-	986	1.789	986
Add / (less) adjustments for:				
Depreciation and amortization	2.108	2.057	2.036	1.984
Provisions	(23)	1.210	78	201
Exchange rate differences	(291)	(87)	(2)	6
Result of investment activity	9.346	(25.093)	8.753	(18.686)
Interest and similar expenses	2.892	3.351	2.737	3.229
Employee benefits	95	59	78	55
Operating result before changes in working capital	8.967	3.869	8.614	5.800
Add / (less) adjustments for changes in working capital items:				
(Increase) / decrease in inventories	3.406	(3.391)	7.738	(3.301)
(Increase) / decrease in receivables and prepayments	12.991	(3.730)	8.433	17.303
Increase / (decrease) in trade and other payables	(406)	6.315	3.466	(5.001)
(Increase) in long term receivables	255	1	255	1
Operating cash flow from discontinued activities		74		-
Operating cash flow from spinoff	(252)	(237)	(252)	(236)
Total cash inflow / (outflow) from operating activities	24.961	2.901	28.254	14.566
Interest and similar expenses paid	(2.848)	(3.114)	(2.699)	(3.017)
Income taxes paid	(231)	(10.453)	(231)	(342)
Interest and similar expenses paid - from discontinued operations	(231)	(6)	(231)	(342)
Total net inflow / (outflow) from operating activities	21.882	(10.672)	25.324	11.207
CASH FLOWS FROM INVESTING ACTIVITIES	21.002	(10.072)	23.324	11,207
(Purchase) of subsidiaries and other investments	_	_	(994)	(925)
Proceeds from sales of subsidiaries, associates, joint ventures and other investments	11	34.280	11	9.240
(Purchase) of PPE and intangible assets	(689)	(610)	(452)	(542)
Proceeds from the sale of subsidiaries and other investments	(007)	163	(432)	163
Interest income	18	69	11	43
Dividends received	10	-	- 11	8.000
Loans to associates	(18.269)	(9.500)	(18.269)	(9.500)
investment cash flows from discontinued operations	(10.209)	(642)	(10.209)	(7.500)
Total net cash inflow / (outflow) from investing activities	(19 020)	23.760	(19.693)	6.479
CASH FLOWS FROM FINANCING ACTIVITIES	(18.929)	23./00	(19.093)	0.479
	7 720	15.000	7.000	15.000
Proceeds from borrowings	7.728			
Payments of borrowings	(3.748)	(14.578)	(3.748)	(14.754)
Payments of Leasings	(1.517)	(1.392)	(1.514)	(1.392)
Dividends payble	(11.162)	(12.454)	(11.162)	(4.902)
Cash flow from discontinued operations	(0, (00)	(37)	(0.424)	((0.40)
Total net cash inflow from financing activities	(8.699)	(13.461)	(9.424)	(6.048)
Net increase / (decrease) in cash and cash equivalents	(5.746)	(373)	(3.793)	11.638
Exchange rate differences 29	24.000	(5)	15 102	2.465
Cash and cash equivalents continuing perations at beginning of period	24.009	22.753	15.103	3.465
Cash and cash equivalents from discontinued operations at beginning of period	10.575	1.634	-	45 403
Cash and cash equivalents at end of period	18.263	24.009	11.310	15.103

(All amounts in Euro thousands unless otherwise stated



(*) The comparative items of the Group and the Company Statement of Cash Flows for FY 2020 have been revised due the change in accounting policy under IAS 19 (see note 2.2.3).

(*) The items of the Group and the Company Statements of Comprehensive income and Cash Flows for the comparative period ended 31/12/2020 have been revised in order to include only the continuing operations.

The results of the spin off operations are shown and analyzed separately (see note 1.3) according the provisions of IFRS 5 "Non-current Assets Held for Sale and Discontinued Operations".

Notes to Annual Financial Statements

1. The Company's incorporation and the Group's operations

1.1 General information

The parent company F.G. EUROPE S.A. (hereinafter referred to as "the Company") and its subsidiaries (hereinafter referred to as "the Group) operate in the following domains:

The company operates in import and wholesale of all types of air conditioners, all types of white and consumer electronics electrical appliances, televisions and in the wholesale of rendered services of mobile telephony.

The subsidiaries F.G. EUROPE KLIMA TEKNOLOJILERI SANAYI VE TICARET A.S., F.G. EUROPE ITALIA S.P.A. and F.G. EROPE UK LTD operate in import and wholesale of all types of air conditioners, while R.F. ENERGY S.A. and its subsidiaries presented below operate in electric energy production from renewable energy sources.

The Company and its subsidiary RF ENERGY are domiciled in Greece, in the municipality of Glyfada, with registered offices: 128, Vouliagmenis Ave., GR-16674 Glyfada, Greece. The total number of headcount as of December 31, 2021 is 153 for the Group and 118 for the Company.

The item "Other comprehensive income after tax" relates to the Group's total loss of \in 249 and the Company's – of \in 2. These results arose from: a) Group losses of \in 246 from exchange differences during the conversion of foreign holdings, and b) Loss from the revaluation of "personnel benefit obligations" of \in 3 and \in 2 for the Group and the Company respectively.

1.2 Group structure and operations

The following subsidiaries are included in the consolidated financial statements:

N/N	Title	Investment percentage as of 31/12/2021	Country
1	F.G. EUROPE S.A.	Parent	Greece
2	F.G. EUROPE UK LTD	100% (a)	UK
3	FG EUROPE HVAC IRELAND LTD	100% (a)	Ireland
4	F.G. EUROPE KLIMA TEKNOLOJILERI SANAYI VE TICARET A.S.	87,16% (a)	Turkey
5	R.F. ENERGY S.A.	50% (a)	Greece
6	CITY ELECTRIC S.A.	50% (b)	Greece

Note: a) Direct investments, b) Indirect investments

F.G. EUROPE's holding share in the company R.F. ENERGY S.A. is to 50.00%. Due to the fact that the existing shareholders' agreement concerning the appointment of the majority of Board Members through F.G. EUROPE S.A., R.F. ENERGY is fully consolidated in the Company's financial statements, under the full consolidation method.

(All amounts in Euro thousands unless otherwise stated



F.G. EUROPE S.A. participates with 10.00% in the share capital of ANAKYKLOSI SYSKEVON SYMMETOCHIKI S.A. which is not included in the consolidated financial statements of the Group and the Company as 'Other Financial Instruments' according to the new classification of IFRS 9.

1.2.1 Changes in the Group structure

The Consolidated Financial Statements for the year ending 31st December 2020 no longer include: R.F. ENERGY OMALIES SINGLE MEMBER SA which was sold in April 2020 and was 50% subsidiary of RF ENERGY SA (Note 1.3.2).

Likewise, the Consolidated Financial Statements for the year ending 31st December 2020 no longer include include Fujitsu General Commercial Italia (former FG Europe Italia Spa) which was fully divested in November 2020 (sale of remaining 49% of its shares). This company is now consolidated under equity method at 49% percentage.

In order to expand the Company's operations in the Irish market, a FG EUROPE HVAC IRELAND LIMITED was established on 26/4/2021, based in Dublin. The company operates in sale of all types of air conditioners in Ireland. Its initial capital amounts to €100 and F.G. EUROPE S.A. participation stake is 100%.

In May 2021, the Company finalized acquisition of an additional 5.10% of the share capital of the subsidiary FG EUROPE KLIMA TEKNOLOJILERI SANAYI VE TICARET A.S. against a consideration of \in 894 (TL 8,500). After the above transaction, the Company now owns 87.16% of the total share capital of the subsidiary.

1.2.2. Investments in subsidiaries

Investments in subsidiaries as at 31/12/2021 are analyzed as follows:

Investments in Subsidiaries as at 31/12/2021									
Subsidiary name	Balance as at 31/12/2020		Reductions 01/01-31/12/21	Impairments 01/01-31/12/21	Balance as at 31/12/21				
1 R.F. ENERGY S.A	5.118	-	-	-	5.118				
2 F.G. EUROPE KLIMA TEKNOLOJILERI SANAYI VE TICARET A.S	462	894	-	(900)	456				
3 F.G.EUROPE HVAC IRELAND LTD	-	100	-	-	100				
4 F.G EUROPE UK LTD	930	-	-	-	930				
Total	6.510	994	-	(900)	6.604				

Investments in Subsidiaries as at 31/12/2020									
Subsidiary name	Balance as at 31/12/2019		Reductions 01/01-31/12/20	Impairments 01/01-31/12/20	Balance as at 31/12/20				
1 R.F. ENERGY S.A	8.713	-	-	(3.595)	5.118				
2 F.G. EUROPE KLIMA TEKNOLOJILERI SANAYI VE TICARET A.S	-	924	-	(462)	462				
3 F.G EUROPE UK LTD	930	-	-	-	930				
Total	9.643	924	-	(4.057)	6.510				

During 2021, the company tested its subsidiaries for impairment.

The impairment test was conducted based on generally accepted valuation models. Assessment of the value of non-listed subsidiaries focuses on both exogenous and endogenous factors.

(All amounts in Euro thousands unless otherwise stated



The impairment test revealed an impairment for the subsidiary company in Turkey F.G. EUROPE KLIMA TEKNOLOJILERI SANAYI VE TICARET AS at the amount of € 900, which was recognized in the Company's income statement for the period. No impairment has arisen in respect of the subsidiaries F.G. EUROPE UK LTD, F.G. EUROPE HVAC IRELAND LTD and RF ENERGY S.A.

1.3 Significant Events

1.3.1 Subsidiary establishment

To facilitate the Company's operations penetration in the Irish market, a subsidiary company was established on 26/4/2021 based in Dublin aiming at selling all types of air conditioners in Ireland. The company's title is FG EUROPE HVAC IRELAND LTD, its initial capital is €100 and FG. EUROPE S.A. participates with a percentage of 100%.

1.3.2 Acquisition of an additional percentage in a subsidiary

In May 2021, the Parent Company completed the acquisition of an additional 5,10% of the share capital of the subsidiary FG EUROPE KLIMA TEKNOLOJILERI SANAYI VE TICARET A.S. against a consideration of € 894 (TL 8.500). Following the above transaction, the parent company currently owns 87,16% of the total share capital of the subsidiary.

1.3.3 Parent Dividend Distribution

The Regular General Meeting of the Company's shareholders held on June 10, 2021, in which twelve (12) shareholders representing 95,59% of the Company's total shares were present and legally represented, unanimously decided to distribute a dividend to the company's shareholders amounting to €13.200.

1.3.4 Subsidiary Dividend Distribution

On 10/06/2021, RF ENERGY SA, a subsidiary company of the FG EUROPE SA group, following the convening of the Regular General Meeting, decided to distribute a dividend for 2020 amounting to € 3,000 to the shareholders of FG. EUROPE S.A. (50%) and FIRST ENERGY HOLDINGS LTD (50%). This dividend was offset against a pre-dividend received by F.G. EUROPE A.E. as at 04/11/2021.

1.3.5 Partial segment split off

On November 1, 2021, the Company's Board of Directors, aiming at a better commercial management and support of the internationally recognizable FUJITSU brand, decided to initiate partial split off procedures of the Company. In particular, it proposed the Partial Split off shall take place in accordance with the provisions of Articles 54 of Law 4172/2013 and 61 of Law 4438/2016, as well as Articles 59-74 of Law 4601/2019, as effective and explained that the Split off shall be an act by which the Company will transfer, without liquidating the Segment, to a new societe anonyme ("Beneficiary"), leaving at least one segment of activity in the Company, in exchange for the pro rata issue of shares of the Beneficiary to the Company's shareholders. To this end, it was approved the initiation of procedures for the Partial Split off and the preparation of a partial split off plan with the transfer of the Segment and its contribution to a new company ("Partial Split off Agreement Plan").

On December 8, 2021, the Company's Board of Directors approved the balance sheet presenting the Segment's assets with closing date September 30, 2021 ("Transformation Balance Sheet"). Moreover, it approved the 30.11.2021 valuation report of the Company's and the Segment's net assets ("Valuation Report") which was prepared by Certified Public Accountants. The results of the spin off segment for the period 01/01- 31/12/2021 were recorded reflected in the Statement of Comprehensive Income as spin off operations as the Management decided, in accordance with the requirements of IFRS 5, that the spin off segment is a distinct activity which will not continue in the direct future.

Revenue and expenses, profits and losses related to this operation are not included in the Group and the Company income statement from continuing operations for the period 01/01-31/12/2021, and are presented in the spin off segment income statement.

(All amounts in Euro thousands unless otherwise stated



It is noted that the respective items of the above operations are presented in the are presented in the spin off segment operations for the comparative reporting period, i.e. the period 01/01-31/12/2020.

Net results of the Group and the Company spin off segment for the periods 01/01-31/12/2021 and 01/01-31/12/2020 are presented below as follows:

State ment of	Comprehensiv	e Income
---------------	--------------	----------

	1/1-31/12/2021	1/1-31/12/2020
Sales	33.790	29.933
Less cost of sales	(27.045)	(23.157)
Gross profit	6.745	6.776
Distribution expenses	(4.170)	(5.045)
Administrative expenses	(785)	(724)
Other operating expenses		(21)
Earnings before interests and taxes	1.790	987
Finance costs	(1)	-
Earnings before taxes	1.789	987
Income tax expense	(394)	(237)
Net profit for the period	1.395	750

Assets and related liabilities of the spin off segment as of 31/12/2021 are as follows:

ASSETS	31/12/2021
Non-current assets	
Deferred taxes	142
Total non-current assets	142
Current assets	
Inventories	6.239
Trade receivables	13.236
Total current assets	19.475
Total assets	19.617
S HAREHOLDERS' EQUITY & LIABILITIES	
SHAREHOLDERS' EQUITY	
Share capital	4.970
Retained earnings	252
	5,222
LIABILITIES	
Non-current liabilities	
Retirement benefit obligations	56
Total non-current liabilities	56
Current liabilities	
Trade and other payables	14.339
Total current liabilities	14.339
Total liabilities	14.395
Total equity and liabilities	19.617

(All amounts in Euro thousands unless otherwise stated



Assets and related liabilities of the spin off segment as of the Balance Sheet transformation date (30/9/2021) are as follows:

<u>ASSETS</u>	30/9/2021
Non-current assets	
Deferred taxes	135
Total non-current assets	135
Current assets	
Inventories	6.525
Trade receivables	7.531
Total current assets	14.056
Total assets	14.191
SHAREHOLDERS' EQUITY & LIABILITIES SHAREHOLDERS' EQUITY Share capital	4.970 4.970
<u>LIABILITIES</u>	
Non-current liabilities	
Retirement benefit obligations	63
Total non-current liabilities	63
Current liabilities	
Trade and other payables	9.158
Total current liabilities	9.158
Total liabilities	9.221
Total equity and liabilities	14.191

The following table analyzes cash flows from operating activity concerning the spin off segment operations.

