

REGISTRATION DOCUMENT

2 November 2021

Fastned B.V. (the **Company** or **Fastned**) is a private company with limited liability (besloten vennootschap met beperkte aansprakelijkheid) incorporated under the laws of the Netherlands, with its statutory seat in Amsterdam, the Netherlands. The depositary receipts issued by Fastned Administratie Stichting representing ordinary shares in the capital of the Company are admitted to listing and trading on Euronext in Amsterdam, a regulated market operated by Euronext Amsterdam N.V.

This document consitutes a universal registation document (the **Registration Document**) within the meaning of article 9 of Regulation (EU) 2017/1129 (the **Prospectus Regulation**). This Registration Document was prepared in accordance with the Prospectus Regulation and the Commission Delegated Regulation (EU) 2019/980, more specific with Annex 1 and Annex 2 of the Commission Delegated Regulation (EU) 2019/980, filed in English with, and approved by the Authority Financial Markets (*Autoriteit Financiële Markten*, **AFM**) in its capacity as competent authority under the Prospectus Regulation.

The AFM only approves this Registration Document as meeting the standards of completeness, comprehensibility and consistency imposed by the Prospectus Regulation and such approval should not be considered as an endorsement of the issuer that is the subject of this Registration Document. This Registration Document may be used for the purposes of an offer to the public of securities or a dmission of securities to trading on a regulated market if completed by amendments, if applicable, together with a securities note for equity or non-equity securities (the **Securities Note**) and a summary, a proved in accordance with the Prospectus Regulation and the Commission Delegated Regulation (EU) 2019/980.

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1. RISK FACTORS

Prospective investors should consider carefully the risks and uncertainties described below, together with the other information contained or incorporated by reference in this Registration Document, any amendments thereto, if applicable, the applicable accompanying Securities Note and any summary. The occurrence of any of the events or circumstances described in these risk factors, individually or together with other circumstances, may have a significant negative impact on Fastned's business, results of operations, financial condition and prospects. In that event, the value of the Company's business could decline.

All of these risk factors and events are contingencies which may or may not occur. Fastned may face a number of these risks described below simultaneously, and some of the risks described below may be interdependent, in which case the description of such risk factor will contain a reference and description of how it is affected by another risk factor. Although the most material risk factors have been presented first within each category the order in which the remaining risks are presented is not necessarily an indication of the likelihood of the risks actually materialising, of the potential significance of the risks or of the scope of any potential negative impact to Fastned's business, results of operations, financial condition and prospects. The risk factors below have been divided into the most appropriate category, but some risk factors could belong in more than one category and prospective investors should carefully consider all of the risk factors set out in this section.

Although Fastned believes that the risks and uncertainties described below are the material risks and uncertainties concerning Fastned's business and industry, they are not the only risks and uncertainties relating to Fastned. Other risks, events, facts or circumstances not presently known to Fastned, or that Fastned currently deems to be immaterial could, individually or cumulatively, prove to be important and may also have a significant negative impact on Fastned's business, results of operations, financial condition and prospects.

Prospective investors should carefully read and review the entire Registration Document and any amendments thereto, if applicable, the applicable accompanying Securities Note and any summary, and should form their own views before making an investment decision. Furthermore, before making an investment decision, prospective investors should consult their own stockbroker, bank manager, lawyer, auditor or other financial, legal and/or tax advisers and carefully review the risks associated with an investment in the Company and consider such an investment decision in light of their personal circumstances. The investment decision should only be based on this Registration Document and any amendments thereto, if applicable, the applicable accompanying Securities Note and any summary.

1.1. Risks Relating to Fastned's Industry

Fastned's growth depends on the growth of the number of BEVs on the road, a slower than anticipated increase, or even a decrease, in the growth of BEVs may therefore slow down Fastned's growth and have a material adverse effect on Fastned's business, results of operations and prospects.

Fastned's growth depends on the growth of the number of full electric vehicles (**BEVs**) on the road. A decrease in the number of BEVs sold could limit the number of BEVs on the road and growth thereof. Such potential decrease can be a result of insufficient demand by customers or insufficient supply by car manufacturers, and would reduce the overall demand for (fast) charging and with that the demand for Fastned's fast charging stations.

Insufficient demand by customers can be the result of situations such as, but not limited to, adverse economic conditions due to e.g. a financial/economic slowdown or crisis, changed driving behaviour e.g. people working more from home or not having external meetings, reduced fiscal incentives, the development and popularity of competing technologies (efficient diesel/petrol, hydrogen, biogas and other possible fuels), technological limitations (such as but not limited to battery technologies which potentially do not improve fast enough or the lack of BEV models in different price ranges to choose from), and/or less attractive pricing of BEVs.

Insufficient supply by car manufacturers can be the result of situations such as, but not limited to, shut down of car production facilities (e.g. due to virus outbreaks or lockdown measures), car manufacturers lacking production

capacity, a limited production capacity of battery plants, lack in supply of any other element required to produce BEVs or problems with the delivery of new BEVs. Another reason for slow supply of BEVs could be limited allocation of BEVs to the EU market by car manufacturers based on high demand for BEVs in other regions than the ones in which Fastned is active. Fastned cannot influence or predict, and does not predict, the future growth (or even decline), in amount nor in time, of the number of BEVs. For purposes of impairment testing of its network, Fastned has in the past used industry forecasts that it considered the most supportable at that time as the basis for its assumption on the future number of BEVs on the road (see note 12 of the 2020 Financial Statements and the 2019 Financial Statements (as defined below)), but given the volatility of the market, all forecasts, especially older ones and including the a forementioned forecasts used by Fastned in the past for impairment testing purposes, are in Fastned's opinion inherently uncertain and inaccurate and therefore Fastned and its investors should not solely rely on such forecasts.

The occurrence of a slower than anticipated increase, or even a decrease, in the sales of BEVs in the countries in which Fastned operates and thus BEVs on the road, may have a material adverse effect on Fastned's business, results of operations, and prospects.

Continued or new lock-down measures related to the COVID-19 virus outbreak could have an adverse effect on Fastned's growth, revenues and financial position resulting in increased losses, negatively impacting Fastned's growth and financial condition.

As a result of the lock-down measures in 2020 and year-to-date 2021 due to the COVID-19 virus outbreak, road traffic was severely reduced causing a significant reduction in Fastned's revenues, negatively impacting Fastned's P&L and growth, despite the BEV market growth in the Netherlands, Germany, the United Kingdom, France, Switzerland and Belgium in 2020 (see also "Industry – EV sales in Fastned's addressable market"). Any continued or new lock-down measures may have a negative impact on Fastned's revenues and growth while operational expenditures remain largely unchanged, resulting in increased losses. In such a scenario, there is a risk that planned investments in additional charging capacity will have to be postponed, negatively impacting Fastned's future revenues, in turn negatively impacting Fastned's financial condition and future growth. Alternative charging behaviour may lead to less customers and therewith could have a material adverse effect on Fastned's business, results of operations and prospects.

Fastned is dependent on BEVs visiting and using Fastned's fast charging stations. BEV drivers may choose to charge more at home, at the office, and/or at public slow charging poles and less at fast chargers because of convenience, cost and time reasons. See "Industry – BEV Charging Infrastructure". Drivers may furthemore choose to drive to an alternative location/provider to fast charge their car, which optionality will increase if the competition increases (see also "- Fastned operates in a market that could become increasingly competitive"). The charging behaviour of BEV drivers has furthermore also been significantly impacted by changed driving behaviour of BEV drivers, e.g. due to the lock-down measures in connection with the COVID-19 virus outbreak, causing road traffic to be severely reduced (see also "- Continued or new lock-down measures related to the COVID-19 virus outbreak could have an adverse effect on Fastned's revenues and Fastned's financial position resulting in increased losses, negatively impacting Fastned's financial condition."). In the future, charging behaviour may also be negatively affected by changed driving behaviour, whether as a result of any continued or new lock-down measures, more people working more from home or not having external meetings or otherwise. If one or more of the mentioned risks materialise, in itself or in combination, as a result of the change in charging behaviour, less BEVs visit and use Fastned's fast chargers, this will effect revenues of Fastned and may have a material adverse effect on Fastned's business, results of operations, and prospects.

Fastned operates in a market that could become increasingly competitive. This could result in lower margins or in a loss of market share and may thus have a material adverse effect on Fastned's business, results of operations and prospects.

Fastned faces competition and this competition may increase further in the future. There is competition between the different suppliers of fast charging. Competitors can be large international competitors as well as smaller

regional competitors in certain countries. Competition shall be based on several key criteria including, but not limited to:

- better locations offered by competitors that are not offered by Fastned along highways or on secondary roads and generally in urban areas;
- competitors competing at the same service areas (see "-Pending legal procedures may have an impact on the Fastned business case, take up management time, and result in internal management and legal counsel costs that could have a material adverse effect on its business, results of operations, financial condition and prospects." for example of situations in which new competitors competing at the same service areas can arise);
- faster or otherwise better chargers, or other superior services offered by competitors;
- new products, systems and solutions could be introduced that are in direct competition with, or superior to, Fastned's business;
- greater financial resources a vailable to competitors, such as because a competitor forms part of a large oil or utilities company;
- greater technical resources a vailable to competitors, e.g. competitors that have larger teams fully dedicated to each of the processes of station development, permitting and construction;
- better brand recognition/reputation of competitors, e.g. competitors that a lready had an established brand prior to offering fast charging facilities;
- competitors with larger spending budgets, which may enable such competitors to compete more a ggressively in offering discounts and lowering prices; and
- competitors, e.g. competitors for which fast charging is not their core business such as an anoil company, that (temporarily) offer their services at significant discounts in order to enter the market or to increase their market share, thereby impacting profitability throughout the sector.

In addition, certain industry players who currently do not compete with Fastned may enter Fastned's market, which may reduce Fastned's market share. Fastned's inability to compete in the industry and the markets in which it operates may lead to a decrease in customer demand and market share, which may have a material adverse effect on Fastned's business, results of operations, and prospects. See "*Industry – Competition*".

Fastned's growth may not be sustainable, as the demand for fast charging stations depends on the continuation of certain trends and stagnation of these trends may have a material adverse effect on Fastned's business, results of operations and prospects.

The development of the demand for fast charging of BEVs, and with that for Fastned's fast charging stations, is driven by certain trends, such as the transition from driving on fossil fuels to driving on (renewable) electricity, and governmental policies to mitigate climate change and stimulate eco-consciousness, including economic incentives affecting such demand. These trends could change due to a number of factors which are outside Fastned's control, including a significant decrease in the cost of oil, the modification or elimination of economic incentives encouraging fuel efficiency, the development and use of alternative forms of energy, a change in the public perception that the burning of fossil fuels negatively impacts the environment, a financial/economic slowdown or crisis, changed driving behaviour and/or changes in fiscal incentives for BEVs (such as a change in purchase subsidies for BEVs). If any of these or other changes were to occur, demand for Fastned's fast charging stations could be reduced, and thus have a material adverse effect on Fastned's business, results of operations, and prospects. See interdependence with risks: "- Fastned operates in a market that could become increasingly competitive", if the market becomes very competitive, and supply of fast charging infrastructure exceeds demand, this could result in reduced demand for Fastned stations which could have the effect that the growth is less sustainable; "-Fastned's growth depends on the growth of the number of BEVs on the road", if there are fewer BEVs on the road than expected, this could result in reduced demand for Fastned stations, which could have the effect that the growth is less sustainable; and "-Alternative charging behaviour may lead to less customers", if BEV drivers resort to alternative charging options, for example slow charging at home or at the office, it may be

that there is less demand for Fastned stations, which may have the effect that Fastned's growth is less sustainable. If one or more of the mentioned risks materialise, on itself or in combination, this could lead to less sustainable growth which in turn could result in lower margins or in a loss of market share and may thus have a material adverse effect on Fastned's business, results of operations and prospects.

Constantly evolving technology could render Fastned's business less competitive and may have an impact on the competitiveness of the Fastned network and may thus have a material adverse effect on Fastned's business, results of operations and prospects.

Since the market for fast charging of BEVs is at a relatively early stage of development, it is continuously evolving and is characterised by change in the technology and product standards of the charging potential of BEVs as well as change in the technology and product standards of the fast chargers. These changes in technology and product standards could render Fastned's business less competitive, or even obsolete if Fastned fails to adopt these changes or standards or does not implement them timely or efficiently. In particular, technology and product standards develop rapidly. Fastned aims to provide the fastest charging technology and having additional competitive pressure to do so, could increase the capital requirement for Fastned to invest in faster or different chargers. Furthermore, if technology develops fast, charger life-cycles may be reduced and this may lead to increased write-offs of parts of Fastned's fast chargers and other parts of its asset base. Such write-offs may imply that Fastned has to invest in new and faster chargers earlier than anticipated. Increased capital expenditure in order to keep Fastned's fast charging network up-to-date and competitive can have a negative impact on cash flows. See "Industry – Global trends impacting BEV sales". All these potential developments may have a material adverse effect on Fastned's business, results of operations, and prospects.

1.2. Risks Relating to Fastned's Business

Fastned may be unable to successfully execute its growth strategy in existing markets and expanding into additional markets such as France, which could have a material adverse effect on Fastned's business, results of operations and prospects.

Fastned's strategy is based on the belief that there is an enormous growth opportunity for fast charging services in Europe, starting in key countries such as the Netherlands, Germany, the United Kingdom, Belgium, Switzerland and France. This opportunity is created by the rapidly growing numbers of BEVs in these countries. Part of this strategy includes continued growth in its current markets such as the Netherlands, Germany, the United Kingdom, Belgium and Switzerland and expansion into new markets where it currently has no presence, such as France. See "Business - Strategy". The growth and expansion of the business requires a high amount of (financial) investments and may also place significant demands on management's ability to control such growth and Fastned's business operations as well as its ability to locate and hire employees with sufficient qualifications to staff new locations and its ability to find reliable third party suppliers. New markets in which Fastned has little or no experience may show a slower growth of BEVs than predicted, present competitive conditions that are more difficult to predict or customer demands that are more difficult to satisfy or predict than the markets in which it currently operates. New markets which Fastned intends to develop, such as France, are currently at an early stage of development. The growth of new BEV registrations in all markets outside the Netherlands (where Fastned is a lready active or plans to be active in) is currently below the growth in the Netherlands. The Fastned brand, which has been a strength of the Company, may not be recognised in new markets. Fastned may also incur higher costs from entering new markets due to other expenses being difficult to predict, including regulatory and legal framework changes and country-specific project adjustments, for example due to Brexit. If Fastned fails to implement its growth strategy successfully, Fastned's business, results of operations, and prospects could be materially adversely affected. See interdependence with risk "- Fastned operates in a market that could become increasingly competitive". If the market in which Fastned operates becomes increasingly competitive, this may have the effect that Fastned will be less successful in executing its growth strategy in existing markets and expanding into additional markets. If this risk materialises, this can lead to Fastned being unable to successfully execute its growth strategy in turn this could result in lower margins or in a loss of market share and may thus have a material adverse effect on Fastned's business, results of operations and prospects.

Disruption of back and front office software systems may lead to errors in the payment of the delivered electricity and have a negative influence on the turnover which could have a material adverse effect on Fastned's results of operations, financial condition and prospects.

Fastned's business depends on the availability and stability of its back and front office software systems that are necessary for the operation of the fast chargers. See "Business – Information Technology". Any failure of these systems may lead to payments for delivered charging sessions not being processed and Fastned not receiving revenues from services delivered. In most cases the electricity can be delivered to customers, but there are extreme scenarios imaginable that may lead to chargers not being able to deliver electricity and thus services to customers at all. This could result in bad customer experience, and as a result, deterioration of Fastned's reputation and brand name. Any downtime of Fastned's back and front office software systems could have a material adverse effect on Fastned's results of operations, financial condition and prospects. See "Business – Information Technology".

Fastned may not be able to hire and/or retain management, key employees and other qualified and skilled employees, which could have an adverse effect on Fastned's business, results of operations and prospects.

Fastned's future performance depends in significant part on the continued service of the management and other key personnel. The loss of the services of one or more of these employees could have a material adverse effect on Fastned's business, financial condition, results of operations and prospects. Fastned's success also depends on its continuing a bility to attract, retain and develop qualified and skilled personnel. Competition for such personnel can be significant, in particular for technical and industrial employees (e.g. electricians and architects). Fastned's efforts to retain and motivate management and key employees or attract and retain other highly qualified personnel in the future may not be successful. A failure to attract and retain key personnel may have a material adverse effect on Fastned's business, results of operations and prospects.

If Fastned does not continue to improve its operational, financial and other internal controls and systems to manage growth effectively, its business, results of operations, financial condition and prospects could be materially adversely affected.

Fastned is a fast growing company. Fastned's current business and anticipated accelerated growth will continue to place significant demands on its management and other resources. In order to manage its growth effectively, Fastned must continue to strengthen its existing infrastructure, operational and financial procedures, enhance its internal controls and reporting systems, and ensure Fastned timely and accurately addresses issues as these arise. If Fastned is not successful in developing and implementing the right processes and tools to manage its enterprise, Fastned's ability to compete successfully, get approval on a nnual reporting, and achieve its financial and business objectives could be impaired, which in its turn could have a material adverse effect on its business, results of operations, financial condition and prospects.

Fastned may not be able to identify and/or secure suitable sites that meet the requirements for site selection for new fast charging stations, with the result that Fastned will not be able to build and open new stations and therefore cannot grow the network enough resulting in Fastned not being able to benefit sufficiently from economies of scale which could have a material adverse effect on Fastned's business, results of operations and prospects.