	1/1-31/12/2021	1/1-31/12/2020
Decrease / (Increase) in Inventories	2,259	4,858
Decrease / (Increase) in receivables	(11,853)	(3,073)
(Decrease) / Increase in liabilities	9,342	(2,022)
Total net inflows / (outflows) from operating activities	(252)	(237)

2. Significant Accounting Policies used by the Group

2.1 Basis for Preparation of Financial Statements

These consolidated and separate financial statements (hereinafter referred to as "Financial Statements") have been prepared according to International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board (IASB) and their Interpretations, issued by the International Financial Reporting Interpretations Committee (IFRIC) and adopted by the European Union on the 31st of December 2021. Furthermore the above financial statements have been prepared under the going concern principle.

(All amounts in Euro thousands unless otherwise stated



Given the uncertainty related to the coronavirus (Covid 19) pandemic, the results, operations and prospects of the Group might be adversely affected. Nevertheless, the Management believes that it has sufficient resources to address the conditions that exist at the given time.

Based on the CBL agreement, the Company is under obligation to comply with the covenants, calculated in the annual financial statements as well as specific conditions and obligations. On 31/12/2021, the Company did not comply with the aforementioned conditions and obligations and, therefore, the remaining amount of the loans, standing at \in 35.662, has been recorded in its entirety in current liabilities in accordance with the provisions of paragraphs 74-75 of IAS On 31.12.2021 current assets exceed current liabilities by an amount of \in 22.465, while the projected cash flows for the next 12 months are expected to be significantly positive. Furthermore, the Company's Management is restructuring the loans through new financing to be received in the following period, which will further normalize the cash needs of the next year. Additionally, in the first half of 2022, loans granted to affiliates amounting to \in 14.148 have already been collected. Based on the above, the Company's Management estimates that it is in position to cover its financial needs for the next 12 months.

The Group applies all the International Accounting Standards (IAS), International Financial Reporting Standards (IFRS) and their Interpretations that apply to its operations. The relevant accounting policies, whose summary is presented below in Note 2, have been consistently applied in all the presented periods.

The Group's Financial Statements have been prepared based on the historical cost principle, as amended given the adjustment to fair value of the following assets and liabilities:

- financial assets and liabilities at fair value through profit or loss (including derivatives) and
- financial assets available for sale.

The presentation currency is Euro (currency of the country of the Group's parent company) and all the amounts are presented in thousands Euro, unless otherwise stated.

Comparatives and rounding

Differences between the amounts in the financial statements and the corresponding amounts in the Notes are due to rounding.

The results of the partial segment spin off are included separately and analyzed in a separate Note (See Note 1.3.4) in accordance with the requirements of IFRS 5 "Non-current assets held for sale and discontinued operations". The effect of IAS 19 implementation is also presented separately in Note 2.2.3.

2.2. Changes in Accounting Policies

2.2.1 New Standards, Interpretations, Revisions and Amendments to existing Standards that are effective and have been adopted by the European Union.

The following new Standards, Interpretations and amendments of IFRSs have been issued by the International Accounting Standards Board (IASB), are adopted by the European Union, and their application is mandatory from or after 01/01/2021.

Amendments to IFRS 4 "Insurance Contracts" – deferral of IFRS 9 (effective for annual periods starting on or after 01/01/2021)

In June 2020, the IASB issued amendments that declare deferral of the date of initial application of IFRS 17 by two years, to annual periods beginning on or after January 1, 2023. As a consequence, the IASB also extended the fixed expiry date for the temporary exemption from applying IFRS 9 "Financial Instruments" in IFRS 4 "Insurance Contracts", so that the entities are required to apply IFRS 9 for annual periods beginning on or after January 1, 2023. The amendments do not affect the consolidated/ separate Financial Statements.

Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16: "Interest Rate Benchmark Reform – Phase 2" (effective for annual periods starting on or after 01/01/2021)

(All amounts in Euro thousands unless otherwise stated



In August 2020, the IASB has finalized its response to the ongoing reform of IBOR and other interest benchmarks by issuing a package of amendments to IFRS Standards. The amendments complement those issued in 2019 and focus on the effects on financial statements when a company replaces the old interest rate benchmark with an alternative benchmark rate as a result of the reform. More specifically, the amendments relate to how a company will account for changes in the contractual cash flows of financial instruments, how it will account for a change in its hedging relationships as a result of the reform, as well as relevant information required to be disclosed. The amendments do not affect the consolidated/ separate Financial Statements.

Amendments to IFRS 16 "Leases": Covid-19 – Related Rent Concessions beyond 30 June 2021 (effective for annual periods starting on or after 01/04/2021)

In March 2021, the IASB issued amendments to the practical expedient of IFRS 16, that extend the application period by one year to cover Covid-19-related rent concessions that reduce only lease payments due on or before 30 June 2022. The amendments affect the consolidated/separate Financial Statements. The Group and the Company recognized revenue from this effect for 2021 amounting to \in 173 (\in 332 in 2020).

2.2.2 New Standards, Interpretations, Revisions and Amendments to existing Standards that have not been applied yet or have not been adopted by the European Union

The following new Standards, Interpretations and amendments of IFRSs have been issued by the International Accounting Standards Board (IASB), but their application has not started yet or they have not been adopted by the European Union.

• Amendments to IFRS 3 "Business Combinations", IAS 16 "Property, Plant and Equipment", IAS 37 "Provisions, Contingent Liabilities and Contingent Assets" and "Annual Improvements 2018-2020" (effective for annual periods starting on or after 01/01/2022)

In May 2020, the IASB issued a package of amendments which includes narrow-scope amendments to three Standards as well as the Board's Annual Improvements, which are changes that clarify the wording or correct minor consequences, oversights or conflicts between requirements in the Standards. More specifically:

- **Amendments to IFRS 3 Business Combinations** update a reference in IFRS 3 to the Conceptual Framework for Financial Reporting without changing the accounting requirements for business combinations.
- Amendments to IAS 16 Property, Plant and Equipment prohibit a company from deducting from the cost of property, plant and equipment amounts received from selling items produced while the company is preparing the asset for its intended use. Instead, a company will recognize such sales proceeds and related cost in profit or loss.
- Amendments to IAS 37 Provisions, Contingent Liabilities and Contingent Assets specify which costs a company includes when assessing whether a contract will be loss-making.
- **Annual Improvements 2018-2020** make minor amendments to IFRS 1 First-time Adoption of International Financial Reporting Standards, IFRS 9 Financial Instruments, IAS 41 Agriculture and the Illustrative Examples accompanying IFRS 16 Leases.

The Group will examine the impact of the above on its Financial Statements, though it is not expected to have any The above have been adopted by the European Union with effective date of 01/01/2022.

• IFRS 17 "Insurance Contracts" (effective for annual periods starting on or after 01/01/2023)

In May 2017, the IASB issued a new Standard, IFRS 17, which replaces an interim Standard, IFRS 4. The aim of the project was to provide a single principle-based standard to account for all types of insurance contracts, including reinsurance contracts that an insurer holds. A single principle-based standard would enhance comparability of financial reporting among entities, jurisdictions and capital markets. IFRS 17 sets out the requirements that an entity should apply in reporting information about insurance contracts it issues and reinsurance contracts it holds. Furthermore, in June 2020, the IASB issued amendments, which do not affect the fundamental principles introduced when IFRS 17 has first been issued. The amendments are designed to reduce costs by simplifying some requirements in the Standard, make financial performance easier to explain, as well as ease transition by deferring the effective date of the Standard to 2023 and by providing additional relief to reduce the effort required when applying the

(All amounts in Euro thousands unless otherwise stated



Standard for the first time. The Group will examine the impact of the above on its Financial Statements, though it is not expected to have any. The above have been adopted by the European Union with effective date of 01/01/2023.

• Amendments to IAS 1 "Classification of Liabilities as Current or Non-current" (effective for annual periods starting on or after 01/01/2023)

In January 2020, the IASB issued amendments to IAS 1 that affect requirements for the presentation of liabilities. Specifically, they clarify one of the criteria for classifying a liability as non-current, the requirement for an entity to have the right to defer settlement of the liability for at least 12 months after the reporting period. The amendments include: (a) specifying that an entity's right to defer settlement must exist at the end of the reporting period; (b) clarifying that classification is unaffected by management's intentions or expectations about whether the entity will exercise its right to defer settlement; (c) clarifying how lending conditions affect classification; and (d) clarifying requirements for classifying liabilities an entity will or may settle by issuing its own equity instruments. Furthermore, in July 2020, the IASB issued an amendment to defer by one year the effective date of the initially issued amendment to IAS 1, in response to the Covid-19 pandemic. The Group will examine the impact of the above on its Financial Statements, though it is not expected to have any. The above have not been adopted by the European Union.

• Amendments to IAS 1 "Presentation of Financial Statements" (effective for annual periods starting on or after 01/01/2023)

In February 2021, the IASB issued narrow-scope amendments that pertain to accounting policy disclosures. The objective of these amendments is to improve accounting policy disclosures so that they provide more useful information to investors and other primary users of the financial statements. More specifically, companies are required to disclose their material accounting policy information rather than their significant accounting policies. The Group will examine the impact of the above on its Financial Statements, though it is not expected to have any. The above have not been adopted by the European Union.

• Amendments to IAS 8 "Accounting Policies, Changes in Accounting Estimates and Errors: Definition of Accounting Estimates" (effective for annual periods starting on or after 01/01/2023)

In February 2021, the IASB issued narrow-scope amendments that they clarify how companies should distinguish changes in accounting policies from changes in accounting estimates. That distinction is important because changes in accounting estimates are applied prospectively only to future transactions and other future events, but changes in accounting policies are generally also applied retrospectively to past transactions and other past events. The Group will examine the impact of the above on its Financial Statements, though it is not expected to have any. The above have not been adopted by the European Union.

• Amendments to IAS 12 "Income Taxes: Deferred Tax related to Assets and Liabilities arising from a Single Transaction" (effective for annual periods starting on or after 01/01/2023)

In May 2021, the IASB issued targeted amendments to IAS 12 to specify how companies should account for deferred tax on transactions such as leases and decommissioning obligations – transactions for which companies recognise both an asset and a liability. In specified circumstances, companies are exempt from recognising deferred tax when they recognise assets or liabilities for the first time. The amendments clarify that the exemption does not apply and that companies are required to recognise deferred tax on such transactions. The Group will examine the impact of the above on its Financial Statements, though it is not expected to have any. The above have not been adopted by the European Union.

• Amendments to IFRS 17 "Insurance contracts: Initial Application of IFRS 17 and IFRS 9 – Comparative Information" (effective for annual periods starting on or after 01/01/2023)

In December 2021, the IASB issued a narrow-scope amendment to the transition requirements in IFRS 17 to address an important issue related to temporary accounting mismatches between insurance contract liabilities and financial assets in the comparative information presented when applying IFRS 17 "Insurance Contracts" and IFRS 9 "Financial Instruments" for the first time. The amendment aims to improve the usefulness of comparative information for the users of the financial statements. The Group will examine the impact of the above on its Financial Statements, though it is not expected to have any. The above have not been adopted by the European Union.

(All amounts in Euro thousands unless otherwise stated



2.2.3 Change in accounting policy regarding allocation of employee benefits to periods of service according to IAS 19 "Employee Benefits"

In May 2021, IFRS Interpretations Committee issued the final agenda on "Attributing Benefit to Periods of Service (IAS 19)" which includes explanatory material regarding the way of distribution of benefits in periods of service following a specific defined benefit plan proportionate to that defined in Article 8 of Law 3198/1955 regarding provision of compensation due to retirement (the "Labor Law Defined Benefit Plan"). This decision differentiates the way in which the basic principles and regulations of IAS 19 have been applied in Greece in the previous years, and therefore, entities that prepare their financial statements in accordance with IFRS are required to amend their Accounting Policy accordingly.

Prior to the issuance of the agenda decision, the Group applied IAS 19 attributing the benefits defined under Article 8, Law 3198/1955, Law 2112/1920, and its amendment by Law 4093/2012 in the period from hiring until the employee retirement date. The application of this final agenda decision in the accompanying consolidated financial statements has led to attributing benefits in the last 16 years until the date of employee retirement following the provisions of Law 4093/2012.

Based on the above, the aforementioned final decision has been treated as a Change in Accounting Policy, applying the change retroactively from the beginning of the first comparative period, making adjustments to the opening balance of every affected equity item regarding the prior periods presented and the other comparative amounts for every prior period presented as if the new accounting policy had always been applied, in accordance with par. 19 - 22 of IAS 8.

The following tables present the effect of implementing the final agenda decision regarding every affected specific item of the financial statements:

GROUP					
Excerpt from the Statement of	31/12/2019	IAS 19	31/12/2019		
Financial Position					
Deferred tax assets	1.067	(33)	1.034		
Other reserves	3.640	(115)	3.525		
Retained earnings	10.432	214	10.646		
End of service employee benefit	420	(142)	278		
obligation					
Excerpt from the Statement of	31/12/2020	IAS 19	31/12/2020		
Financial Position					
Deferred tax assets	807	(32)	775		
Other reserves	27.425	(117)	27.307		
Retained earnings	(5.633)	217	(5.416)		
End of service employee benefit	442	(144)	299		
obligation					
Excerpt from the Statement of	31/12/2020	IAS 19	31/12/2020		
Comprehensive Income					
Actuarial profit / (loss)	8	(3)	5		
Administrative expenses	(3.819)	3	(3.815)		
Financial expenses	(4.964)	1	(4.963)		
(Loss) / Profit before tax	22.367	4	22.372		

(All amounts in Euro thousands unless otherwise stated



COMPANY						
Excerpt from the Statement of Financial Position	31/12/2019	IAS 19	01/01/2020			
Deferred tax assets	474	(33)	(442)			
Other reserves	4.138	(103)	(4.036)			
Retained earnings	4.922	(205)	(5.127)			
End of service employee benefit obligation	378	(136)	242			
Excerpt from the Statement of Financial Position	31/12/2020	IAS 19	Revised 31/12/2020			
Deferred tax assets	599	(32)	567			
Other reserves	27.697	(104)	27.593			
Retained earnings	(4.663)	207	(4.456)			
End of service employee benefit obligation	404	(135)	269			
Excerpt from the Statement of Comprehensive Income	31/12/2020	IAS 19	Revised 31/12/2020			
Actuarial profit / (loss)	8	(4)	4			
Administrative expenses	(1.662)	1	(1.661)			
Financial expenses	(7.402)	1	(7.401)			
(Loss) / Profit before tax	19.009	2	19.011			

2.3. Consolidation

2.3.1. Subsidiaries

The consolidated financial statements include the financial statements of the parent company and all the entities over which the parent company exercises control (its subsidiaries) as of December 31, 2021.

Subsidiaries are fully consolidated from the acquisition date, being the date on which the Group obtains control, and continue to be consolidated until the date when such control ceases. The financial statement of the subsidiaries is prepared for the same reporting period as the parent company, using consistent accounting policies. All intra-group balances, transactions, unrealized gains and losses resulting from intra-group transactions and dividends are eliminated in full.