Fastned's business is largely based on the acquisition of good locations to build fast charging stations. Up to this moment in time Fastned leases all of the properties on which its current fast charging stations are located. Sites are selected on the basis of traffic flows, a menities in the vicinity, relevance in the network, site visibility, size of the plot, favourable demographics, duration of the lease agreement, rent amount and other considerations. See "Business – Description of Operations – Network Development – Phase (A): Scouting and selecting new sites" and "Business – Description of Operations – Network Development – Phase (B): Securing land leases". In some countries where Fastned operates or Fastned plans to operate in the future, locations that meet these requirements are scarce or the rents are too high to run a commercially attractive fast charging station. If Fastned is not able to identify and/or secure suitable sites that meet the requirements for site selection for new fast charging stations, Fastned will not be able to build and open new fast charging stations. As a result, Fastned cannot grow its network

any further resulting in Fastned not being able to benefit sufficiently from economies of scale which could have a material adverse effect on Fastned's business, results of operations and prospects.

If Fastned does not obtain the requisite permits and planning consents to build its fast charging stations in a timely manner, or at all, this could lead to delays in the building process and have a material adverse effect on Fastned's business, results of operations, financial condition and prospects.

Fastned builds its own fast charging stations. After securing suitable sites and the necessary land leases for its fast charging stations, Fastned often needs to obtain building permits or planning consents from local authorities in order to be allowed to build fast charging stations. Fastned structures its leases for a given site such that it only becomes effective once all the required permits and consents for that site have been granted and are irrevocable. Any inability or delays in receiving such building permits or consents could restrict or delay the building process and therewith have a material adverse effect on Fastned's business, results of operations, financial condition and prospects. See "Business – Description of Operations – Network Development – Phase (C): Obtaining permits".

Fastned may fail to properly manage building projects, or building project delays may result in additional costs which could have a material adverse effect Fastned's results of operations, financial condition and prospects.

Fastned expects that in the future there will be an increase in the number and size of the building projects that it undertakes in connection with its fast charging stations. Fastned expects to build more stations, more stations simultaneously, larger stations as well as expand existing stations. See "Business – Description of Operations – Network Development – Phase (E): Building planning & construction". Fastned may not be successful in executing these building projects, or a project may be delayed by events beyond its control, including problems relating to non-performance such as delays in the installation of grid connections by network operators, default or bankruptcy of third parties such as building operators that Fastned works with or is dependent on for a project, unexpected issues related to site conditions, weather conditions or unforeseen accidents. Project delays may be caused by Fastned or by third parties and may result in material timing deviations, that could lead to further delays or additional costs for the respective building projects. Delays in the building processes have the effect that the fast charging stations are opening later than planned. This together with the possible higher building costs could have a material adverse effect on Fastned's results of operations, financial condition and prospects.

Dependency on third-party suppliers may affect the business in case of delivery problems and have a material adverse effect on Fastned's business, results of operations, financial condition and prospects.

Fastned's business depends on the availability and timely supply of chargers, spare parts, building materials, components and grid connections from third-party suppliers. If any of Fastned's suppliers are unable to meet their obligations under purchase orders or supply agreements, this will lead to delay and Fastned may be forced to pay higher prices or to change suppliers to keep its business running. Changing suppliers can be time-consuming and costly, as resources are required to qualify new suppliers and ensure the quality and consistency of the goods. Supply interruption could lead to interruption or delay of the building process or the availability of the charging stations and/or the fast chargers. These factors could, in turn, have a material a dverse effect on Fastned's business, results of operations, financial condition and prospects.

An increasing price of renewable electricity could have an adverse effect on Fastned's results of operations.

The purchase price of the renewable energy Fastned sources for its charging stations forms part of the price Fastned charges for charging sessions. Fastned does not currently hedge the purchase of electricity and/or certificates of origin of renewable electricity. Any price increases in renewable electricity may therefore be passed on to Fastned's customers. A sharp increase in the price of renewable electricity could have a negative impact on margins if additional costs cannot be passed on to customers. In case of a gradual and industry-wide increase of energy prices there will most likely not be a material risk since such a price increase would affect all market parties. This is likely to result in a general price adjustment of charging services and therefore will most likely not have a significant impact on the competitiveness of Fastned. The risk for Fastned's business lies in temporary lower margins as price adjustments take some time to process. Initially the price for consumers would be the same, resulting in lower margins; after adjustment demand for Fastned's services could be lower as a result of higher

prices. In both cases, revenues could be reduced. This could have an adverse effect on Fastned's results of operations.

Fastned's IT systems may be compromised or its services may be affected as the result of cyber-attacks or other events, which could have a material adverse effect on Fastned's business and prospects.

Fastned's IT systems may be vulnerable to physical and electronic breaches, computer viruses and other attacks by cyber-criminals, internet fraudsters, employees or others, which could lead to, amongst other things, a leakage of customers' data, damage related to incursions or destruction of documents. Since Fastned developed its own software system, Fastned will not be able to pass on any risks to a third party software provider. Furthermore, any real or perceived privacy breaches or improper use of, disclosure of, or access to such data could harm Fastned's reputation as a trusted brand in the handling and protection of this data, as well as have a material adverse effect on its business and prospects.

1.3. Risks Related to the Regulatory and Legal Environment in which Fastned Operates

Pending legal procedures may have an impact on the Fastned business case, take up management time, and result in internal management and legal counsel costs that could have a material adverse effect on its business, results of operations, financial condition and prospects.

Fastned is currently involved in litigation proceedings in the Netherlands, primarily involving legal proceedings against the Dutch Ministry of Infrastructure and Water Management (*Ministerie van Infrastructuren Waterstaat*) (**Rijkswaterstaat**) relating to (the scope of) the permits for operating fast charging facilities on Dutch highway locations. The various legal proceedings against Rijkwaterstaat predominantly concern a disagreement between Fastned and Rijkswaterstaat on two topics relating to (the scope of) the permits issued by Rijkswaterstaat for using part of a highway service area (*verzorgingsplaats*) for operating a fast charging station pursuant to the Public Works Management of Engineering Structures Act (*Wet beheer rijkswaterstaatswerken*, **WBR**) (**WBR Permits**).

The first disagreement relates to the question of whether a permit to operate a fast charging station also includes the right to operate a convenience store, a toilet, and/or the possibility of selling snacks and beverages, such as coffee. Although the Dutch Council of State (de Raad van State) has ruled in favour of Fastned in January 2019. and Fastned has been awarded with an irrevocable permit for additional services at its fast charging stations at service areas 'De Horn' and 'Velder', Fastned cannot predict if and how long it will take to receive the lease a greements which are necessary for operating a convenience store and/or a toilet as the Dutch Central Government Real Estate Agency (Rijksvastgoedbedrijf) (RVB) to date refuses to issue the necessary amended lease a greements. As a result of this position, Fastned initiated proceedings before the District Court of The Hague in order to force the RVB to issue the required amendments of the lease agreements and to claim all damages suffered. In April 2021, the District Court of The Hague ruled that the RVB, being the land owner of all serivce areas along the Dutch motorways, may not refuse Fastned the lease agreements for additionals service facilities, such as shops and toilets, at its stations. The RVB is currently preparing the necessary amendments of the lease a greements for additional service facilities in respect of the service areas 'De Horn', 'Velder' and 'Hellevliet'. If the RVB however does not issue the necessary amended lease a greements, this would prevent one of the potential opportunities for future revenue expansion by Fastned on these two locations. Moreover, it could possibly make it more difficult for Fastned to compete with other market players which do have the option to provide charging in combination with a convenience store, a toilet and/or the possibilities of selling snacks and beverages such as coffee. This could have a material adverse effect on Fastned's business, results of operations and prospects.

The second disagreement relates to the question of whether Rijkswaterstaat is allowed to reserve permits for fast charging facilities (as an additional service) exclusively for existing petrol stations and roadside restaurants in parallel to the public procedure allocating the rights to operate fast charging stations as held in 2012. Regarding this dispute, Fastned is currently involved in several legal procedures at different stages. As at the date of this Registration Document it is still unclear how Rijkswaterstaat will proceed in the future with the issue of permits. Fastned takes into account that it faces competition on some or even all of its WBR locations as a result thereof, which may have a material adverse effect on Fastned's business, results of operations, financial condition and

prospects. See "- Fastned operates in a market that could become increasingly competitive. This could result in lower margins or in a loss of market share and may thus have a material adverse effect on Fastned's business, results of operations and prospects".

All these legal procedures of which the Company is unable to predict the outcome may have an impact on Fastned's business, may result in the imposition of damages, fines or other remedies, and furthermore take up management time and result in internal management and legal counsel costs, which may materially adversely affect its business, results of operations, financial condition and prospects. In addition, Fastned may from time to time be involved in other various legal, administrative and arbitration proceedings related to its business. For example, suppliers, business partners or employees may claim for damages based on the Company's contractual relationship with such party. These proceedings or potential proceedings could involve claims against Fastned for damages in substantial amounts or other payments. Claims and allegations against Fastned could also lead to adverse publicity and need not be well founded, true or successful to have a negative impact on Fastned's reputation. The litigation costs in connection with any legal proceedings undertaken by Fastned as well as to defend itself against any claims and proceedings against Fastned, could also be significant. In addition, any claims or proceedings may place significant strain on management and divert management's attention from other business concerns. This could all have a material adverse effect on Fastned's business, financial condition, results of operations and prospects.

Risk of revocation, expiry and unsuccessful retender of operating permits may have an adverse effect on the location portfolio of Fastned which could have an adverse effect on its business, results of operations and prospects.

As per the date of this Registration Document, Fastned secured 182 WBR Permits. Each WBR Permit stipulates that Fastned has to develop the relevant location within 18 months after the permit became irrevocable. This means that Fastned has to show progress in the realisation of the station within that term, such as procuring permits and/or grid connections. Where Fastned takes no action whatsoever, Rijkswaterstaat can under certain circumstances revoke the WBR Permit for that particular location. To avoid this risk, Fastned is making sure that it is making progress on sites with a WBR Permit it wishes to pursue, by working on the permits and the lease a greements, applying for grid connections and building the fast charging stations. A revocation of one or more WBR Permits could have a material adverse effect on Fastned's business, results of operations and prospects.

The operating permits of the locations (including WBR Permits) secured by Fastned have different durations depending on the country where the station is located (e.g. 15 years in the Netherlands, 20 years in Germany and 30 years in Switzerland), with the first ones to expire in 2028 in the Netherlands. Although the framework and methodology of any retendering process is unknown at this stage and will remain unknown in the foreseeable future, Fastned may in the future not be able to successfully retender for individual sites or a combination of sites in the Netherlands or other countries it operates in at the time, which may have an adverse effect on its business, results of operations and prospects. This could have a negative impact on Fastned's business, financial condition, results of operations and prospects. See interdependency with risk - "Fastned operates in a market that could become increasingly competitive". If the market in which Fastned operates becomes increasingly competitive, more parties could participate in such tender processes. This could have the effect that Fastned is not or less successful in winning the retender of some or all of the operation permits. If this risk materialises, this could lead to Fastned not being able to keep or successful retender WBR Permits, which could result in lower margins or in a loss of market share and may thus have a material adverse effect on Fastned's business, results of operations and prospects.

Changes in national policies related to tender for fast charging locations, for instance in case no tenders or permits for charging stations becoming available, could have an adverse effect on Fastned's business, results of operations and prospects.

Fastned's core strategy since its foundation has been to secure high traffic locations along highway networks in Europe. The majority of these locations were secured by competing in national tenders organized by the country's local government. Fastned expects that going forward more fast charging tender of this type will be organized

throughout Europe to support the BEV adoption. As a result, any changes to policies relating to fast charging tenders, such as in case no tenders becoming available or in case the way locations are allocated to competing parties changes materially, may lead to Fastned not being able to secure additional locations or not being as successful in tenders as it has been in the past. This may have a material adverse effect on Fastned's business, result of operations, financial condition and prospects.

Fastned is subject to laws and regulations across multiple jurisdictions any failure to comply with these laws and regulations could have a material adverse effect on Fastned's business, results of operations, financial condition and prospects.

Fastned is subject to numerous laws and regulations across multiple jurisdictions. Fastned's business is subject to a range of local, national and European laws and regulations in the jurisdictions in which it operates. Fastned has to comply with the applicable legislation on permits (see e.g. for WBR Permits "Business – Legal Proceedings – General – Short overview of the regulatory framework"), grid connections, safety, data protection and other laws and regulations. Fastned may incur additional costs to ensure that it operates its business within applicable laws and regulations, and any failure to comply with such laws and regulations may lead to fines, penalties or claims, injunctions which may lead to disruptions of Fastned's business, or ham Fastned's reputation, which may have a material adverse effect on Fastned's business, results of operations, financial condition and prospects.

Fastned obtains and processes sensitive data. Any real or perceived privacy breaches or improper use of, disclosure of, or access to such data could harm Fastned's reputation as a trusted brand, as well as have an adverse effect on its business, results of operations, financial condition and prospects.

Fastned's operations involve the storage and/or transmission of sensitive information from end customers who have a Fastned account with their personal data and payment data connected to that account. Consequently, Fastned is subject to complex and evolving Dutch, European and other jurisdiction's laws, rules, regulations, orders and directives (referred to as "privacy laws") relating to the collection, use, retention, security, processing and transfer (referred to as "process") of personally identifiable information from its end customers. Any failure, or perceived failure, by Fastned to comply with its privacy policies or with any applicable privacy laws in one or more jurisdictions could result in proceedings or actions against Fastned by governmental entities or others, including class action privacy litigation in certain jurisdictions, significant fines, penalties, judgments and reputational damages to Fastned. This could have an adverse effect on Fastned's business, results of operations, financial condition and prospects.

Fastned's intellectual property rights, including trademarks and trade names, may be infringed, misappropriated or challenged by others, if this happens this may adversely affect its business.

The Fastned brand name and related intellectual property is important for continued success. Fastned seeks to protect its trademarks, trade names, designs, copyrights and other intellectual property by exercising its rights under applicable trademark, design right and copyright laws. If Fastned is not successful in protecting its intellectual property rights for any reason, it could have an adverse effect on Fastned's business. Third parties may also assert that Fastned has infringed, misappropriated or otherwise violated their intellectual property rights, which could lead to litigation against Fastned. If Fastned fails to successfully enforce or defend the Fastned intellectual property rights for any reason, or if any third party misappropriates, dilutes or infringes the intellectual property, the value of the brand may be harmed, which could materially and adversely affect the business.

1.4. Risks Relating to the Financial Environment in which Fastned Operates

Fastned has recorded losses in recent periods and may not achieve profitability in the future, this could have a material adverse effect on Fastned's financial condition.

Fastned has recorded losses in recent periods and may not achieve profitability in the future. Fastned reported a consolidated loss under International Financial Reporting Standards as adopted by the European Union (**IFRS**) of EUR 15.8 million for the first six months of 2021, EUR 12.4 million for 2020, EUR 12.0 million for 2019 and EUR 6.5 million for 2018. In the first six months of 2021 and in the year 2020, the losses were primarily due to

the nascent stage of the charging market, Fastned's investment strategy and the COVID-19 lock-down measures. In both 2019 and 2018, the losses were primarily due to (i) the early stage of the EV market, which caused revenues to increase quickly, but not yet to the level where the revenues could compensate the costs incurred by Fastned in full, and (ii) the investments that Fastned made to expand its organization, as the rapidly growing EV market required Fastned to expand its organization accordingly. The aforementioned losses include depreciation, amortisation and impairment charges of EUR 2.5 million for the first six months of 2021, EUR 4.1 million for 2020, EUR 3.0 million in 2019 and EUR 1.5 million in 2018, and finance costs of EUR 4.4 million in 2020, EUR 2.7 million in 2019, EUR 1.6 million in 2018. Fastned may continue to incur losses, and may not be profitable in the future, including as a result of any of the risks described in this Registration Document materialising. This could have a material adverse effect on Fastned's financial condition.

See interdependency with risks "- Fastned operates in a market that could become increasingly competitive", if the market in which Fastned operates becomes increasingly competitive, this may have a downward effect on pricing, and as a result Fastned could take longer, or may not able to achieve profitability in the future. "Fastned's growth depends on the growth of the number of BEVs on the road", if there are fewer BEVs on the road than expected, it could be that there will be reduced demand for fast charging stations, as a result of which revenues of Fastned will be reduced and Fastned may not able to achieve profitability in the future. "Alternative charging behaviour may lead to less customers". If BEV drivers resort to alternative charging options, for example slow charging at home or at the office, it could be that there will be reduced demand for Fastned stations, as a result of which revenues of Fastned will be reduced and Fastned may not able to achieve profitability in the future. If one or more of the aforementioned risks materialise, in it itself or in combination, this could lead to recording more losses and not achieving profitability in the future, which could result in lower margins or in a loss of market share and may thus have a material adverse effect on Fastned's business, results of operations and prospects".

Fastned may not be able to secure additional financing in the future to implement its growth strategy. Not being able to implement its growth strategy could have a material adverse effect on the business, results of operations, financial condition and prospects of Fastned.

Fastned may need to seek additional financing in the future to implement its growth strategy. Fastned may be unable to obtain desired additional financing on favourable terms or at all, including accessing the capital markets, when it may be necessary or beneficial to do so due to poor market conditions or due to Fastned not being able to achieve profitability in the future, especially when Fastned would need to turn to more traditional borrowing facilities with banks (see "— Fastned has recorded losses in recent periods and may not achieve profitability in the future"), which could negatively impact its flexibility to react to changing economic and business conditions.

If adequate funds are not available on acceptable terms, Fastned may be unable to fund growth opportunities, or respond to competitive pressures. This can have a material adverse effect on Fastned's business, financial condition, results of operations and prospects.