Total consolidated income of the subsidiaries is attributed to the non-controlling interest even if it results in a deficit balance. A change in ownership interest in a subsidiary, without loss of control, is a transaction between shareholders. In case the Group loses control of a subsidiary A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it derecognizes the following:

- assets (including goodwill) and liabilities of the subsidiary
- carrying amount of any non-controlling interest
- cumulative translation differences, recorded in equity and recognized as follows:
- fair value of the consideration received
- fair value of any investment retained
- any surplus or deficit in profit or loss
- it reclassifies the parent's share of components previously recognized in other comprehensive income to profit or loss or retained earnings, as appropriate
- investments in subsidiaries in the separate financial statements are measured at acquisition cost less accumulated impairment losses.

(All amounts in Euro thousands unless otherwise stated



2.4 Operating Segments

Segments are defined based on the geographical structure of the Group's companies and customers, provided that those responsible for making financial decisions monitor the financial information separately, as presented by the Company and by each subsidiary included in the consolidation.

The segments to be reported separately are determined based on the quantitative criteria set by the Standard. A geographic segment is defined as a geographic area in which products and services are provided and which is subject to different risks and returns than other areas.

2.5 Foreign currency translation

The Group's functional currency is the Euro. Transactions involving other currencies are translated into Euro using the exchange rates which are in effect at the time of the transactions. At the Statement of Financial Position date monetary assets and liabilities which are denominated in other currencies are adjusted using the official exchange rates. Non-monetary assets and liabilities measured at historical cost in a foreign currency are translated using the exchange rate at the date of the initial transaction. Gains or losses from foreign currency differences are recorded in the Statement of Comprehensive Income.

2.6 Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and any impairment in value. Cost includes all directly related costs for the acquisition of the asset.

Expenses in subsequent periods are capitalized in the cost amount of the related assets if they increase the useful life of the asset and / or its production potential or reduce its operating cost. Repairs and maintenance are charged to the income statement as incurred.

When tangible assets are sold, the differences between the consideration received and their book value are recorded as gains or losses in the income statement.

Depreciation: Depreciation of property, plant and equipment is calculated based on the straight-line method at rates, which approximate average useful lives reviewed on an annual basis. The useful lives and depreciation rates assumed per asset category are set out below:

y ears of useful life	Depreciation rate
7 – 25	4% - 14%
4 - 20	5% - 24%
3 - 10	10% - 30%
6 - 10	10% - 16%
4 - 10	10% - 25%
35 - 45	1,5% - 2,5%
10 - 15	6% - 10%
	7-25 4-20 3-10 6-10 4-10 35-45

Leasehold improvements are amortized over the term of the lease.

2.7 Investment property

Investment property is initially recognized at acquisition cost, which is increased with all the costs associated with the transaction of the acquisition. The cost method is applied under subsequent measurement less accumulated depreciation and potential impairment losses.

Depreciation: Depreciation of investment property is calculated based on the straight-line method at rates, which approximate average useful lives reviewed on an annual basis. The useful lives and depreciation rates assumed per asset category are set out below:

(All amounts in Euro thousands unless otherwise stated



Years of useful life	Depreciation rate
50	2%

2.8 Borrowing Costs

Underwriting, legal and other direct costs incurred in connection with the issuance of long-term debt adjust the carrying amount of the liability and are amortized using the effective interest rate method over the life of the debt. All borrowing costs are recognized as an expense when incurred. Borrowing costs are added to the cost to the extent that relates to the construction period of the fixed assets.

2.9 Intangible assets

Trademarks and licenses

Energy production licenses are measured at cost less any accumulated depreciation. Amortization is calculated using the straight line method during the useful life of the asset that is between 35-45 years.

Right-of-use: Right-of-use assets granted under contracts are initially recognized at acquisition cost and measured at acquisition cost less amortization and any impairment loss.

2.10 Impairment of assets

Intangible assets with indefinite useful life that are not amortized are tested for impairment at least annually. Assets subject to amortization are tested of impairment every time there is an indication that the carrying amount is not recoverable. The recoverable amount is the higher of fair value less costs to sell and value in use of the asset or cash-generating unit (CGU). The recoverable amount is determined for an asset unless that asset does not generate cash inflows that are largely independent of those generated by other assets or groups of assets. If the recoverable amount of an asset or a CGU is lower than the carrying amount, then the carrying amount is reduced to the amount of the recoverable amount. Value in use is determined by discounting future cash flows at the appropriate discount rate.

An impairment loss is recognized as an expense in the income statement of the related period occurred. When in subsequent periods the loss must be reversed the carrying amount of the asset is increased up to the reviewed estimated recoverable amount to the extent the new carrying amount is not higher than the carrying amount that would result as if the impairment was never recorded in prior periods.

Reversal of an impairment loss is recognized as income.

2.11 Financial instruments

Financial assets

Initial recognition and subsequent measurement

Acquisitions and sales of financial assets are recognized at the date of transaction at which the Group and the Company are committed to buying or selling the asset. The initial measurement is at fair value plus any directly arising transition costs except the assets recognized at fair value with changes in the income statement.

The subsequent measurement of the Group assets depends on the following classification:

a) Financial assets at fair value through profit or loss

A financial asset that meets either of the following conditions:

Is classified as held for trading (including derivatives but excluding instruments designated for hedging purposes, acquired or designed for the purchase or repurchase purposes and finally those who are part of a portfolio including recognized financial instruments).

Upon initial recognition it is designated by the entity as at fair value through the Statement of Comprehensive Income.

(All amounts in Euro thousands unless otherwise stated



In the Group and the Company Statement of Financial Position the Derivatives are recorded in other current assets/liabilities. Changes in fair value of these derivatives are charged to the Statement of Comprehensive Income.

b) Other financial assets

Non-derivative financial assets which are either specified in this category, or cannot be included in any of the above. Subsequently, available-for-sale financial assets are carried at fair value and the related gains or losses are recorded in reserves of the other comprehensive income, until these assets are sold or defined as impaired. On sale or when designated as impaired, gains or losses are transferred to profit or loss. Interest earned on holding available-for-sale assets is recognized as interest income using the effective interest method. The fair value of available-for-sale financial assets includes the fair value of potentially effective guarantees.

c) Trade receivables

Trade receivables are initially recorded at fair value and subsequently measured at amortized cost applying the effective interest rate less any impairment losses.

The fair values of quoted investments in active markets are based on current bid prices. Non-quoted assets fair values are determined using valuation techniques such as analysis of recent transactions, quoted comparables and discounted cash flows. Non-quoted securities classified in the category Available-for-sale financial assets, whose fair value cannot be reliably determined, are carried at acquisition cost.

Derecognition of Financial asset:

Financial assets (or where applicable - a component of a financial asset or a component of a group of financial assets) are derecognised when:

- The contractual rights for cash flows have expired.
- The Group and the Company keep the right for inflows from the particular asset although they have simultaneously undertaken an obligation to a third party to pay its total amount, without significant delay, in the form of contractual transaction. The Group and the Company have transferred the rights for inflows arising from the financial asset and at the same time a) have transferred all the risks and the benefits or b) have transferred the control of the abovementioned asset. Where the Group and the Company have transferred the rights for inflows arising from the financial asset but has not transferred the risks and the benefits of this, then the financial asset is recognized as asset of Company's continuing engagement. The continuing engagement which has form of guarantee, is measured at the lower of residual value and fair value less cost to sell.

When the continuing engagement is in the form of purchase or sale rights upon the financial assets, the continuing engagement rate of the company and the Group and the Company is the value of the transferred asset which the company and the Group and the Company can rebuy. With the exception of the right to sale, the instrument is measured at fair value and the continuing engagement of the Group, and the Company are limited to the lower between the fair value and the call option.

Impairment of financial assets:

At every statement of financial position date, the Group and the Company assess whether there are objective indications that lead to the conclusion that the financial assets are impaired. Regarding company shares classified as available-for-sale financial assets - such an indication is a significant or prolonged decrease in fair value relative to acquisition cost and in a stable market environment. Once impairment has been identified, the accumulated loss in equity, which is the difference between acquisition cost and fair value, is transferred to the income statement.

Impairment losses (losses from bad debts) are recognized when there is objective indication that the Group and the Company are unable to collect all the amounts due under the contractual terms. The amount of the impairment loss is the difference between the book value of the receivables and the present value of the estimated future cash flows, discounted at the initially effective interest rate. The amount of the impairment loss is recorded as an expense in the income statement. Receivables assessed as uncollectible are written off.

(All amounts in Euro thousands unless otherwise stated



Financial Liabilities

Initial recognition and measurement

Financial liabilities are financial liabilities at fair through profit or loss, borrowings and liabilities or derivative financial instruments, characterized as effective through hedging.

Financial liabilities are recognized at fair value, and in case of borrowings, with the transaction cost which given at the acquisition or the issue of the liability. The financial liabilities of the Group and the Company include trade liabilities, other long-term and short-term liabilities, short-term and long-term borrowings and financial derivatives.

Subsequent measurement of the financial liabilities depends on the categories in which they have been classified.

a) Borrowings and trade receivables

Bank borrowings provide financing for the Group and the Company's operations. Short-term and long-term borrowings are separated based on the terms of the applicable contracts, if the borrowings are to be repaid within the following twelve months or later.

After the initial recognition, borrowings are measured at amortized cost applying the effective interest method. Gains and losses are recognized in the income statement when liabilities are derecognized as well as during amortization through the application of the effective interest method. Amortized cost is calculated taking into account any discount or premium on acquisition as well as any costs or expenses that form part of the effective interest rate. This amortization is included in the financial expenses of the income statement for the year.

b) Financial liabilities at fair value through profit or loss

Financial liabilities at fair value include financial liabilities separated for trade purposes and recognized and characterized as financial liabilities under the initial recognition. Financial liabilities are classified as held for sale if acquired for the purpose of the short sale. This category includes derivative financial instruments that have not been characterized as effective means of hedge accounting. Gains or losses of liabilities held for sale are recognized in the income statement.

Derecognition

A financial liability is derecognised when the liability is settled, that is, when the commitment specified in the contract is fulfilled, canceled or expires. When an existing financial liability is exchanged for another liability to the same lender that contains significantly different terms, or the terms of an existing liability are significantly modified, this exchange or conversion is treated as derecognition of the initial liability and recognition of a new liability. The difference of the corresponding book values is recognized in the income statement.

2.12 Offsetting financial instruments

Financial assets and financial liabilities are offset and the net amount is recorded in the Statement of Financial Position only if the Group and the Company have the legal right to do so and intend to offset them on a net basis against each other or claim the asset and settle the liability at the same time.

2.13 Inventories

Inventories are stated at the lower of cost or net realizable value. The cost is determined using the annual weighted average cost method. Cost of inventories includes all cost and expenses to bring them to their current location. Borrowing costs are not included in the carrying amount of inventories. Net realizable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale.

2.14 Cash and cash equivalents

Cash, time deposits and other highly liquid, low risk investments with original maturities of three months or less are considered to be cash equivalents.

(All amounts in Euro thousands unless otherwise stated



2.15 Share Capital

The common shares are classified in Equity.

Stock issuance costs, net of related deferred tax, are reflected as a deduction of Paid-in-Surplus. Stock issuance costs related to business combinations are included in the cost carrying amount.

The purchase cost of treasury shares less any income tax (if applicable) is presented as a deduction of equity unless the treasury shares are sold or cancelled. Gains or losses from the sale of treasury shares net of any direct transaction costs or income tax, if applicable, are presented as reserve in equity.

2.16 Income tax – Deferred tax

Taxes include current taxes and deferred taxes, i.e. taxes arising from temporary differences between the book value and the tax base of assets and liabilities. Income tax is recorded in the Statement of Comprehensive Income, except for the tax relating to transactions recorded directly in Equity, which in this case is recorded directly in Equity. The current and deferred income tax are calculated based on the relevant items of the financial statements of every company included in the consolidation in accordance with the effective tax legislation in Greece. Current income tax concerns tax on the taxable profits of the Group companies, as amended in accordance with the requirements of the tax legislation, and was calculated based on the applicable tax rate, which in Greece was set at 22% for 2021 and 24% for 2020.

Deferred income taxes refer to cases of temporary differences between the tax recognition of Assets and Liabilities and their recognition for the purposes of preparing the Financial Statements and are calculated using the tax rates that will apply during the years in which the Assets are expected to be recovered and the liabilities settled. Deferred tax is calculated using the liability method on all the temporary tax differences, at the statement of financial position date, between the tax base and the book value of the assets and liabilities.

Expected tax effects from temporary tax differences are identified and recorded either as future (deferred) tax liabilities or as deferred tax assets.

Deferred tax assets are recognized for all deductible temporary differences and unused tax losses to the extent it is probable that there will be sufficient future taxable income against which the unused tax losses and tax credits can be used. The value of deferred tax assets is reviewed at every statement of financial position date and is reduced to the extent it is not expected that sufficient taxable income will be available to cover the deferred tax asset.

The Group and the Company offset deferred tax assets and deferred tax liabilities if and only if:

The Group and the Company have a legally enforceable right to offset current tax assets against current tax liabilities and deferred tax assets and deferred tax liabilities relate to income tax imposed by the same tax authority either:

- in the same taxable economic unit, either
- in different taxable economic units, which intend to offset current taxable liabilities and receivables or to collect receivables and settle liabilities at the same time, in any future period in which significant amounts of deferred tax liabilities or receivables are expected to be settled or recovered.

2.17 Employee Benefits

a) Short term benefits

Short term employee benefits in cash or in kind are recorded on an accrual basis.

b) Post employment benefits

Post-employment benefits include defined contribution and defined benefit plans. The accrued cost of defined contribution plans is recorded as an expense in the relevant period.

The liability recorded in the Statement of Financial Position for defined benefit plans is the present value of the defined benefit obligation. The defined benefit obligation is calculated annually by an independent actuary using the projected unit credit method.

(All amounts in Euro thousands unless otherwise stated



Changes in defined benefit plan obligations related to current employment costs and interest finance costs are recognized in the Statement of Comprehensive Income, while actuarial gains or losses arising from revaluations due to changes in assumptions are recognized in the Statement of Other Comprehensive Income.

Regarding 2021 year discount, the selected interest rate follows the iBoxx AA Corporate Bond Index 5-7 trend, which is considered consistent with the principles of IAS 19, i.e. it is based on bonds corresponding to the currency and the estimated duration in relation to employee benefits, as appropriate for long-term projections.

(c) End of service benefits

Termination benefits are paid at the date of employees' retirement. The Group recognizes these benefits when it is obliged to pay or at the date of the service termination according to the analytical plan which cannot be recalled or when such benefits are offered in the context of voluntary withdrawal. Termination benefits which are unpaid 12 months after the reporting period, are measured at the discounted value.

When the number of employees who are going to vest the service termination is unknown, a disclosure of contingent liability is being reported.

2.18 Provisions

Provisions are recognized when the Group has a present obligation (legal or accrued) as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate of the amount of the obligation can be calculated. If the effect of time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. Where discounting is used, the increase of the provision due to the passage of time is recognized as a borrowing cost. Provisions are reviewed at each balance sheet date and if it is no longer probable that an outflow of resources embodying economic benefits will be required to settle the obligation, the provisions are reversed. Provisions are used only for expenditures for which they were originally recognized. Contingent assets and contingent liabilities are not recognized.