Failure to comply with the interest contained in the terms of the bonds issued by Fastned could result in an event of default. Any failure to repay or refinance the outstanding bonds when due could materially and adversely affect the business, results of operations, financial condition and prospects of Fastned.

Fastned has multiple outstanding loans in the form of bonds, issued under separate bond programmes. Fastned raised EUR 2.5 million in December 2016, EUR 7.7 million in June 2017, EUR 12.3 million in December 2017, EUR 11.6 million in October 2018, EUR 10.6 million in March 2019, EUR 12.2 million in December 2019, EUR 13.5 million in July 2020 (plus EUR 2.7 million in exchange for bonds of earlier maturities) and EUR 17.3 million in November 2020 (plus EUR 3.9 million in exchange for bonds of earlier maturities) through the issue of bonds that bear 6% interest and have a maturity of 5 years.

The assets and cash flow of Fastned may not be sufficient for Fastned to pay the interest on the above mentioned bond loans during these five years and/or Fastned may be unable to repay the nominal value of the bonds at maturity, this could result in default on the bond loans, negatively impacting the viability of Fastned and the value of other outstanding loans such as (but not limited to) the bonds. A default under any bond loan could have a

negative impact on the viability of Fastned, and/or could result in Fastned becoming subject to insolvency proceedings or debt or other restructuring.

Furthermore, upon the final maturity date of the bonds, there can be no assurance that Fastned would be able to refinance the bonds or that the assets of Fastned would be sufficient to repay that indebtedness in full and allow Fastned to continue to make the other payments that Fastned is obliged to make, which would impair its ability to run its business, and/or could result in insolvency proceedings or reorganisation. This could have a material adverse effect on Fastned's business, result of operations, financial condition and prospects.

See interdependency with risks "-Fastned operates in a market that could become increasingly competitive", if the market in which Fastned operates becomes increasingly competitive, this could have the effect that Fastned's revenues are lower than expected, resulting in a (partial) failure to pay the interest on the bonds as it becomes due. "-Fastned's growth depends on the growth of the number of BEVs on the road", if there are fewer BEVs on the road than expected, it could be that Fastneds revenues are lower than expected. "-Alternative chargings behaviour may lead to less customers", if BEV drivers resort to alternative charging options, for example slow charging at home or at the office, it could be that Fastneds revenues are lower than expected. If one or more of the aforementioned risks, in itself or together materialise, this could result in lower margins or in a loss of market share and may thus have a material adverse effect on Fastned's business, results of operations and prospects.

Fastned's inability to obtain subsidies for building its fast charging stations and/or receive payments under such subsidies could have a material adverse effect on Fastned's financial condition.

Various countries have subsidy programmes a vailable of which Fa stned can make use for the purpose of building fast charging stations. If in the future fewer or no subsidies will be granted or if Fastned does not receive payments as a result of non-compliance with terms and conditions of a subsidy, Fa stned will have less money at its disposal to build fast charging stations, which means that the network roll out will be slower than with these subsidies. This slowdown of the roll out of the network could have an adverse effect on Fa stned's business, financial condition, results of operations and prospects. In addition, in Benelux and in Germany, Fa stned obtained two different subsidies that compensate part of the station building costs. Some of these subsidies still have to be paid out. Any delay in payment, or not receiving the final payments at all, could have a material adverse effect on Fa stned's financial condition.

Fastned has limited flexibility to adjust the operating costs of the business which could have a material adverse effect on Fastned's business, results of operations, financial condition and prospects.

Fastned's operating costs consist of employee expenses and expenses relating to operating its stations (e.g. grid connection fees, rent, maintenance and cleaning costs). Furthermore, Fastned incurs other expenses such as costs for leasing office space, lease cars and a dvisory costs. In 2020, EUR 4.2 million out of a total of EUR 13.2 million in operating expenses were non cash costs and EUR 0.1 million exceptional costs relating to miscellaneous items such as a one-off provision that was formed due to the insolvency of one of its German suppliers, options issued under Fastned's old employee option plan (see "Management, Employees and Corporate Governance - Option Plan – Old option plan") and the subsidy received by Fastned under the Temporary Emergency Bridging Measure for Sustained Employment (Tijdelijke Noodmaatregel Overbrugging voor Werkbehoud, NOW), the governmental measure for employers in connection with the COVID-19 pandemic (the **NOW subsidy**). Of the remaining EUR 9.0 million operating expenses (i) EUR 4.3 million was fixed, meaning that these expenses are independent of the number of BEVs charging at Fastned's stations and excluding costs related to expansion of Fastned's network, and (ii) EUR 4.7 million were semi-fixed. Semi-fixed costs are costs that are dependent on decisions taken to pursue growth of Fastned's network and comprise personnel and offices expenses. With a significant proportion of Fastned's operating costs being fixed, it has limited tools and flexibility to reduce these in the short term. Consequently, any improvement of Fastned's results of operations would need to be a chieved by increasing the number of BEVs at its stations and the revenue that such charging generates. Failure to continue to grow revenue with limited flexibility to reduce fixed costs, could lead to an increase in losses and Fastned not being able to achieve profitability in the future, which could result in lower margins or in a loss of market share and may thus have a material and adverse effect on the business, results of operations, financial condition and

prospects of Fastned. See interdependency with risks "- Continued or new lock-down measures related to the COVID-19 virus outbreak could have an adverse effect on Fastned's revenues and Fastned's financial position resulting in increased losses, negatively impacting Fastned's financial condition" and "- Fastned has recorded losses in recent periods and may not achieve profitability in the future, this could have a material adverse effect on Fastned's financial condition" above.

Credit and counterparty risk on clients and suppliers may have an adverse effect on Fastned's, results of operations and financial condition.

Fastned engages in sales transactions with its clients and suppliers and is therefore subject to the risk that one or more of these counterparties becomes insolvent or otherwise becomes unable to discharge its obligations to Fastned. In particular, if one of the card charge providers, building constructors or suppliers will experience financial difficulties or even insolvency, Fastned may be unable to collect outstanding amounts payable to it, resulting in write-offs of such receivables. The write-offs of such receivables could have a material adverse effect on Fastned's results of operations and financial condition.

Changes in tax treaties, laws, rules or interpretations or the outcome of tax and financial audits or reviews could have an adverse effect on Fastned's results of operations, financial condition and prospects.

The tax laws and regulations in the jurisdictions in which Fastned operates may be subject to change. New tax laws or regulations may be introduced by competent authorities with or without retrospective effect and there may be changes in the interpretation and enforcement of such tax laws or regulations. As a result, Fastned may face increases in taxes payable, for example, if tax rates increase, if tax laws or regulations are modified in an adverse manner or if new tax laws or regulations are introduced by the competent authorities, with or without retrospective effect. For example, the change to the Dutch Corporation Tax Act 1969 (Wet op de vennootschapsbelasting 1969) that will enter into force as of 1 January 2022. This new a mendment includes (i) a limitation on the utilisation of tax losses (i.e. for taxable profits exceeding EUR 1 million in a given year, tax losses can only be offset against 50% of the taxable profit (i.e. for the amount exceeding the EUR 1 million threshold; losses up to EUR 1 million of taxable profit can be fully offset) and (ii) the carry forward period will be a bolished (i.e. indefinite carry forward period instead of a limitation of this period to six years). Any excess tax losses present at 1 January 2022 deriving from financial years that started as of or after 1 January 2013 can in principle be carried forward indefinitely and can only be offset subject to the limitation described under (i) above. In addition, any loss compensation remains subject to the other limitations included in law, such as anti-loss trading rules and the grandfathering rules concerning qualification of certain losses as so-called holding and financing losses. See also "Operating and Financial Review - Critical Accounting Policies and Estimates and Forthcoming Changes". In addition, tax authorities in the relevant jurisdictions may periodically examine Fastned. Tax audits for periods not yet reviewed may consequently lead to higher tax assessments (plus accrued interest and penalties). Any additional taxes or other sums that become due could have an adverse effect on Fastned's results of operations, financial condition and prospects. Furthermore, there may be changes in the interpretation of financial reporting standards, including in relation to IFRS requirements, which may impact Fastned's financial reporting and which could have an adverse effect on Fastned's results of operations and financial condition.

2. IMPORTANT INFORMATION

General

This Registration Document has been approved on 2 November 2021 by the AFM in its capacity as competent authority under the Prospectus Regulation. The AFM only approves this Registration Document as meeting the standards of completeness, comprehensibility and consistency imposed by the Prospectus Regulation. Such approval should not be considered as an endorsement of the Company that is the subject of this Registration Document. This Registration Document may be used for the purposes of an offer to the public of securities or admission of securities to trading on a regulated market if completed by amendments, if applicable, and a Securities Note and summary approved in a coordance with the Prospectus Regulation.

This Registration Document shall be valid for use as a constituent part of a prospectus for a period of 12 months after its approval by the AFM and shall expire on 2 November 2022, at the latest. The end of the validity of the Registration Document shall not affect the validity of a prospectus of which it is a constituent part.

Prospective investors are expressly advised that an investment in the Company entails certain risks and that they should therefore carefully review the entire contents of this Registration Document, including a ll information incorporated by reference in this Registration Document and the applicable accompanying Securities Note. Prospective investors should ensure that they read the whole of this Registration Document and the applicable accompanying Securities Note, and not just rely on key information or information summarised within such documents.

The contents of this Registration Document and any amendments thereto, if applicable, the relevant accompanying Securities Note and any summary should not be construed as legal, business or tax advice. These documents contain information necessary for investors to make an informed assessment of the assets and lia bilities, securities, financial position, profits and losses, and prospects of the Company. This should not be considered as a recommendation by any of Fastned, the Management Board and the Supervisory Board, and the Foundation or any of their respective representatives that any recipient of this Registration Document should invest in the Company. Prior to making any decision whether to invest in the Company, prospective investors should read the entire content of this Registration Document and any amendments thereto, if applicable, the relevant accompanying Securities Note and any summary, and, in particular, the section entitled "Risk Factors" when considering an investment in the Company. None of the Company, the Foundation or any of their respective representatives, is making any representation regarding the legality of an investment in the Company under the laws applicable to such offeree or purchaser. Prospective investors should consult their own stockbroker, bank manager, la wyer, auditor or other financial, legal or tax advisers before making any investment decision, to among other things consider such investment decision in light of his or her personal circumstances and in order to determine whether or not such prospective investor is eligible to invest in the Company. In making an investment decision, prospective investors must rely on their own examination, analysis and enquiry of Fastned, this Registration Document and the applicable accompanying Securities Note, including the merits and risks involved.

Responsibility Statement

This Registration Document is made available by Fastned (having its registered office at James Wattstraat 77R, 1079 DL Amsterdam, the Netherlands), and the Company accepts sole responsibility for the information contained in this Registration Document. The Company declares that, to the best of the Company's knowledge, the information contained in this Registration Document is in accordance with the facts and makes no omission likely to affect its import.

Presentation of Financial Information

Historical financial data

Unless otherwise indicated, financial information contained in this Registration Document has been prepared in accordance with IFRS. In this Registration Document, the term "Financial Statements" refers to the audited consolidated financial statements of the Company as at and for the years ended 31 December 2020, 31 December 2019 and 31 December 2018 and the notes thereto, as incorporated by reference into this Registration Document.

The Financial Statements for the year ended 31 December 2020 and 31 December 2019 have been audited by Deloitte Accountants B.V. (**Deloitte**). The Financial Statements for the year ended 31 December 2018 have been audited by Grant Thornton Accountants en Adviseurs B.V. (**Grant Thornton**). The Financial Statements should be read in conjunction with the accompanying notes thereto and Deloitte's, respectively, Grant Thornton's auditor's reports thereon.

This Registration Document also contains interim financial information of as of and for the six-month period ended 30 June 2021 (**H1 2021**). The H1 2021 financial information is unaudited and has been derived from the unaudited consolidated financial information for Fa stned as of and for the six-month period ended 30 June 2021 (the **Interim Financial Information**), which is included elsewhere in this Registration Document and which contains comparative financial information of as of and for the six-month period ended 30 June 2020 (**H1 2020**).

Non-IFRS Financial Measures and APMs

This Registration Document contains certain non-IFRS financial measures (**Non-IFRS Measures**), which are not liquidity or performance measures under IFRS, and which the Company considers to be alternative performance measures (**APMs**). These APMs are prepared in addition to the figures that are prepared in accordance with IFRS. Such measures are network operation costs, network expansion costs, operational EBITDA, operational EBITDA per station, exceptional items, Underlying Company EBITDA, EBITDA, Underlying net profit and Capex (each as defined below).

The Non-IFRS Measures are derived from the Financial Statements (IFRS) but are not a recognised measureunder IFRS and should, for this reason, not be considered as a substitute to the applicable IFRS measures.

Although the Non-IFRS Measures used in this section are calculated based on figures from the Financial Statements, this data has not been audited or reviewed by Fastned's independent auditors. These are APMs as defined in the guidelines issued by the European Securities and Markets Authority (ESMA) on 5 October 2015.

Fastned provides these Non-IFRS Measures because the Company believes that it provides investors with additional information to measure the operating performance of the business activities and its performance against objectives. These Non-IFRS Measures also provide additional information to investors to enhance their understanding of Fastned's results. Fastned is of the opinion that the presentation of these Non-IFRS Measures included in this Registration Document complies with the ESMA guidelines. Fastned's use of Non-IFRS Measures may vary from the use of other companies in the industry. The measures used should not be considered as an alternative to net income (loss), operating profit (loss), revenue or any other performance measure calculated in accordance with IFRS. The Non-IFRS Measures have limitations as analytical tools over and above the limitations of any IFRS performance measures and should not be considered in isolation or as a substitute for analysis of Fastned's results as reported under IFRS. Its usefulness is therefore subject to limitations.

The following discussion provides definitions of the Non-IFRS Measures. For reconciliations of these Non-IFRS Measures to their most directly comparable IFRS measures, see "Selected Consolidated Financial Information—Non-IFRS Financial Measures and APMs".

• Network operation costs

Fastned defines network operation costs as costs that are directly related to the stations, such as grid fees, rent and maintenance, as well as the indirect operating costs that can be attributed to the ongoing operations of Fastned's existing network, which primarily includes salaries and other costs related to network operations, such as office rent, general costs, customer service and administration.

This financial measure is disclosed because it provides a better insight into the costs Fastned incurs to run its existing network of operational stations, excluding the cost of developing new locations.

• Network expansion costs

Fastned defines network expansion costs as costs related to the expansion of Fastned's network, which primarily includes costs for salaries and other overhead costs related to network development, search and acquisition of new sites, location design, construction engineering, and IT software development.

This financial measure is disclosed because it provides a better insight into the level of yearly costs that Fastned incurs to develop and expand its network, excluding the costs to operate the existing operational stations.

• Operational EBITDA

Fastned defines Operational EBITDA as gross profit from revenues related to charging plus other operating income/(loss) less network operation costs excluding exceptional items.

This financial measure is disclosed because it provides an estimate of the level of profitability achieved by Fastned's operating network, excluding the costs that the Company has incurred to develop new stations and expand the network, as well as financing costs and exceptional items.

• Operational EBITDA per station

Fastned defines Operational EBITDA per station as the Operational EBITDA divided by the average number of stations in operation during the period.

This financial measure is disclosed because it provides an estimate of the operational profitability a chieved by an average station. The metric excludes the costs that the Company has incurred to develop new stations and expand the network, as well as financing costs and exceptional items.

• Exceptional items

Fastned defines exceptional items as gains or losses arising one-time or infrequent events not directly related to normal station business including cost of employee share-based payments, disposal of fixed assets, or restructuring of activities.

This financial measure is disclosed because it provides more detail on the amount of non-recurring items that Fastned incurs throughout a year.

• Underlying Company EBITDA

Fastned defines Underlying Company EBITDA as earnings before interest, taxes, depreciation, amortisation, exceptional items and gross profit on station construction for third parties.

This financial measure is disclosed because it provides a better insight into Fastned's underlying profitability since it excludes non-cash income statement items, as well as items which are not directly related to the regular station business, such as the exceptional items.

• EBITDA

Fastned defines EBITDA as earnings before interest, taxes, depreciation and amortisation.

This financial measure is disclosed because Fastned believes that this is a valuable and common measure to evaluate the performance of the business over time.

• Underlying Net Profit

Fastned defines Underlying Net Profit as net profit before exceptional items and before gross profit on station construction for third parties.

This financial measure is disclosed because it provides an overview of what would have been Fastned's net profit if exceptional items would not have occurred. Fastned believes this is a more accurate measure of

measuring the profit, as it captures only items related to the recurrent operation of Fastned, rather than one-off items.

• Capex

Fastned defines Capex as payments for property, plant and equipment and other intangible assets.

This financial measure is disclosed because Fastned believes that this is a valuable and common measure to evaluate the performance of the business over time.

General

Unless otherwise indicated, figures relating to the Group's assets contained in this Registration Document are presented as at the date of this Registration Document.

Certain figures in this Registration Document, including financial data, have been rounded. Accordingly, figures shown for the same category presented in different tables may vary slightly and figures shown as totals in certain tables may not be an exact arithmetic aggregation of the figures which precede them.

In preparing the financial information included elsewhere in this Registration Document, most numerical figures are presented in thousands of euros. For the convenience of the reader of this Registration Document, certain numerical figures in this Registration Document are rounded to the nearest one million. Accordingly, figures shown for the same category presented in different tables may vary slightly, and figures shown as totals in certain tables may not be an exact arithmetic a ggregation of the figures which precede them.