2.19 Revenue Recognition

Revenues consist of the fair value of the sale of goods and services, net of value-added tax, rebates and discounts. Revenue is recognized as follows:

- Sale of goods: Sales of goods are recognized when a Group entity has delivered products to the customer, net of rebates and discounts, the customer has accepted the products and collectability of the related receivables is reasonably assured.
- Services: Revenues from services are recognized in the accounting period in which the services are rendered, by reference to completion of the specific transaction, assessed based on the actual service provided as a proportion of the total cost.
- Interest income: Interest income is recognized on a time-proportion basis using the effective interest method.
- **Dividend income:** Dividend income is recognized at the period approved by each entity's General Meeting of Shareholders.

2.20 Leases

The Group as a lessee

The Group and the Company lease various assets such as buildings and vehicles.

As a lessee, under the previous accounting policy, the Group and the Company classified leases as operating or finance leases based on an assessment of whether all the risks and rewards of ownership of an asset are transferred, regardless of the ultimate transfer or not of the ownership title of this item. Under IFRS 16, right-of-use assets and lease liabilities are recognized for most of the leases in which it is a counterparty as a lessee, except for low-value leases, whose payments were recorded on a straight-line basis in the income statement throughout the term of the lease.

(All amounts in Euro thousands unless otherwise stated



The Group records its lease liabilities in "Long-term Lease Liabilities" and "Short-term Lease Liabilities" in the Statement of Financial Position.

Significant accounting policies:

Leases are recognized in the statement of financial position as a right-of-use asset and a lease liability, the date on which the leased fixed asset becomes available for use. Every rental is divided between the lease obligation and interest, charged to the results throughout the lease, in order to obtain a fixed interest rate for the remainder of the financial liability in each period.

Right-of-use assets are initially measured at cost, and then reduced by the amount of accumulated depreciation and potential impairment. Right-of-use is depreciated in the shortest period between the useful life of the component or its duration, with the fixed method. The initial measurement of the right- of- use of assets consists of:

- The amount of the initial measurement of the lease liability,
- Lease payments made on or before the commencement date, reduced by the amount of discounts or other incentives offered.
- Initial costs, directly linked to the rent,
- Recovery costs.

Finally, right-of-use assets are adjusted to specific recalculations of the corresponding lease liability.

Lease liabilities are initially calculated at the present value of rentals, not paid at the start of the lease. They are discounted at the imputed rate of the lease or, if this interest rate cannot be determined by the contract, at a differential incremental borrowing rate (IBR) which is the cost the lessee would have to pay to borrow the necessary capital in order to obtain an item of similar value as the leased asset, in a similar economic environment and under similar terms and assumptions.

Lease liabilities include net present value of:

- Fixed leases (including any in-substance fixed leases)
- Variable leases, depending on the rate
- Residual value expected to be paid
- The price of an option to purchase the underlying asset, if the lessor is almost certain to exercise it
- Penalties for termination of a lease if the lessor chooses this option.

After their initial measurement, lease liabilities are increased by their financial cost and are reduced by the payment of rentals. Finally, they are reassessed when there is a change: a) to rents due to a change of index, b) to the estimation of the amount of residual value, which is expected to be paid, or c) to the assessment of a choice of purchase or extension, which is relatively Certain that it will be exercised or a right of termination of the contract, which is relatively certain that it will not be exercised.

2.21 Dividend Distribution

Dividends payable to the shareholders are recognized and presented as liability in the period in which the General Meeting of Shareholders approves them.

2.22 Government Grants

Government grants are initially recognized as deferred income, when collecting the grant is fairly secure, and the Group has met its required obligations. Grants related to the Group and the Company expenses are recognized as other operating income on a systematic base in the period the related expenses are recognized. Grants related to the acquisition cost of the Group's assets are recognized as other operating income on a systematic base according to the useful life of the asset.

2.23 Earnings per share

Basic earnings per share are computed by dividing net income that correspond to the minority shareholders by the weighted average number of shares outstanding during each period.

2.24 Long term Receivables / Payables

Long-term receivables and payables, which are interest free or bear interest significantly lower than the prevailing market rates, are recognized in their net present value. Differences between the present value and the face amounts are created as discount or premium and amortized as interest expense or income over the life of the receivable/payable.

(All amounts in Euro thousands unless otherwise stated



2.25 Related parties

Related party transactions and balances are disclosed separately in the consolidated financial statements. Such related parties mainly refer to major shareholders management, companies with common ownership and/or management with the company and its consolidated subsidiaries, or other affiliates of these companies.

2.26 Capital Management

The Group's policy is to maintain a strong capital base, so that there is confidence on the part of investors and creditors and to support its future growth. The management monitors the financial structure of the parent and subsidiary companies with the aim of ensuring the uninterrupted availability of the necessary funds required for the operation and development of the company, taking into account in each case the corresponding costs.

The Company fully complies with the provisions imposed by Law 4548/2018 in relation to capital management.

3. Financial Risk Management

3.1 Financial Risk Factors

The Group's and the Company's operations are exposed to various financial risks (including currency risk, fair value interest rate risk, cash flow risk and price risk), credit risk and liquidity risk. The Group's and the Company's risk management policy focuses on the unpredictability of the capital markets aiming at minimizing potential adverse effects on the Group's and the Company's financial performance. The Group and the Company in certain cases use derivative financial instruments to hedge its exposure to certain risks.

Risk management is carried out by the treasury department under policies approved by the Board of Directors. The treasury department identifies, evaluates and hedges financial risks in close cooperation with the Group's operating units. The Board of Directors provides written principles for overall risk management, as well as written policies covering specific areas, such as foreign exchange risk, interest rate risk, and credit risk, use of derivative financial instruments and non-derivative financial instruments and investment of excess liquidity.

The following sensitivity analysis of the results for the Group and the Company is based tax rate 22% for 2021 and 24% for 2020.

3.1.1 Risks

Risks

Currency Risks

The Group and the Company operate internationally and are exposed to currency risks arising from exposure to different currencies mainly USD, JPY, TRY and GBP. Currency risk arises from assets and liabilities in a foreign currency other than Euro.

On 31 December 2021 earnings after tax and equity of the Group and the Company would have been €50 respectively (€10 respectively in 2020 for the Group and the Company) (lower) / higher if € had been weaker / stronger than the USD by 5% (comparable year was 7%) with other variables remaining constant, both as a result of foreign exchange losses / gains in the settlement of trade payables offset by credit / debit exchange differences in the conversion of cash and cash equivalents and as a result of losses / gains from exchange differences during the collection of trade receivables.

On 31 December 2021 the earnings after tax and equity of the Group and the Company would have been €3 and €18 respectively (€61 and €13 respectively in 2020 for the Group and the Company)) (lower) / higher, if € was weaker / stronger than the JPY by 5% (comparable year was 5%) with other variables remaining constant both as a result of foreign exchange losses / gains on settlement of trade liabilities offset by credit / debit foreign exchange differences on the conversion of cash and cash equivalents and as a result of losses / gains from exchange differences in the collection of trade receivables.

On 31 December 2021 the earnings after tax and equity of the Group and the Company would have been $\[\in \] 253$ and $\[\in \] 019$ for the Group and the Company) (lower) / higher, if $\[\in \]$ was weaker / stronger than the GBP by 4% (comparable use was 7%) with other variables remaining constant mainly as a result of foreign exchange gains / losses in the collection of trade receivables.

(All amounts in Euro thousands unless otherwise stated



On 31 December 2021 earnings after tax and equity of the Group and the Company would have been $\[\in \]$ 916 and $\[\in \]$ respectively ($\[\in \]$ 670 and $\[\in \]$ 0 respectively in 2020 for the Group and the Company) (lower) / higher, if the $\[\in \]$ was weaker / stronger than the TRY by 41% (in the comparable year it was 22%) with other variables remaining constant mainly as a result of foreign exchange gains / losses in the collection of trade receivables.

Market Risks

The Group and the Company are exposed to share price risks arising from investments in shares of companies listed on the Athens Stock Exchange (Athex) and characterized, for the purpose of preparing the Financial Statements, as held for sale. To facilitate management of the price risks arising from investments in shares, the Group and the Company creates diversification in its portfolio. The portfolio diversification is in accordance with the decisions of the Board of Directors regarding the investment cash available in shares.

The portfolio shares are included in the Athex General Index. The effect that an increase/decrease in the Athex General Index would have on the Group's Equity for the year 2021, under the assumption of an increase/decrease in the Athex General Index of 12%, (the comparable year was 34%) keeping all the other variables remaining constant would be as follows:

On December 31, 2021, earnings after tax and equity of the Group and the Company would have been \in 3 (\in 1 in 2020) as a result of the gains / (losses) that would arise from the valuation of other financial assets.

Cash Flow and Interest Rate Risk

The Group has no significant interest-bearing assets and its income and operating cash flow are substantially independent of changes in market interest rates. The Group's interest rate risk arises from long term and short term borrowing from banks in Euro with variable interest rates.

The Group analyses its interest rate exposure on a continuous basis taking into consideration the possibility of restructuring debt with alternative terms and types as well as the renewal of existing positions. Based on these alternatives the Group calculates the impact on significant medium- and long-term debt positions a shift in interest rates would have.

If on 31 December 2021 interest rates in Euro were higher/lower by 5 units for the Group and the Company (the comparable year 2020 were higher/lower by 70 units for the Group and the Company) with other variables remaining constant earnings after tax and equity would have been lower/higher for the Group and the Company by \in 14 (\in 173 in 2020). This would be mainly due to the higher financial cost of bank borrowing with a floating interest rate in \in .

If on 31 December 2021 TRY interest rates were higher/lower by 300 units for the Group and the Company, all other variables remaining constant, earnings after tax and equity would have been higher/lower for the Group and the Company by ϵ 20 (ϵ 6 in 2020). This would be mainly due to the lower financial cost of bank borrowing with a floating interest rate in ϵ .

Credit Risk

Credit risk is managed at Group level. Credit risk arises mainly from credit exposures to customers including accounts receivable. The commercial departments assess the customer's creditworthiness taking into consideration their financial position, previous trading experience and other factors and set credit limits which are regularly monitored and cannot be exceeded by an individual customer. Sales to retail customers constitute approximately 1% of the Group's total turnover and are mainly carried out in cash. During the year, no credit limits were exceeded and the Group Management does not expect material losses arising from non-performance of accounts receivable. Moreover, the Company's receivables are distributed among a wide number of customers, therefore, there is no concentration of them and consequently credit risk is significantly limited.

The maximum exposure of the Group and the Company to credit risk arising from trade receivables on 31/12/2021 is analyzed in Note 15.

Liquidity Risk

Liquidity risk management ensures sufficient cash and cash equivalents as well as secured credit ability through approved financing limits for working capital and issuing guarantees to suppliers, which on 31/12/2021 amounted to $\notin 98.832$ for the Group and $\notin 98.178$ for the Company (on 31/12/20 amounted to $\notin 98.070$ for the Group and $\notin 97.825$ for the Company). The Group and the Company Management monitors and adjusts the cash daily based on the expected cash inflows and outflows.

(All amounts in Euro thousands unless otherwise stated



The table below analyses the Group's liabilities based on the remaining period at the Statement of Financial Position date.

Consolidated December 31, 2021	<1 year	Between 2 year and 5 years	>5 years	Total
Borrowings	36.365	-	-	36.365
Leasings	1.612	5.978	7.024	14.614
Trade and other payables	27.151	-	-	27.151
Total	65.128	5.978	7.024	78.130
Consolidated December 31, 2020	<1 year	Between 2 year and 5 years	>5 years	Total
Borrowings	4.061	19.912	8.577	32.550
Leasings	1.580	5.804	7.937	15.321
Leasings Trade and other payables	1.580 19.110	5.804	7.937	15.321 19.110

The table below analyses the Company's liabilities based on the remaining period at Statement of Financial Position date.

Company December 31, 2021	<1 year	Between 2 year and 5 years	> 5 years	Total
Borrowings	35.711	-	-	35.711
Leasings	1.577	1.577 5.945		14.546
Trade and other payables	26.639		-	26.639
Total	63.927	5.945	7.024	76.896
Company December 31, 2020	< 1 year	Between 2 year and 5 years	>5 years	Total
Borrowings	3.816	19.912	8.577	32.305
Leasings	1.567	5.773	7.937	15.277
TC 1 1 41 11	13.811	_	_	13.811
Trade and other payables	13.011			15.011

4. Significant accounting estimates and judgements of the management

Preparation of Financial Statements, in accordance with IFRS, requires making estimates and assumptions, which may affect the accounting balances of assets and liabilities, the required disclosures for potential receivables and liabilities at the Financial Statements preparation date as well as the amounts of income and expenses recognized within the year. Use of available information and application of subjective judgment are integral factors for making estimates. Assumptions and estimates are evaluated on an ongoing basis and in accordance with historical experience and other factors, including expectations of the outcome of future events that are considered reasonable under existing circumstances. These estimates and assumptions are forward-looking and, as a consequence, actual results are likely to differ from accounting calculations. The main estimates and judgments referring to the data, whose development could affect the items of the Financial Statements in the next 12 months, are presented below as follows:

(All amounts in Euro thousands unless otherwise stated



a) Useful life of depreciable assets

The Company's management reviews the useful life of depreciable assets annually. On 31/12/2021, the Management estimates that useful life represents the assets expected use.

b) Impairment of assets

The Group applies the provisions of IFRS 9 for impairment test. In determining when an investment is impaired the Group assesses, along with other factors, the term or the extent to which the fair value of an investment is below cost, which may be an objective indication of impairment, the financial viability and short-term projections, as well as business policies and the future of the investment.

c) Provision for income tax

Provision for income tax according to IAS 12 is computed by estimating the tax amount which will be paid to the tax authorities, which includes the current income tax for each fiscal year and a provision for taxes that may arise under the tax audits. The total tax liability presented in the Statement of Financial Position requires making significant estimates. Calculating income tax for particular transactions is uncertain. The Group recognizes liabilities for tax issues, based on calculations for whether or not there will be an additional tax expense. When the final tax effect of these matters differs from the amount initially recognized the differences affect the provision for income tax and for deferred tax in the period when the determination was made.

d) Provision for expected credit losses

The Group applies a model according to which it calculates the expected credit losses throughout the lifetime of its receivables. The model is based on past experience but is adjusted to reflect projections for future economic conditions. At every reporting date, the historical rates used are updated and the estimates of the future financial conditions are analyzed. The correlation between historical data, future financial condition and expected credit losses involves making significant estimates. The amount of the expected credit losses depends to a large extent on changes in conditions and projections of the future economic conditions.

e) Provision for impairment of inventory

The Group's management makes estimates and judgments to determine the appropriate impairment of inventory based on detailed analyzes of slow-moving inventories and future plans for their liquidation.

f) Provision for employee compensation

The amount of provision for employee compensation is based on an actuarial study. The actuarial study includes making assumptions about the discount rate, the rate of increase in employee wages, the increase in the consumer price index and the expected remaining working life. The assumptions used involve significant uncertainty and the Group's Management is constantly reassessing them.

g) Contingent Assets and Contingent Liabilities

The Group is involved in legal claims and compensation issues in the ordinary course of its business. The Management considers that any settlements would not significantly affect the Group's financial position on 31/12/2021. However, determining the potential liabilities associated with legal claims is a complex process that involves making judgments about the potential consequences and interpretations of laws and regulations. Changes in judgments or interpretations are likely to result in an increase or a decrease in the Group's contingent liabilities in the future.

h) Deferred tax assets on tax losses

Deferred tax asset is recognized for all tax losses carried forward to the extent that taxable profits will be available in the future to set the losses against. For the determination of the asset that could be recognized, very important assumptions and estimations are required by the Group Management, the most important of which is the expectation of taxable profits in the future, combined with the tax strategy that will be followed.

(All amounts in Euro thousands unless otherwise stated



5. Geographical sales analysis

Geographical breakdown of the Group's sales during the years ended on December 31, 2021 and 2020 is as follows:

	Sales per geograp	nicai segme	ent Total sales		
1/1-31/12/2021	Consumer durables	Other sales	from continuing operations	Total spin off segment	Total
Parent (Domestic sales)	34.082	-	34.082	10.284	44.366
Subsidiaries (Domestic sales)	-	-	-	-	-
Parent (Foreign sales)	22.935	-	22.935	23.506	46.441
Subsidiaries (Foreign sales)	17.489	-	17.489	-	17.489
Intra-segment revenue	(11.614)	-	(11.614)	-	(11.614)
Total	62.892	-	62.892	33.790	96.682

1/1-31/12/2020 Consumer durables		Other sales	Total sales from continuing operations	Total spin off segment	Total	
Parent (Domestic sales)	25.995	-	25.995	10.741	36.736	
Subsidiaries (Domestic sales)		83	83	-	83	
Parent (Foreign sales)	9.670	-	9.670	19.192	28.862	
Subsidiaries (Foreign sales)	9.445	-	9.445		9.445	
Intra-segment revenue	(6.485)	-	(6.485)	-	(6.485)	
Total	38.625	83	38.708	29.933	68.641	

The table presented above refers to the sales made domestically from Greece as well as abroad through its foreign established subsidiaries.

In 2021, revenues from two foreign customers amounted to \in 11.489 and \in 4.920 (\in 5.167 and \in 3.329 respectively in 2020) and from two domestic customers - \in 5.144 and \in 2.860 (\in 4.250 and \in 3.401 respectively in 2020).

6. Revenue

The Group and the Company revenue is analyzed as follows:

	Group		Company	
	1/1 -	1/1 -	1/1 -	1/1 -
	31/12/2021	31/12/2020	31/12/2021	31/12/2020
Sales of goods	62.725	38.581	56.879	35.539
Sales of services	167	127	138	127
Total Sales	62.892	38.708	57.017	35.666
Other income	401	488	40	99
Total of continuing operations	63.293	39.196	57.057	35.765
Discontinued operations	=	4	-	-
Total of Spinoff	33.790	29.933	33.790	29.933
Total	97.083	69.133	90.847	65.698

Total turnover from continuing operations of F.G. EUROPE S.A. in 2021 at the Group level it amounted to € 62.892 compared to € 38.708 in 2020, increased by 62,48%. At the Company level, total turnover from continuing operations amounted to 57.017 compared to € 35.666 in 2020, increased by 59.87%.

(All amounts in Euro thousands unless otherwise stated



(32.000)

(89.756)

(258)

The increase in total sales for the Group and the Company is due to the limitation of COVID - 19 pandemic impact at the end of the 1st half of 2021 and to the favorable climate conditions for air conditioner sales that prevailed in the 2nd half of 2021. The sales of air conditioners of the Company abroad present an increase of 61% and domestically of 30%. The decrease in sales by 9% in White Appliances did not negatively affect the overall increase in sales of the Company and the Group.

7. Expenses

Expenses are analyzed as follows:

Discontinued operations

Total of spinoff

Total

		Consolidated			
Table of a	allocation of expens	ses for the year end	ed December 31	, 2021	
Account:	Cost of Sales	Administrative expenses	Distribution expenses	Other expenses	Total
Personnel expenses	(159)	(1.061)	(3.174)		(4.394)
Third party expenses	-	(550)	(426)	-	(976)
Supplies	(1)	(47)	(427)	-	(475)
Taxes and duties	-	(140)	(111)	-	(251)
Various expenses	(10)	(888)	(2.392)	(258)	(3.548)
Depreciation of fixed assets	(5)	(218)	(1.885)	-	(2.108)
Provisions	(142)	-	96	-	(46)
Inventories	(45.958)	-	-	-	(45.958)
Total of continuing operations	(46,275)	(2,904)	(8.319)	(258)	(57,756)

Consolidated

Consolidated Table of allocation of expenses for the year ended December 31, 2020

(785)

(3.689)

(4.170) -

(12.489)

(27.045)

(73.320)

Account:	Cost of	Administrative	Distribution	Other	Total
Account.	Sales	expenses	expenses	expenses	Total
Personnel expenses	(93)	(1.169)	(2.065)	-	(3.327)
Third party expenses	-	(597)	(368)	-	(965)
Supplies	-	(165)	(360)	-	(525)
Taxes and duties	-	(685)	(96)	-	(781)
Various expenses	-	(259)	(1.962)	(272)	(2.493)
Depreciation of fixed assets	-	(192)	(1.865)	-	(2.057)
Provisions	(15)	-	(152)	(1.043)	(1.210)
Inventories	(27.328)	-	-	-	(27.328)
Total of continuing operations	(27.436)	(3.067)	(6.868)	(1.315)	(38.686)
Total of Discontinued operations	-	(22)	-	-	(22)
Total of spinoff	(23.157)	(724)	(5.045)	(21)	(28.947)
Total	(50.593)	(3.813)	(11.913)	(1.336)	(67.655)

(All amounts in Euro thousands unless otherwise stated



Company

Table of allocati	Table of allocation of expenses for the year ended December 31, 2021								
Account:	Cost of Sales	Administrative expenses	Distribution expenses	Other expenses	Total				
Personnel expenses	(111)	(403)	(2.324)	-	(2.838)				
Third party expenses	-	(40)	(307)	-	(347)				
Supplies	-	(30)	(255)	-	(285)				
Taxes and duties	-	(24)	(111)	-	(135)				
Various expenses	-	(310)	(1.869)	(16)	(2.195)				
Depreciation of fixed assets	-	(161)	(1.875)	-	(2.036)				
Provisions	(111)	-	(36)	-	(147)				
Inventories	(44.457)	-	-	-	(44.457)				
Total of continuing operations	(44.679)	(968)	(6.777)	(16)	(52.440)				
Total of spinoff	(27.045)	(785)	(4.170)	-	(32.000)				
Total	(71.724)	(1.753)	(10.947)	(16)	(84.440)				

Com	nanv
CUIII	pany

Table of allocation of expenses for the year ended December 31, 2020									
Financial costs:	Cost of Sales	Administrative expenses	Distribution expenses	Other expenses	Total				
Personnel expenses	(93)	(541)	(1.405)	-	(2.039)				
Third party expenses	-	(33)	(239)	-	(272)				
Supplies	-	(61)	(222)	-	(283)				
Taxes and duties	-	(21)	(96)	-	(117)				
Various expenses	-	(121)	(1.658)	(32)	(1.811)				
Depreciation of fixed assets	-	(158)	(1.826)	-	(1.984)				
Provisions	(111)	-	(180)	-	(291)				
Inventories	(26.743)	-	-	-	(26.743)				
Total of continuing operations	(26.947)	(935)	(5.626)	(32)	(33.540)				
Total of spinoff	(23.157)	(724)	(5.045)	(21)	(28.947)				
Total	(50.104)	(1.659)	(10.671)	(53)	(62.487)				

Various expenses relate mainly to transportation and advertising.

The increase in the cost of sales both - Group and Company level – is exclusively attributed to the increase in sales (Note 6).

7.1 Payroll

Payroll costs are analyzed as follows:

	Gr	oup	Com	pany
	1/1 -	1/1 -	1/1 -	1/1 -
	31/12/2021	31/12/2020	31/12/2021	31/12/2020
Salaries and wages	(3,585)	(2,377)	(2,313)	(1,609)
Employers' social security contributions	(742)	(724)	(477)	(380)
Retirement benefits	(67)	(226)	(48)	(53)
Total of continuing operations	(4,394)	(3,327)	(2,838)	(2,042)
Total of discontinued operations	-	<u> </u>		<u>-</u>
Total of spin off	(1,669)	(1,699)	(1,669)	(1,699)
Total	(6,063)	(5,026)	(4,507)	(3,741)

(All amounts in Euro thousands unless otherwise stated



On December 31, 2021, the Group headcount stood at 153 people and the Company – at 118 people. On December 31, 2020, the Group headcount stood at 134 persons and the Company – at 103 people.

7.2 Financial expenses

Financial expenses are analyzed as follows:

	Gr	oup	Com	pany
Financial costs:	1/1 -	1/1 -	1/1 -	1/1 -
Financial costs.	31/12/2021	31/12/2020	31/12/2021	31/12/2020
Interest and similar expenses	(1.421)	(1.883)	(1.280)	(1.786)
Related interest expenses	(188)	(71)	(176)	(58)
Bank charges and commissions	(91)	(107)	(91)	(107)
Exchange differences	(2.088)	(1.618)	(21)	(114)
Leasing Interests	(1.191)	(1.276)	(1.189)	(1.276)
Removal of financial instrument guarantee requirement	(10.111)	-	(10.111)	-
Devaluation of investments and securities	(6)	(1)	(906)	(4.058)
Results from associates	-	-	-	-
Prepaid interest of the actuarial research	(1)	(1)	(1)	(1)
Total Financial costs of continuing operations	(15.097)	(4.957)	(13.775)	(7.400)
Total Financial costs of discontinued operations	_	(6)	_	_
Total Financial costs of spinoff	(1)	_	(1)	_
Total Financial costs	(15.098)	(4.963)	(13.776)	(7.400)
Financial income:				
Interest and similar income	11	43	4	4
Gains from sale of securities	11	-	11	-
Foreign exchange differences	1.839	567	38	126
Valuation of Derivatives to cover the exchange risks	750	372	750	372
Total Financial income of continuing operations	2.611	982	803	502
Total Financial income of discontinued operations	_	2		
Total Financial income	2.611	984	803	502
Total Financial costs of continuing operations	(12.487)	(3.975)	(12.973)	(6.898)
Total Financial costs of discontinued operations		(4)		
Total	(12.487)	(3.979)	(12.973)	(6.898)

Financial instruments guarantees receivables pertain to a signed agreement to cover any eventual loss from valuation of financial assets at acquisition cost. On 10/03/2022, the Company's Board of Directors approved the waiver of the said guarantees covering losses from the sale of financial assets at the amount of $\in 10.111$.

The Group's subsidiaries, FG EUROPE Klima Teknolojileri (Turkey) and FG UK (England) transact in foreign currencies and therefore experience exchange differences. In 2021, the subsidiary in Turkey presented exchange differences (loss) of \in 414 while in the corresponding fiscal year of 2020 it had presented a loss of \in 976. In 2021, the subsidiary in England presented exchange differences (profit) of \in 147, while in the corresponding year of 2020 it had presented a loss of \in 88.

(All amounts in Euro thousands unless otherwise stated



7.3 Other Financial Income

	Gr	oup	Company		
Other financial Income:	1/1 - 31/12/2021	1/1 - 31/12/2020	1/1 - 31/12/2021	1/1 - 31/12/2020	
Gain on a sale of associate		<u> </u>		8.201	
Total financial Income from continuing operations			_	8.201	
Total financial Income from discontinued operations		25.100	_	_	
Total		25.100	_	8.201	
Net financial expenses from continuing operations	-	-	-	8.201	
Net financial expenses from discontinued operations		25.100		<u>-</u>	
Total	-	25.100		8.201	

7.4 Dividends from subsidiaries

On 10/06/2021, the General Meeting of Shareholders of RF ENERGY SA, subsidiary of FG EUROPE S.A. Group, decided to distribute dividend for 2020 amounting to \in 3.000 to the shareholders F.G EUROPE SA(50%) and FIRST ENERGY HOLDING (50%). The abovementioned dividend has been offset with liquidity facility which FG EUROPE received on 04/11/2021.

7.5 Provisions

Provisions are analyzed as follows:

Consolidated							
Provisions	1/1 - 31/12/2021	1/1 - 31/12/2020					
Bad depts.	96	(152)					
Impairment of inventories	(142)	(3)					
Other	-	(1.043)					
Total	(46)	(1.198)					
	69	(12)					
Total	23	(1.210)					

	Company	
Provisions	1/1 - 31/12/2021	1/1 - 31/12/2020
Bad depts.	(36)	(180)
Impairment of inventories	(111)	(9)
Total	(147)	(189)
	69	(12)
Total	(78)	(201)

8. Income tax

The parent company and its subsidiaries have not been audited by the tax authorities for the following fiscal years:

Company	Unaudited fiscal years
F.G. Europe S.A.	2016 to 2021
R.F. Energy S.A.	2016 to 2021
City Electrik S.A	2016 to 2021
F.G. Europe Klima Teknolojileri Sanayive Ticaret A.S.	Unaudited from inception (2014)
F.G. EUROPE U.K. L.T.D.	Unaudited from inception (2017)
F.G.EUROPE HVAC IRELAND LTD	Unaudited from inception (2021)

(All amounts in Euro thousands unless otherwise stated



According to par 5, article 82 of law 2238/1994 and POL 1159/2011, statutory auditors and auditing firms carry out statutory audits on public limited companies and limited liability companies which are obliged to issue annual certificate. This certificate is issued after audit, regarding the implementation of tax provisions for specific tax issues. Tax infringements, as well as non-performance and incorrect performance of taxes recorded in the books during audit, are referred in detail in the certificate. Public limited companies and limited liability companies are subject to tax audit by statutory auditors for the annual financial statements from 30/06/2011 onwards.

For the years 2011, 2012 and 2013, the companies of the Group operating in Greece and subject to tax audit of statutory auditors, according to par 5, article 82, law 2238/1994, received Tax Compliance Report, without any substantial differences to arise. On 31/12/21, the financial years until 31/12/15 were time-barred under the provisions of par.1 of article 36 of law 4174/2013, with the exceptions provided by the effective legislation for the extension of the tax authority for issuing estimated and remedial actions for such cases.

For the tax audit of fiscal year 2016, 2017, 2018, 2019 and 2020 the companies of the Group operating in Greece that meet the relevant criteria for falling under the tax audit of Certified Auditors provided by the provisions of par. 65A, par.1, law 4174/2013, received Tax Compliance Report, without any substantial differences to arise.

* CITY ELECTRIC SA received Tax Compliance Report for the periods 2011-2013 while regarding the fiscal period 2014 onwards, based on the amended provisions of law 4174/2013 article 65a par.1, it no longer com-plies with the audit criteria.