The percentages (as a percentage of revenue or costs and period-on-period percentage changes) presented in the textual financial disclosure in this Registration Document are derived directly from the financial information included elsewhere in this Registration Document. Such percentages may be computed on the numerical figures expressed in thousands of euros. Therefore, such percentages are not calculated on the basis of the financial information in the textual disclosure that has been subjected to rounding adjustments in this Registration Document.

In tables, negative amounts are shown between parentheses. Otherwise, negative amounts are shown by "-" or "negative" before the amount.

Currency

In this Registration Document, unless otherwise indicated: all references to "EUR", "euro" or "€" are to the single currency introduced at the start of the third stage of the European Economic and Monetary Union pursuant to the Treaty on the functioning of the European Community, as amended from time to time and all references to "USD" or "\$" and "GBP" or "£" are to the lawful currency of the United States and the United Kingdom, respectively.

Market and Industry Data

All references to market share, market data, industry statistics and industry forecasts in this Registration Document consist of estimates compiled by industry professionals, competitors, organisations or analysts, of publicly available information or of the Company's own assessment of its sales and markets. Statements based on the Company's own proprietary information, insights, opinions or estimates contain words such as 'believe', 'the Company believes', 'expect', 'the Company expects', 'see', 'the Company sees', and as such do not purport to cite, refer to or summarise any third-party or independent source and should not be so read.

This Registration Document also contains statistics, data and other information relating to markets, market sizes, market positions and other industry data pertaining to the Company's business and markets. The information in this Registration Document that has been sourced from third parties has been accurately reproduced with reference to these sources in the relevant paragraphs and, as far as Fastned is aware and able to ascertain from the information published by that third party, no facts have been omitted that would render the reproduced information provided inaccurate or misleading.

Industry publications and market studies generally state that their information is obtained from sources believed to be reliable but that the accuracy and completeness of such information is not guaranteed and that the projections they contain are based on a number of significant assumptions. Where third-party information has been sourced in this Registration Document, the source of such information has been identified.

In this Registration Document, certain statements are made regarding the Company's competitive and market position. The Company believes these statements to be true, based on market data and industry statistics, but the Company has not independently verified the information. The Company cannot guarantee that a third party using different methods to assemble, analyse or compute market data or public disclosure from competitors would obtain or generate the same results. In addition, the Company's competitors may define their markets and their own relative positions in these markets differently than the Company does and may also define various components of their business and operating results in a manner which makes such figures non-comparable with the Company's figures.

Enforceability of Civil Liabilities

The ability of investors in certain countries other than the Netherlands, in particular the United States, to bring an action against the Company may be limited under law. The Company is a private company with limited liability (besloten vennootschap met beperkte aansprakelijkheid) incorporated under the laws of the Netherlands and has its statutory seat (statutaire zetel) in Amsterdam, the Netherlands.

All members of the Management Board, the Supervisory Board and the Foundation Board (as defined below) are citizens or residents of countries other than the United States. All or a substantial proportion of the assets of such persons are located outside the United States. As a result, it may be impossible or difficult for investors to effect service of process within the United States upon such persons or the Company or to enforce against them in United States courts a judgment obtained in such courts. In addition, there is doubt as to the enforceability, in the Netherlands, of original actions or actions for enforcement based on the federal or state securities laws of the United States or judgments of United States courts, including judgments based on the civil liability provisions of the United States federal or state securities laws.

The United States and the Netherlands currently do not have a treaty providing for the reciprocal recognition and enforcement of judgments, other than arbitration awards, in civil and commercial matters. Accordingly, a judgment rendered by a court in the United States will not be recognised and enforced by the Dutch courts. However, if a person has obtained a final judgment without possibility of appeal for the payment of money rendered by a court in the United States which is enforceable in the United States and files his claim with the competent Dutch court, the Dutch court will generally recognise and give effect to such foreign judgment insofar as it finds that (i) the jurisdiction of the United States court has been based on a ground of jurisdiction that is generally acceptable according to international standards, (ii) the judgment by the United States court was rendered in legal proceedings that comply with the standards of the proper administration of justice that includes sufficient safeguards (behoorlijke rechtspleging), or (iii) the judgment by the United States court is not incompatible with a decision rendered between the same parties by a Dutch court, or with a previous decision rendered between the same parties by a foreign court in a dispute that concerns the same subject and is based on the same cause, provided that the previous decision qualifies for a cknowledgement in the Netherlands and except to the extent that the foreign judgment contravenes Dutch public policy (openbare orde).

Information Regarding Forward-Looking Statements

Certain statements in this Registration Document are forward-looking statements that reflect the Company's intentions, beliefs or current expectations and projections about the Company's future results of operations, financial condition, liquidity, performance, prospects, anticipated growth, strategies and opportunities and the markets in which the Company operates. Forward-looking statements as a general matter are all statements other than statements as to historical facts or present facts or circumstances. The words "believe", "expect", "may", "might", "will", "could", "would", "should", "intend", "estimate", "plan", "assume", "predict", "project", "hope", "seek", "anticipate", "annualised", "goal", "target", "potential", "objective" or "aim" or, in each case, their

negative, or similar expressions, identify certain of these forward-looking statements. Other forward-looking statements can be identified in the context in which the statements are made. Forward-looking statements appear in a number of places in this Registration Document including, without limitation, in the sections entitled "Risk Factors", "Operating and Financial Review", "Industry", and "Business", which are based on Fastned's current beliefs and projections and on information currently available to it. These forward-looking statements are subject to a number of risks and uncertainties, many of which are beyond Fastned's control and all of which are based on Fastned's current beliefs and expectations about future events.

Forward-looking statements include, among other things, statements relating to:

- Fastned's strategy, outlook and growth prospects;
- Fastned's liquidity, capital resources and capital expenditure requirements;
- Fastned's expectations as to future growth in demand for Fastned's services;
- Fastned's medium-term objectives;
- changes in general economic conditions and capital markets; and
- actions of competitors and customers.

Should one or more of these risks or uncertainties materialise, or should any of the assumptions underlying the above or other factors prove to be incorrect, Fastned's actual future financial condition or results of operations could differ materially from those described herein as currently anticipated, believed, estimated or expected. In light of the risks, uncertainties and assumptions, underlying the above factors, the forwardlooking events described in this Registration Document may not occur or be realised. Additional risks not known to Fastned or that Fastned does not currently consider material could also cause the forward looking events discussed in this Registration Document not to occur. Prospective investors are advised to read "Risk Factors", "Selected Consolidated Financial Information", "Operating and Financial Review", "Industry", and "Business" for a more complete discussion of the factors that could affect Fastned's future performance and the industry in which Fastned operates.

Forward-looking statements involve inherent risks and uncertainties and speak only as of the date they are made. Except as required by applicable law, Fastned does not undertake and expressly disclaims any duty to update or revise publicly any forward-looking statement in this Registration Document, whether as a result of new information, future events or otherwise. Such forward-looking statements are based on current beliefs, assumptions, expectations, estimates and projections of Fastned's directors and Fastned's management of, public statements made by it, present and future business strategies and the environment in which Fastned will operate in the future. By their nature, they are subject to known and unknown risks and uncertainties, which could cause Fastned's actual results and future events to differ materially from those implied or expressed by forward-looking statements. Risks and uncertainties that could cause actual results to vary materially from those anticipated in the forward-looking statements included in this Registration Document include those described under "Risk Factors".

Certain Terms

As used herein, all references to the "Company" refer to Fastned, a private company with limited liability (besloten vennootschap met beperkte aansprakelijkheid) incorporated under the laws of the Netherlands and together with its consolidated group companies "Fastned" or the "Group". "Management Board", "Supervisory Board" and "General Meeting" refer to, respectively, the management board (raad van bestuur), the supervisory board (raad van commissarissen) and the general meeting (algemene vergadering) of the Company, being the corporate body or, where the context so requires, the physical meeting of the Company.

This Registration Document contains sector-related terminology, which is explained in "Glossary of Technical Terms".

Definitions

This Registration Document is published in English only. Definitions used in this Registration Document are also defined in "Defined Terms" and sector-related terms used in this Registration Document are defined in "Glossary of Technical Terms".

3. DIVIDENDS AND DIVIDEND POLICY

General

The Company may only make distributions to its Shareholders if its equity exceeds the amount of the paid-in and called-up part of the issued capital plus the reserves as required to be maintained by the Company's Articles of Association or by Dutch law.

The Management Board, with the approval of the Supervisory Board, determines which part of the profits will be added to reserves, taking into account the financial condition, earnings, cash needs, working capital developments, capital requirements (including requirements of its subsidiaries) and any other factors that the Management Board and the Supervisory Board deem relevant in making such a determination. The remaining part of the profits after the addition to reserves will be at the disposal of the General Meeting. The Management Board, with the approval of the Supervisory Board, makes a proposal for the remaining part of the profits that will be at the disposal of the General Meeting. Dividend distribution is further summarised in "Description of Share Capital and Corporate Structure".

Dividend Policy and Dividend History

The Company has not paid any dividends since its incorporation.