Regarding FY 2021, special audit is in progress and is not to be expected, at the time of its completion, to result in differentiation in tax obligations in the financial statements. According to the recent legislation, the audit and the issuance of tax certificates are valid for FYs 2016 onwards, on a voluntary basis.

The Company's Management estimates that in case of potential future audit of the tax authorities no additional tax differences will arise.

Income tax, presented in the financial statements, is analyzed as follows:

	Gre	oup	Con	pany
	1/1 -	1/1 -	1/1 -	1/1 -
	31/12/2021	31/12/2020	31/12/2021	31/12/2020
Income tax (current period)	1,493	(38)	1,493	(33)
Deferred tax	(194)	240	148	127
Adjustment of deferred taxes, because of the tax's rate change	(54)		(54)	_
Income taxes at the rasults of the continuing operations	1,245	202	1,587	94
Income taxes at the rasults of the Discontinued operations	-	(3,322)		
Total of spinoff	(394)	(237)	(394)	(237)
Income taxes	851	(3,357)	1,193	(143)

The income tax related to the Group's and Company's earnings is different from the net amount that would have resulted if the tax rate was only applied.

The calculation is as follows:



(All amounts in Euro thousands unless otherwise stated

	Gro	up	Company		
	31/12/2021	31/12/2020	31/12/2021	31/12/2020	
Profit before taxes	(6.499)	22.367	(6.855)	19.009	
Taxrate	22%	24%	22%	24%	
Tax at the corporate income tax rate	1.529	(5.368)	1.508	(4.562)	
Tax effects from:					
Non tax deductible income	-	2.252	330	5.583	
Non tax deductible expenses	(141)	(151)	(26)	(163)	
Non-recognized fiscal losses	(4)	(52)	(198)	(974)	
De-recognition of deferred requirement	8	-	8	-	
Deffered tax recognition	68	-	68	-	
Permanent differences	(49)	(27)	(49)	(27)	
effect of the tax's rate change	(54)	-	(54)		
Effective income tax for the year	1.357	(3.346)	1.587	(143)	
Adjustment of deferred taxes, because of the	(112)	(11)		_	
tax's rate change	(112)	(11)	-		
Tax charge	1.245	(3.357)	1.587	(143)	

The corporate income tax rate in Greece was set at 22% for 2021 and 24% for 2020. The relevant tax rates in the UK and Turkey where the subsidiaries operate are 23% and 20% respectively.

9. Property, plant and equipment and intangible assets

The Group's assets as at 31/12/2021 are analyzed as follows:

Notes to the Financial Statements (Company and Consolidated) For the Year ended December 31, 2020 (All amounts in Euro thousands unless otherwise stated

		Fixe	d Assets				
Group	Land	Buildings	Plant & machinery	Vehicles	Furniture & fixture	Work in progress	Total
January 1, 2020							
Value at cost	1.077	334	270	277	1.413	4.095	7.466
Accumulated depreciations	-	(255)	(126)	(228)	(1.149)	-	(1.758)
Net book value	1.077	79	144	49	264	4.095	5.708
January 1 to December 31, 20	10						
Additions	29	120	_	163	71	120	503
Value at cost from	2)	120	_	103	/1	120	303
discontinued opeations	(1.071)	-	-	(9)	-	(3.974)	(5.054)
Disposals	_	_	(168)	(19)	_	_	(187)
Depreciations	_	(12)	(26)	(25)		_	(154)
Depreciations from		(12)	(20)	` ′	` ′		` ´
discontinued operations	-	-	-	(1)	-	-	(1)
Depreciations of disposals	_	_	95	13	_	_	108
December 31, 2020			, ,				
Value at cost	35	454	102	412	1.484	241	2.728
Accumulated depreciations	_	(267)	(57)	(241)	(1.240)	-	(1.805)
Net book value	35	187	45	171	244	241	923
January 1 to December 31, 20	21						
Additions	219	346	2	80	163	_	810
Transfers / Reductions		_	_	_		(120)	(120)
Disposals	_	_	_	_	(12)	-	(12)
Depreciations	_	(49)	(10)	(35)		_	(213)
Depreciations of disposals	-	-	-	-	10	-	12
December 31, 2021							
Value at cost	254	800	104	492	1.635	121	3.406
Accumulated depreciations.	_	(316)	(67)	(276)	(1.347)	_	(2.006)
Net book value	254	484	37	216	288	121	1.400

Notes to the Financial Statements (Company and Consolidated) For the Year ended December 31, 2020 (All amounts in Euro thousands unless otherwise stated)



Fixed Assets	Inv	vestments	in real estat	e	Intangible assets		
Group	Buildings	License for wind energy	Vehicles	Total	Land	Buildings	Total
January 1, 2020							
Value at cost	16.420	524	435	17.379	48	241	289
Accumulated depreciations	(1.611)	(32)	(142)	(1.785)	-	(61)	(61)
Net book value	14.809	492	293	15.594	48	180	228
January 1 to December 31, 2020							
Additions	947	-	177	1.124	18	85	103
Value at cost from Discontinued operations	_	(524)	_	(524)	-		_
Depreciations	(1.748)	-	(136)	(1.884)	-	(6)	(6)
Depreciations from Discontinued operations	-	32	,	32			-
December 31, 2020							
Value at cost	17.367	-	612	17.979	66	326	392
Accumulated depreciations.	(3.359)	-	(278)	(3.637)	-	(67)	(67)
Net book value	14.008	-	334	14.342	66	259	325
January 1 to December 31, 2021							
Additions	983	-	79	1.062	-		-
Transfers / Reductions	(229)	-	(4)	(233)	-		-
Depreciations	(1.746)	-	(148)	(1.894)	-	(10)	(10)
December 31, 2021							
Value at cost	18.121	-	687	18.808	66	326	392
Accumulated depreciations.	(5.105)	-	(426)	(5.531)	-	(77)	(77)
Net book value	13.016	-	261	13.277	66	249	315

Notes to the Financial Statements (Company and Consolidated) For the Year ended December 31, 2020 (All amounts in Euro thousands unless otherwise stated)



Intrangible assets							
Group	License for wind energy	Other rights of use	Total				
January 1, 2020							
Value at cost	-	9	9				
Accumulated depreciations.	-	(6)	(6)				
Net book value	-	3	3				
January 1 to December 31, 2020							
Additiond	4	-	4				
Depreciations	(2)	-	(2)				
Net book value	2	-	2				
January 1, 2021							
Value at cost	4	9	13				
Accumulated depreciations.	(2)	(6)	(8)				
Net book value	2	3	5				
January 1 to December 31, 2021							
Depreciations	(2)	(1)	(3)				
December 31, 2021							
Value at cost	4	9	13				
Accumulated depreciations.	(4)	(7)	(11)				
Net book value	-	2	2				

Notes to the Financial Statements (Company and Consolidated) For the Year ended December 31, 2020 (All amounts in Euro thousands unless otherwise stated)



		Tagib	ole assets				
Company	Land	Buildings	Plant & machinery	Vehicles	Furniture & fixture	Work in progress	Total
January 1, 2020							
Value at cost	5	344	265	268	1.084	-	1.966
Accumulated depreciations	-	(234)	(126)	(227)	(920)	-	(1.507)
Net book value	5	110	139	41	164	-	459
January 1 to December 31, 2020							
Additions	-	73	-	163	83	120	439
Disposals	-	-	(168)	(19)	-	-	(187)
Depreciations	-	(14)	(26)	(25)	(65)	-	(130)
Depreciations of disposals	-	-	95	12	-	-	107
December 31, 2020							
Value at cost	5	417	97	412	1.167	120	2.218
Accumulated depreciations.	-	(248)	(57)	(240)	(985)	-	(1.530)
Net book value	5	169	40	172	182	120	688
January 1 to December 31, 2021							
Additions	5	359	2	80	125	-	571
Transfers / Reductions	-	-	-	-	-	(120)	(120)
Disposals	-	-	-	-	(12)	-	(12)
Depreciations	-	(53)	(9)	(36)	(55)	-	(153)
Depreciations of disposals	=	-	-	-	12	-	12
December 31, 2021							
Value at cost	10	776	99	492	1.280	-	2.657
Accumulated depreciations.	-	(301)	(66)	(276)	(1.028)	-	(1.671)
Net book value	10	475	33	216	252	-	986



(All amounts in Euro thousands unless otherwise stated)

Fixed Assets	Fixed Assets with right to use		Investments in real estate			Intangible assets		
Company	Building s	Vehicle s	Total	Land	Building s	Total	License s	Total
January 1, 2020								
Value at cost	16.420	435	16.855	48	241	289	6	6
Accumulated depreciations	(1.611)	(142)	(1.753)		(61)	(61)	(3)	(3)
Net book value	14.809	293	15.102	48	180	228	3	3
January 1 to December 31, 2020			-					
Additions	856	177	1.033	18	85	103	-	-
Depreciations	(1.713)	(135)	(1.848)	-	(6)	(6)	-	-
December 31, 2020			-					
Value at cost	17.276	612	17.888	66	326	392	6	6
Accumulated depreciations.	(3.324)	(277)	(3.601)	_	(67)	(67)	(3)	(3)
Net book value	13.952	335	14.287	66	259	325	3	3
January 1 to December 31, 2021			-					
Disposals	962	79	1.041	-	-	-	-	-
Transfers / Reductions	(229)	(4)	(233)	-	-	-	-	-
Depreciations	(1.723)	(149)	(1.872)	-	(10)	(10)	(1)	(1)
December 31, 2021			-					
Value at cost	18.009	687	18.696	66	326	392	6	6
Accumulated depreciations.	(5.047)	(426)	(5.473)		(77)	(77)	(4)	(4)
Net book value	12.962	261	13.223	66	249	315	2	2

The Group and the Company assets are not burdened with liens.

10. Long term receivables

Long term receivables are analyzed as follows:

	Gr	oup	Company		
	31/12/2021	31/12/2020	31/12/2021	31/12/2020	
Receivable on given guarantees on financial		_			
assets	-	8.130	-	8.130	
Given guarantees for rentals	387	634	304	556	
Other given guarantees	1	5	1	5	
Total	388	8.769	305	8.691	

Financial instruments guarantees receivables pertain to a signed agreement to cover any eventual loss from valuation of financial assets at acquisition cost. On 10/03/2022, the Company's Board of Directors approved the waiver of the said guarantees covering losses from the sale of financial assets.



(All amounts in Euro thousands unless otherwise stated)

11. Other financial assets

Other financial assets concern shares listed on the Athens Stock Exchange, measured at the current closing prices of the meeting of the said Stock Exchanges on 31/12/2021 (level 1) as well as the shares not listed on the Athens Stock Exchange measured at acquisition price and tested for impairment through profit and loss since their fair value cannot be determined. In the period 1/1-31/12/2021 there was no change in the classification of other financial assets.

Fair value of financial assets

The Group uses the following hierarchy for determining and disclosing the fair value of financial assets through valuation techniques.

Level 1: Investments at fair value based on quoted (unadjusted) prices in active markets for identical assets or liabilities

Level 2: Investments at fair value by using valuation techniques in which all inputs that affect significantly the fair value are based (either directly or indirectly) on observable market data.

Level 3: Investments at fair value by using valuation techniques in which all inputs that affect significantly the fair value are not based on observable market data.

The following table reflects the financial assets and liabilities presented at fair value on 31/12/2021 for the Group and the Company:

Group					
Financial assets	Level 1	Total			
Available for Sale Financial Instruments – ASE Listed Companies	25	25			
Total	25	25			

Company					
Financial assets	Level 1	Total			
Available for Sale Financial Instruments – ASE Listed Companies	25	25			
Total	25	25			

Within the period 1/1-31/12/2021 there were no transfers between level 1 and 2.

	Group		Company		
	31/12/2021	31/12/2020	31/12/2021	31/12/2020	
ASE Listed companies	25	2.037	25	2.037	
ASE non-listed internal companies	32	32	32	32	
Total	57	2.069	57	2.069	
	31/12/2021	31/12/2020	31/12/2021	31/12/2020	
Balance at 01/01	2.069	3.471	2.069	3.471	
Change of fair value through the results	(6)	(1.402)	(6)	(1.402)	
Additions	29		29		
Reductions	(2.035)	<u> </u>	(2.035)		
Balance at 31/12	57	2.069	57	2.069	



(All amounts in Euro thousands unless otherwise stated)

12.Inventory

The Company and the Group inventory is analyzed as follow:

	Gr	Group		oany
	31/12/2021	31/12/2020	31/12/2021	31/12/2020
Merchandise	14.232	27.039	9.190	25.426
Provision for obsolete inventory	(1.425)	(1.373)	(1.355)	(1.334)
Total continuing operations	12.807	25.666	7.835	24.092
Spin off segment merchandise	6.239	-	6.239	_
Total	19.046	25.666	14.074	24.092

Provision for obsolete inventory is analyzed as follows:

_	Group	Company
Remaining stocks depreciated preview 31.12.2020	(1,358)	(1,313)
Spinoffreductions	(12)	(12)
Expense chargeable period 01.0131/12/2020	(3)	(9)
Remaining stocks depreciated preview 31.12.2020	(1,373)	(1,334)
Spinoffreductions	90	90
Expense chargeable period 01.0131/12/2021	(142)	(111)
Remaining stocks depreciated preview 31.12.2021	(1,425)	(1,355)

The above provision for the Group and the Company inventory at net realizable value affects the "Cost of Sales".

13. Trade and other receivables

Trade and other receivables are analyzed as follows:

	Group	_	Company	
	31/12/2021	31/12/2020	31/12/2021	31/12/2020
Trade receivables	11.684	17.367	16.233	20.889
Postdated customers' checks	3.486	3.196	3.486	3.196
Customers' notes	1.146	1.029	25	25
Provision for doubtful debts	(6.525)	(6.602)	(6.426)	(6.369)
	9.791	14.990	13.318	17.741
Other debtors	32.393	26.071	30.657	17.294
Total	42.184	41.061	43.975	35.035
Spin off segment trade and other				
receivables	13.236	-	13.236	-
Total	55.420	25.666	57.211	24.092

The balance of the Group's and the Company's Trade Receivables on 31/12/2021 are reported increased by 34,29% and 32,62% versus the relative balance recorded on 31/12/2020. The above-mentioned increase is a result of the increase in sales at separate and consolidated levels.

Provisions for bad receivables are analyzed as follows:



(All amounts in Euro thousands unless otherwise stated)

	Group	Company
Balance of provision for insecure clients 01.01.2020	(8.124)	(7.863)
Deletion of the insecure clients' provision	1.674	1.674
Expense chargeable period 01.0131/12/2020	(152)	(180)
Balance of provision for insecure clients 31.12.2020	(6.602)	(6.369)
Deletion of the insecure clients' prediction	(21)	(21)
Expense chargeable period 01.0131/12/2021	98	(36)
Balance of provision for insecure clients 31/12/2021	(6.525)	(6.426)

Trade receivables are broken down based on due date as follows:

	Gr	oup	Company		
Aging of trade receivables	12/31/2021	12/31/2020	12/31/2021	12/31/2020	
0 - 30 days	4,473	6,201	3,256	4,645	
31 - 60 days	2,962	3,190	3,594	3,157	
61 - 90 days	993	1,597	2,126	1,851	
91 - 120 days	712	705	1,264	719	
121 - 150 days	245	458	472	622	
151 - 180 days	190	4,962	660	5,258	
181 - 360 days	480	1,232	408	3,348	
Non – overdues trade receivables	10,055	18,345	11,780	19,600	
361 + days	6,262	3,200	7,963	4,510	
Impairment provision	(6,525)	(6,555)	(6,425)	(6,369)	
Overdues trade receivables	(263)	(3,355)	1,538	(1,859)	
Total receivables	9,792	14,990	13,318	17,741	

Other receivables are as follows:

	Gr	oup	Com	pany
	31/12/2021	31/12/2020	31/12/2021	31/12/2020
Greek state - requirement of taxes	1.129	5.773	806	1.261
Blocked deposits	-	842	=	=
Short term receivables from related parties	23.515	12.538	22.864	9.538
Prepaid expenses	1.141	3.561	511	3.343
Downpayments for stock purchases	3.408	337	3.408	337
Receivables from assigned securities	3.055	2.788	3.055	2.788
Other	145	232	13	27
Total	32.393	26.071	30.657	17.294

Accounting values of trade and other receivables do not materially differ from their fair values.

Impairment of financial assets

The Group applies the simplified approach of IFRS 9 for the calculation of expected credit losses according to which the provision for each loss is always measured at the amount of the expected lifetime loss for commercial and other receivables.



(All amounts in Euro thousands unless otherwise stated)

In order to measure expected future credit losses, the group divides the bonuses on the basis of their maturity, as shown in the above table. The loss rate for each category was estimated based on historical data and current conditions. It is noted that the expected credit loss rate for the above requirements over the year was estimated at 100%.

14. Cash and cash equivalents

	Gr	oup	Com	pany
	31/12/2021	31/12/2020	31/12/2021	31/12/2020
Cash in hand	25	823	2	802
Bank deposits	18.238	23.186	11.308	14.301
Total	18.263	24.009	11.310	15.103

Cash and cash equivalents comprise petty cash of the Group and the Company and short-term bank deposits.

15. Share Capital

As at 31/12/2021, the Company's share capital amounts to € 10.870 (€ 15.840 as at 31.12.2020). The spin off segment share capital stands at € 4.970.

It is noted that on 31/12/2021 there are 36.233.487 common registered shares of nominal value $\in 0.30$ cents each (52.800.154 on 31/12/2020) (Note 26)

16. Share premium

Ac cording to the Greek corporate law, share premium is formed when shareholders acquired shares at a price higher than their nominal value. This difference does not represent a reserve since it is not created from non-distributed profits, but from payments of shareholders. On December 31 the share premium amounted for the Group and the Company to \in 6.731.

17. Reserves

The Group and the Company reserves are analyzed as follows:

Group											
Reserve	1/1/2020	Change in Accounting Policy IAS 19	Adjusted balance 1/1/2020	Additions / (reductions)	12/31/2020	Additions / (reductions)	12/31/2021				
Legal reserve	4,123	-	4,123	626	4,749	723	5,472				
Actuarial gains / (losses)	99	(99)	-	4	4	(3)	1				
Tax-exempt reserves	-	-	-	23,262	23,262	(12,261)	11,001				
Exchange differences	(698)	-	(698)	(106)	(804)	(205)	(1,009)				
Other	116	(16)	100	(4)	96	49	145				
Total Reserves	3,640	(115)	3,525	23,782	27,307	(11,697)	15,610				

Company											
Reserve	1/1/2020	Change in Accounting Policy IAS 19	Adjusted balance 1/1/2020	Additions / (reductions)	12/31/2020	Additions / (reductions)	12/31/2021				
Legal reserve	4,041	-	4,041	291	4,332	723	5,055				
Actuarial gains / (losses)	102	(102)	-	4	4	(3)	1				
Tax-exempt reserves	-	-	-	23,262	23,262	(12,261)	11,001				
Other	(5)	-	(5)	-	(5)	-	(5)				
Total Reserves	4,138	(102)	4,036	23,557	27,593	(11,541)	16,052				



(All amounts in Euro thousands unless otherwise stated)

17.1 Statutory Reserves

According to the provisions of the Greek corporate law, the transfer of 5% of the net annual profits to form the statutory reserves is mandatory until this reserve amounts to ½ of the share capital. Statutory reserves are only distributable in case of dissolution of the company but can be offset with accumulated losses.

18. Trade and other payables

Trade and other payables are analyzed as follows:

	Group		Company	
	31/12/2021	31/12/2020	31/12/2021	31/12/2020
Suppliers	7.891	7.880	7.712	7.256
Cheques payable	704	793	694	793
Accrued expenses	240	140	127	106
Accrued interest	179	296	179	296
Prepayments	2.081	1.748	1.900	1.580
Tax provision for unaudited fiscal years	-	6	-	-
Dividends payable	553	769	553	-
Other obligations	-	-	600	3.000
Taxes – duties	436	253	203	149
Other short term obligations	369	354	255	240
Total	12.452	12.237	12.223	13.420
Spin off segment trade and other payables	14.339	-	14.339	-
Total	26.791	12.237	26.562	13.240

The increase in the Group "Trade and other payables" 31/12/2021 compared to the payables recorded on 31/12/2020 is mainly due to the increase in liabilities to the main supplier of the Company MIDEA ELECTRIC TRADING (SINGAPORE) CO PTE LTD, amounting to € 4.615. At the Company level, in addition to the aforementioned increase in liabilities, an amount of € 2.400 was paid, pertaining to a cash facility of € 900 to the Group subsidiary RF ENERGY S.A., and a pre-dividend received, which was offset at the amount of € 1,500.

19. Loans

The Company's borrowings at 31/12/21 are analyzed as follows:

	Gr	oup	Com	pany
Long term borrowings	31/12/2021	31/12/2020	31/12/2021	31/12/2020
Bonded loan	35.662	31.289	35.662	31.289
Long term debt payable within the next 12 months	(35.662)	(2.800)	(35.662)	(2.800)
	_	28.489	-	28.489
Short term borrowings	35,662	2.800	35.662	2.800
Short term of long term borrowings				
Short term borrowings	703	1.261	49	1.016
	36.365	4.061	35.711	3.816

FG europe

(All amounts in Euro thousands unless otherwise stated)

A. Long-term Loans

In 2016, the Company issued a common Bond Loan of $\[\in \] 20.000$ and signed the relevant Bond Purchase Agreement and Program with ATTICA BANK, which undertook 100% of the Bonds being the sole Bondholder and Agent. The purpose of the Bond Loan is the repayment of other short-term loans, raised by the Company as working capital. The term of the CBL is ten years, with the possibility of a three-year extension. The repayment of the loan capital will be made in ten annual installments or thirteen depending on whether the extension right will be exercised. On 31/12/2021, the first 5 installments of the loan, plus interest, have been paid according to the initial schedule, while an amount of $\[\in \] 500$ plus interest was discounted by reducing the last installment of the loan. The interest on the loan is paid semi-annually and the interest rate was set as Euribor plus $\[\] 3.15\%$ margin. The Loan is covered by a personal guarantee of Mr. G. Fidakis. As at $\[\] 31/12/2021$, the outstanding amount of the loan stood at $\[\] 4.400$.

In July 2020, a new Common Bond Loan (CBL) was signed with Piraeus Bank amounting to €12.000, which undertook 100% of the Bonds being the sole Bondholder and Agent. The purpose of the loan is to refinance existing loan obligations, as mentioned above. The term of the CBL is five years, with the possibility of one year extension, and the repayment of the loan capital will be made in nine semi-annual installments. The first eight installments will amount to €800 each and the ninth will amount €5.600. The interest rate of the Loan was set at Euribor 6M plus 3.10% margin. The Loan is secured by a pledge on stocks amounting to €15.000 and a personal guarantee of Mr. G. Fidakis. As at 31/12/2021, the outstanding amount of the loan stood at € 11.200.

In September 2020, new Bond Loan was signed amounting \in 3.000. The issuer and responsible for the 100% coverage of it is the ATTICA Bank. The purpose of the bond is the granting of working capital due to the increasing need for cash inflows due to COVID-19 pandemic. The term of the CBL is 5 years, and the payment has been arranged in eight same amounted settlements of \in 375 and the payment will start 18 months after the release. The interest established as Euribor 6M + interest margin 3%. The bond is covered by the Guarantee Business Fund COVID -19 of the Greek Investment Bank and the Greek Public and also Mr. G. Fidakis personal guarantees. As at 31/12/2021, the outstanding amount of the loan stood at \in 3.000.

In June 2021, new Bond Loan was signed amounting \in 7.000. The issuer and responsible for the 100% coverage of it is the Optima Bank. The purpose of the bond is the granting of working capital. The term of the CBL is 5 years, and the payment has been arranged in on lump sum settlement at the end of the period. The interest established as Euribor 3M + interest margin 3,20%. The bond is covered by a 2nd pledge on stocks amounting to \in 4.000, securities amounting \in 2.100 and Mr. G. Fidakis personal guarantees. As at 31/12/2021, the outstanding amount of the loan stood at \in 7.000.

The fair value of the above loans approximates their nominal value.

In accordance with the CBL agreement, the Company is obliged to follow the financial ratios calculated in the annual financial statements as well as specific conditions and obligations. As of 31/12/2021, the Company did not comply with the aforementioned conditions and obligations, as a result, the outstanding amount of the loans, amounting to $\[mathebox{\ensuremath{\oomega}}\]$ 35.662, has been presented in its entirety in short-term liabilities in accordance with the provisions of paragraphs 74-75 of IAS 1 Due to the fact that current assets cover the total short-term liabilities, the Management considers not to take additional measures.

B. Short-term loans

In the period 1/1-31/12/2021 the Group and the Company signed Credit Agreements with credit accounts and at an average interest rate of approximately 3.30% and received short-term financing from the banks with the assignment of receivables amounting to €49.

In addition to the above, the Group and the Company borrowings also include short-term credits totaling € 654



(All amounts in Euro thousands unless otherwise stated)

and € 0 respectively, which concern the working capital.

20. Deferred Tax

Deferred tax assets are offset with deferred tax liabilities when a legal right for offsetting exists and are due to the same tax authority.

			Group								
Deferred tax assets/ (liabilities)											
	1/1/2020	01/01- 31/12/2020	Adjustments from discontinued operations	Change to IFS 19	31/12/2020	01/01- 31/12/2021	Adjustments from discontinued operations	31/12/2021			
Intangible assets	283	-	(282)	-	. 1	-	(1)	-			
Property, plant and equipment	106	(1)	-	-	105	(2)	2	105			
PPE with right of use	130	109	-	-	239	74	(20)	293			
Inventories	419	(37)	-	-	382	(10)	(28)	344			
Interests	(756)	756	-	-	-	-	-	-			
Receivables and prepayments	76	4	-	-	- 80	25	-	105			
Long term borrowings	5	(1)	-	-	- 4	(3)	-	1			
Employee benefits	47	28	-	(31)) 44	27	(7)	64			
Trade and other payables	3	2	-		- 5	(5)	-	-			
Tax credits on recognized losses	60	40	-	-	100	615	-	715			
Other	(165)	(20)	-	-	(185)	145	(9)	(49)			
Total	209	880	(282)	(31)	776	866	(63)	1.579			

		(Company								
Deferred tax assets/ (liabilities)											
	1/1/2020	01/01- 31/12/2020	Change to IFS 19	31/12/2020	01/01- 31/12/2020	Tac rate change	31/12/2020				
Property, plant and equipment	(13)	(1)	-	(14)	(2)	1	(15)				
PPE with right of use	128	109	-	238	74	(20)	292				
Inventories	336	5	-	341	(127)	(28)	186				
Receivables and prepayments	(5)	4	-	(1)	1	-	-				
Long term borrowings	5	(1)	-	. 4	(3)	-	1				
Employee benefits	25	48	(31)	42	23	(7)	58				
Suppliers and other payables	-	2	-	. 2	(3)	-	(1)				
Tax credits on recognized losses	-	-	-	-	1.092	-	1.092				
Other	(2)	(41)	-	(45)	41	2	(2)				
Total	474	125	(31)	567	1.096	(52)	1.611				

21. Employee benefits: pension obligations

According to Greek labor legislation, employees are entitled to compensation in cases of dismissal or retirement, the amount of which relates to employees' payment, length of service and the way of end-of-services (termination or retirement). Employees who resign or are dismissed for a reason are not entitled to compensation. In particular, the compensation due in the event of contract termination due to retirement and due to completion of 15 years of service regarding the same employer is as follows:



(All amounts in Euro thousands unless otherwise stated)

1) Contract termination due to retirement

Salaried employees included in the pension schemes of any Insurance Organization, provided that they meet the conditions for full retirement - if they are craftsmen - can leave service, while, if they are not craftsmen, they can either leave service or be dismissed by the employer. In such cases they are entitled to 50% of the statutory redundancy compensation if they do not have subsidiary insurance or 40% if they do have subsidiary insurance. Employees, occupied under a fixed-term contract who are made redundant or retire prior to expiration of their retirement conditions, are also entitled to this reduced allowance. It is to be noted that the employer cannot dismiss a craftsman who has met the conditions for full retirement by paying a reduced allowance. This discretion is effective only in respect of employees, not craftsmen.

2) Completion of 15 years of service:

Employees, occupied under indefinite employment contracts and completed 15 years of service in the with the same employer or have reached the age limit set by their Insurance Organization in cases when no 65 years of age limit is effective, can leave their employment with the consent of the employer and are entitled to receive 50% of the legal compensation.

Provision for retirement compensation is based on an independent actuarial study conducted on December 31, 2021 applying the Projected Unit Credit method (IAS 19, par. 67). Moreover, the study took into account the possibility of voluntary retirement of the currently occupied employees.

The item is analyzed as follows from 01/01/2021 to 31/12/2021:



(All amounts in Euro thousands unless otherwise stated)

Accounting treatment under IAS 19	Conso	lidated	Com	pany
	2021	2020	2021	2020
Current value of non-financing liabilities	294	299	257	269
Net liability recognized on balance sheet	294	299	257	648
Amounts charged to the Statement of Income for the year				
Current employment cost	57	34	45	30
Interest of liability	1	2	1	2
Cost to the statement of income	58	36	46	32
Total cost to the statement of income	58	36	46	32
Changes in the net current value of liability at 01/01				
Current value	243	270	213	241
Current employment cost	63	34	45	30
Interest of liability	1	2	1	2
Benefits paid by the employer	(36)	(24)	(36)	(24)
Settlements cost	31	24	32	24
Actuarial gain/(loss)	(8)	(7)	3	(4)
current value of liability at 31/12	294	299	258	269
Amounts for the current and the previous year				
Current value	(308)	(302)	(313)	(269)
Surplus / (Deficit)	(308)	(302)	(313)	(269)
Trade Adjustments to liabilities	(3)	4	(3)	4
Actuarial Assumptions				
Discount interest	0.30%	0.35%	0.35%	0.35%
Future Salaries' Increase 2021 -2023	0.00%		0.00%	0.00%
Future Salaries' Increase 2024 -2026		0.50%	0.50%	
Future Salaries' Increase 2027 -2029	1.00%		1.00%	1.00%
Future Salaries' Increase after 2030	1.60%		1.60%	1.60%
Inflation	1.70%	1.60%	1.70%	1.60%
Additional payments or expenses	(3)	4	(3)	4
Changes in the net liability recognized on the balance sheet				
Net liability at beginning of year	243	270	213	241
Benefits paid by the employer	(36)	(24)	(36)	(24)
Total cost recognized on the statement of income	95	60	77	56
Net liability at end of year	302	306	254	273
Statement of recognized Gains /(losses)	(8)	(7)	3	(4)
Net liability at end of year	294	299	257	269

The above results depend on the assumptions (financial and demographic) used under the preparation of the actuarial study. Thus, regarding the Group, at the valuation date on 31/12/2020:

- If interest rate was higher by 0,1% (i.e. 0,31%), then the present value of the liability would be lower by 0,43%, whilst if interest rate was lower by 0,1% was used, then the present value of the liability would be higher by approximately 0,44%.
- If a salary growth assumption was higher by 0.1% (i.e. 0,1% for 2021-2023 and 0,6% for 2024-2026, 1,10% for 2027-2029 and 1,70% after 2030), then the present value of the liability would be lower by 0,43%, whilst if it was lower by 0,1% then the actuarial liability would be lower by 0,31%.

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(All amounts in Euro thousands unless otherwise stated)

22. Dividends

According to the current legislation (L.4548/2018), the Company is obliged to distribute to its shareholders a minimum dividend (Article 161), which is calculated at a rate of 35% of the net profits less statutory reserves and other credit income statement items, not arising from realized profits), which is paid in cash. With a decision of the general meeting taken with an increased quorum and majority (>66.67% [2/3]) the above percentage can be reduced, but not below ten percent (10%). Non-distribution of the minimum dividend is allowed only by a decision of the general meeting, taken with the increased quorum of paragraphs 3 and 4 of Article 130 (i.e. a quorum of 1/2 of the paid-up share capital, which is reduced to 1/3 in case of a repeat meeting) and a majority of eighty percent (80%) of the capital represented at the meeting.

Following the decision of the General Meeting (taken by an increased quorum and majority) profits, that are distributable as a minimum dividend, can be either a) capitalized and distributed to all the shareholders in the form of shares, calculated at their nominal value (Article 161 par. 3) or – in the case of companies that are mandatorily or optionally audited by a CPA or auditing firm – b) granted in the form of securities of Greek or foreign companies, listed on a regulated market, or of the company's own securities, since they are also listed, subject to the observance of the principle of equal treatment of shareholders and on the condition that the aforementioned securities will be the subject of a valuation.

Moreover, in addition to the formation of statutory reserves, in accordance with Law 4548/2018, the following limits must be observed for the distribution of dividends (Article 159: "Conditions and limitation of distribution of amounts")

Without prejudice to the provisions on the capital decrease, no distribution shall be made to the shareholders if, on the closing date of the last fiscal year, the total equity of the company (equity), as determined by law, is or, after this distribution it will become lower than the amount of the capital increased by: a) the reserves, the distribution of which is prohibited by law or the Articles of Association, b) other credit items of the equity, which are not allowed to be distributed, and c) the amounts of the credit items of the income statement, which do not constitute realized profits. The amount of the capital provided for in the previous paragraph is reduced by the amount of the capital that has been covered but not paid, when the latter is not recorded in the assets of the balance sheet.

- 2. The amount distributed to the shareholders cannot exceed the amount of the results of the last year ended, increased by the profits arising from previous years not allocated, and the reserves for which it is allowed and decided by the general meeting their distribution, and reduced:
- (a) by the amount of the credit items of the income statement, which are not realized profits, (b) by the amount of the losses of previous years and (c) by the amounts required to be allocated for the formation of reserves, according to the law and the Articles of Association.

The concept of distribution in paragraphs 1 and 2 above includes in particular the payment of dividends and interest from shares.

The amounts distributed as dividends for the year 2021 arising from the profits of previous years (which had formed a tax-free reserve as they arose from dividends and profits from the sale of holdings) amounted to €13.200 for the Company and €14.700 for the Group. The distributed profits of the Group include the distribution to minority shareholders of €1.500 from the profits of the subsidiary company RF ENERGY.

23. Related party transactions

Related parties are subsidiaries, companies with common shareholding structure and/ or management. Moreover, the members of the Board of Directors and the Directors are also considered related parties. The Company purchases and provides products and services from and to related parties.

Sales of the Company's products to related parties concern primarily sales of merchandise. The sale prices are at cost plus a low profit margin.



(All amounts in Euro thousands unless otherwise stated)

The fees of the members of the Board of Directors concern paid Board of Directors fees to Independent, Non-executive members. The fees concern payment according to employment contracts.

The table below presents the balance of receivables and payables form/to related parties:

			Comj	pany	
<u>Subsidiaries</u>		31/	12/2021	31/12/2020)
Recievable from: FG EUROPE KLIMA TEKNOLOJILER SANA YI VE TICA TER	I		2.234	3.3	323
FG EUROPE UK			6.368	3.3	346
FG EUROPE HVAC IRELAND LTD			55		-
Total	•		8.657	6.6	669
Obligation to: FG EUROPE KLIMA TEKNOLOJILER SANA YI VE TICA TER	I		1		-
R.F. ENERGY A.E.			600		000
Total	:		601	3.0	000
			Com	nanv	
		1/1-3	1/12/2021	1/1-31/12/20	20
Inventories			11.615	6.0	003
Administrative Support			15		11
Others Total			11.638	6.0	3
Total	:		11.038	0.0	<u> </u>
Purchases of goods and services:					
Inventories		<u> </u>	1		182)
		Group	1/1-	1/1-	pany
	1/1- 31/12/20	21 21		1/1- 31/12/2021	1/1-
Administrative Support	31/12/20	-	27	27	28
Total		_	27	27	28
Purchases of goods and services:					
Inventories		_	(131)	-	(131)
Other		-	(55)	-	(55)
Total		-	(186)	_	(186)
Recievable from: FUJITSU GENERAL COMERCIAL AIR CONTITIONING ITALIA SPA Total		-	2.450 2.450	-	2.450 2.450
	-				27.50



(All amounts in Euro thousands unless otherwise stated)

Companies with common shareholding structure	Gr	oup		Company			
Receivables from:	12/31/2021	12/	31/2020	12/31/2021	12/31/2020		
SILANER LTD	4,896		4,700	4,896	4,700		
LATONA INVESTEMENTS SA	1,744		1,500	1,744	1,500		
MAKMORAL TRADING LTD	6,191		_	6,191	-		
SOVEREIGN NAVIGATION COMPANY	6,091		-	6,091	-		
Cyberonica S.A.	4,246		6,264	4,242	6,262		
	23,168		12,464	23,164	12,462		
	Gr	oup		Com	pany		
Obligations to:	12/31/2021		31/2020	12/31/2021	12/31/2020		
Cyberonica S.A.	14,322	12/	14,930	14,287	14,930		
Cyberonica 5.71.	14,322		14,930	14,287	14,930		
	14,322		14,550	14,207	14,230		
	Gr	oup		Com	pany		
Expenses:	12/31/2021	12/	31/2020		12/31/2020		
Rentals	(380)		(633)	(379)	(560)		
Depreciations of PPE with right of use	(1,746)		(1,711)	(1,724)	(1,711)		
Leasing Interests	(1,167)		(1,252)	(1,165)	(1,252)		
Other expenses	(10)		(11)	(10)	(11)		
	(3,303)	ı	(3,607)	(3,278)	(3,534)		
Income:	12/31/2021	12/	31/2019	12/31/2021	12/31/2019		
Other	750		39	750	39		
		Gro		_	ompany		
Receivables from:	31/12/20	21 3	31/12/2020	_	21 31/12/2020		
Members of the Board and Directors		91	8.206	9	8.206		
Obligations to:							
Members of the Board and Directors		91	139	9	139		
		Gro			ompany		
Employee benefits:	31/12/20		31/12/2020	_			
Personnel expenses	(1.98		(1.957)	1.33	(1.464)		
Provision for staff leaving indemnity		(8)	(14)		(8) (11)		
Total	(1.99	92)	(1.971)	1.32	27 (1.475)		
_							
Income	-	11	-	4	11 6		
Inventories		11	6		1 6		

24. Contingencies

On 31.12.2021 there are no contingent assets or liabilities on behalf of Company and Group.

On the 31.12.20.

25. Commitments

25.1 Obligations from lease agreements



(All amounts in Euro thousands unless otherwise stated)

Obligations from lease agreements

Group	Land (Right of use)	Vehicles (Right of use)	Total
Balance on January 01, 2021	14.974	347	15.321
Additions	990	79	1.069
Lease agrreements termination	(255)	(4)	(259)
Payments of principal	(1.371)	(146)	(1.517)
Short term portion of Long term lease agreements	(1.495)	(117)	(1.612)
Balance of Long term lease agreements 31/12/2021	12.843	159	13.002
Short term lease agreements 31/12/2021	1.495	1.306	2.801
Balance of lease agreements 31/12/2021	14.338	1.465	15.803

Company	Land (Right of use)	Vehicles (Right of use)	Total
Balance on January 01, 2021	14.929	347	15.276
Additions	963	79	1.042
Lease agrreements termination	(255)	(4)	(259)
Payments of principal	(1.367)	(146)	(1.513)
Short term portion of Long term lease agreements	(1.460)	(117)	(1.577)
Balance of Long term lease agreements 31/12/2020	12.810	159	12.969
Short term lease agreements 31/12/2021	1.460	117	1.577
Balance of lease agreements 31/12/2021	14.270	276	14.546

The Group has no uncompleted purchasing commitments with its suppliers as of December 31, 2021. The future aggregate minimum lease payments arising from building lease agreements until 2030 are estimated to amount vehicle lease agreements until 2024 are estimated to amount to \in 344 and \in 277, respectively.

Future lease payment's for right-of-use assets (buildings and vehicles) are analyzed as follows:

Group - 31/12/2021	<1 year	Between 2 year and 5 years	> 5 years	Total
Future lease agreements for:				
- Buildings	1.495	5.818	7.024	14.337
- Cars	117	160	-	277
Total	1.612	5.978	7.024	14.614

Company - 31/12/2021	< 1 year	Between 1 year and 2 years	> 5 years	Total
Future lease agreements for:				
- Buildings	1.460	5.786	7.024	14.270
- Cars	117	160	-	277
Total	1.577	5.946	7.024	14.547

25.2 Guarantees

To cover the bond loan of \in 12.000 received on 28/7/2020 from Piraeus Bank, the Company pledged inventories amounting to \in 15.000.



(All amounts in Euro thousands unless otherwise stated)

To cover the bond loan of \in 7.000 received on 29/6/2021 from Optima Bank, the Company pledged inventories amounting to \in 4.000.

In addition to the above, the Group has issued letters of guarantee to banks in the context of its usual operations. The letters of guarantee issued to banks on 31/12/2021 amounted to 0.0212/2021 amounted to 0.0212/2021

26. Post Statement of Financial Position date Significant Events

On January 28, 2022, the Company's General Meeting:

- Approved the Draft Partial Split off Agreement and in particular the Company's Split off in accordance with Articles 59-74 of Law 4601/2019, as well as Articles 54 of Law 4172/2013 and 61 of Law 4438/2016, as effective, i.e. the Company's partial split off, according to the Transformation Balance Sheet and the Valuation Report, with the transfer and contribution of the Segment to the Beneficiary in accordance with Article 56 par. 3 of Law 4601/2019.
- Decided on the establishment of the Beneficiary, i.e. the establishment of a societe anonyme under the title "FG South East Europe S.A." to which the Segment shall be contributed and approved its Articles of Association in the form proposed by the Chairman of the General Meeting.
- Decided to reduce the Company's share capital by the amount of four million nine hundred and seventy thousand euro and ten cents (€ 4.970.000,10) by reducing the number of its shares by sixteen million five hundred and sixty six thousand six hundred and sixty seven (16.566.667) common registered shares of nominal value thirty euro cents (€0.30) each, and the consequent amendment of Article 5 of the Company's Articles of Association, so that the Company's share capital will now amount to ten million eight hundred and seventy thousand forty-six euro and ten cents (€10.870.046,10) divided into thirty-six million two hundred and thirty-three thousand four hundred and eighty-seven (36.233.487) common registered shares of nominal value thirty euro cents (€0.30) each.

Following the 10/03/2022 decision of the Company's Board of Directors, the waiver of the guarantee claims to cover loss from the sale of financial assets amounting to $\in 10.111$ was approved. These claims concerned a signed agreement to cover any eventual loss from the valuation of financial assets to the cost of their acquisition.

On 30/05/2022, the establishment of the societe anonyme under the title "FG SOUTH EAST EUROPE S.A." was registered in the General Commercial Registry (G.E.MI.) and published on the G.E.MI.'s website., the distinctive title "FG SOUTH EAST EUROPE" and G.E.MI. number: 162524901000, arising from the partial split by spin-off of the FUJITSU air conditioners trading segment of the societe anonyme under the title "F.G. EUROPE S.A." and G.E.MI. no 125776001000, in accordance with Articles 56 par. 3 and 59 -74 of Law 4601/2019, Article 54 of Law 4172/2013 and Article 61 of Law 4438/2016, as well as A) 28/01/ 2022 Decision of the Extraordinary General Meeting of the shareholders of the above company and B) The Articles of Association of the new societe anonyme under the title "FG SOUTH EAST EUROPE S.A." and distinctive title "FG SOUTH EAST EUROPE", as it was prepared with the no. 21.725/23-02-2022 Notarial Deed of the Athens Notary MARIA PANAGIOTI TSAGGARI, wife of Konstantinos Valvis, consisting of twenty one (21) articles.

In addition to the aforementioned, to date no other significant events occurred after December 31, 2021, which should either be disclosed or differentiate the items of the published financial statements.

There are no significant events subsequent to December 31, 2020 concerning the Group or the Company, that would require adjustment to or additional disclosure in the financial position in accordance with IAS 10 principles.



(All amounts in Euro thousands unless otherwise stated)

These Annual Financial Statements have been approved for issue by the Board of Directors of F.G. EUROPE S.A. on July 15, 2022 and are available to the public in electronic form on the Company website http://www.fgeurope.gr.

Glyfada, July 15, 2022

Chairman of the Board of Directors	Managing Director	Finance Manager	Accounting Supervisor
Georgios Fidakis ID Num. N 000657	Joannis Pantousis ID Num. 168490	Athanasios Harbis License Num. 0002386	Anastasios Vasilogiannakopoulos License Num. 0120719