The Company expects to retain all earnings, if any, generated by Fastned's operations for the development and growth of its business and does not anticipate paying any dividends in the foreseeable future. Fastned is currently not profitable.

The Company's dividend policy will be reviewed and may be amended from time to time taking into account Fastned's earnings, cash flow, financial condition, capital expenditure requirements and other factors considered important by the Management Board.

Uncollected Dividends

A claim for any declared dividend or other distributions lapses five years after the date on which those dividends or other distributions were released for payment. Any dividend or distribution that is not collected within this period will be considered to have been forfeited and reverts to the Company.

Taxation

Dividend payments are generally subject to withholding tax in the Netherlands.

4. INDUSTRY

The information presented in this section that has been sourced from third parties and has been accurately reproduced from the sources identified with reference to these sources in the relevant paragraphs. In addition, certain statements below are based on Fastned's own proprietary information, insights, opinions or estimates and not on any third party or independent source. These statements contain words such as 'believe', 'expect', 'see', and as such do not purport to cite, refer to or summarise any third party or independent source and should not be read as such. See "Important Information – Market and Industry Data".

There are different types of electric vehicles (**EVs**): (i) battery electric vehicles (**BEVs**) (ii) plug-in hybrid electric vehicles (**PHEVs**), (iii) hybrid electric vehicles (**HEVs**), and (iv) fuel cell electric vehicles (**FCEVs**). A BEV can only drive electrically whereas a PHEV and HEV also have an internal combustion engine (**ICE**) that functions as a generator to charge the batteries and/or to directly propel the vehicle. FCEVs use a fuel cell, instead of a battery, or in combination with a battery, to power its on-board electric motor. Fastned is a charging company that offers fast charging services to BEV drivers.

The Netherlands (with 125 stations) is Fastned's main geographic market where approximately 76% of the Company's charging stations are based (as at the date of this Registration Document). Fastned also offers its services in Germany (where it had 25 fast charging stations per the date of this Registration Document), the United Kingdom (where it had 8 fast charging stations per the date of this Registration Document), Belgium (where it had 4 fast charging stations per the date of this Registration Document) and Switzerland (where it had 2 fast charging stations per the date of this Registration Document). In addition, over time, the Company's is expected to extend its operations into other European countries such as France. See also "Business".

This section provides an overview of the relevant industry developments for Fa stned, including the trends that are impacting the production and sale of EVs globally, which is the key driver for fast charging demand. This section also describes the competitive landscape in the countries in which Fa stned operates or plans to operate.

4.1. Industry Context

Energy Transition

The energy transition can be described as a long-term structural change in the way energy is generated, transported and consumed. The current phase of the energy transition is generally attributed to the increase in low-carbon energy sources, particularly renewable sources (such as wind and solar) as a result of increased environmental awareness, the desire to limit the rise in global temperatures and policies supporting the reduction of carbon emissions within power generation. However, technological developments are accelerating and broadening the energy transition to include areas such as the electrification of transport (e.g. BEVs and electric buses and vessels) and heating, smart grids, energy storage and households with their own electricity production and storage solutions.

The United Nations founded the United Nations Framework Convention on Climate Change (UNFCCC) to stabilise the concentration of greenhouse gasses in the atmosphere at a level that prevents dangerous anthropogenic interference with the climate system. In pursuit of this objective a number of intergovernmental a greements have been passed such as the Kyoto Protocol (1997), the Paris Agreement (2015) and the agreement of the United Nations climate change summit in Katowice (Poland) in December 2018 on a range of measures that will make the Paris Agreement operational in 2020. The Paris Agreement a ims to keep the global temperature increase this century well below 2 degrees Celsius above pre-industrial levels and to pursue efforts to limit the temperature increase even further to 1.5 degree Celsius. As of November 2017, 171 countries are a party to and have ratified the Paris Agreement. The Paris Agreement requires all parties to put forward their best efforts through "intended nationally determined contributions".

In order to comply with the Paris Agreement, the European Union (EU) adopted a 2030 climate and energy framework. With its '2030 Strategy' the EU targets a reduction of greenhouse gas emissions from 1990 levels of

at least 40%, a minimum of 32% renewable energy generation and at least a 32.5% improvement in energy efficiency. These targets are to be reviewed by 2023 (and can only be raised, not lowered). Eventually, the EU aims to cut greenhouse gas emissions by at least 80% by 2050. In July 2021, the EU launched its revised plan to curb greenhouse gas emissions under the name "Fit for 55": the new proposal includes reducing net emissions by at least 55% by 2030 compared to 1990, a minimum of 40% renewable energy generation capacity and an overall 36-39% improvement in energy efficiency. According to the new proposal by the European Commission, the European continent should reach climate neutrality by 2050.

According to the EU, cars are responsible for around 12% of total EU emissions of carbon dioxide (CO₂), the main greenhouse gas. EU legislation has set mandatory reduction targets for new cars. According to the EU, this legislation is the cornerstone of the EU's strategy to improve the fuel economy of cars sold in the European market. Since 2009, the EU legislation provides that by 2021 (and phased in from 2020), the fleet a verage to be achieved by all new cars is 95 grams of CO₂ per kilometre (which compares to an average emission level of 118.5 grams of CO₂ per kilometre in 2017). In January 2019, the EU endorsed even stricter CO₂ emission standards for new passenger cars, which will ensure that from 2030 onwards new passenger cars will emit on a verage 37.5% less CO₂ compared to 2021 levels (between 2025 and 2029 new cars will be required to emit 15% less CO₂). A system of super credits, which has come into effect on 1 January 2020, a ssists car manufacturers to meet their emission targets by improving, on paper, their a verage emission, as ultra-low carbon vehicles (such as BEVs) have more weight in the calculation towards the a verage emission. The European climate targets related to mobility were again updated in July 2021 with the new proposal from the European Commission named "Fit for 55", which includes 55% reduction of emissions from cars by 2030 and reaching zero emissions from new vehicles by 2035.

It is generally expected that car manufacturers will need to increase their investments in the electrification of cars to be able to meet the strict EU emission targets and to respond to competitive pressure coming from the successful launches of BEVs by Tesla and other manufacturers of BEVs. The need for electrification to comply with emission targets applies in particular to the premium car manufacturers who produce cars which are generally larger and heavier. However, the proposed further reduction of emission targets in 2030 is also expected to impact the investment programs of the other European car manufacturers. As an illustration, the German Association of the Automotive Industry VDA announced in March 2019 that German car manufacturers are expected to invest over EUR 40 billion in electric mobility during the next three years and another EUR 18 billion in the development of automated driving.

The adoption of EVs is generally expected to play a key role in achieving the longer term goals of the global energy transition and reshape the global car market in the coming decades. LeasePlan, the largest car leasing company in the Netherlands, has recently conducted an analysis of the preparedness of 22 European countries for the EV revolution based on a number of factors, including the maturity of the EV market, the maturity of the EV infrastructure and government incentives¹. According to this analysis, Norway, the Netherlands, Sweden and Austria are best prepared for the mega-trend towards full electrification of mobility.

4.2. Global trends impacting BEV sales

Global sales of BEVs, which is the key driver for demand for fast charging, have risen quickly over the past years: in 2020 BEV sales accounted for 2.8% of global cars sales vs. 1.9% in 2019². In its most recent global passenger EV sales outlook, Bloomberg New Energy Finance (**BNEF**)^{3,4} expects EVs to rise quickly in the coming years reaching circa 15% of global passenger vehicle sales by 2025 (circa 30% in Europe), circa 35% by 2030 (50% in Europe), circa 70% by 2040 (more than 80% in Europe), with the majority being BEVs.

Key drivers for the global and European sales of BEVs are (i) supportive government policies, (ii) increasing supply of BEVs that meet customer needs, (iii) battery technology advancements (which improves the range of

³ BNEF, "Electric Vehicle Outlook 2021 (Executive Summary)" (June 2021).

¹ LeasePlan, EV Readiness Index 2019 (January 2019).

² Source: CleanTechnica

⁴ In the BNEF reports that are used as industry source in this section, EVs refer to both BEVs and PHEVs and only relate to passenger vehicles.

BEVs and leads to a significant decline in BEV battery prices), (iv) growing consumer acceptance and preference for EVs and (v) an increasing charging speed allowing for quick 'on-the-go' recharging.

i. Government Regulation and Support: In addition to the EU regulation in relation to emission targets discussed above under "—Industry Context — Energy Transition", several European countries have announced plans for all new vehicles to be fully electric to meet their targets under the Paris Agreement. Norway announced targets to end the sales of petrol and diesel vehicles by 2025, the Netherlands, Germany, Belgium and Sweden by 2030 and France and the UK by 2040⁵. Furthermore, multiple European cities (including Amsterdam, Athens, Berlin, Brussels, Copenhagen, Frankfurt, London, Milan, Oslo, Paris and Rome) are currently planning to restrict diesel and other ICE vehicles from entering their (inner) city due to the fine particle emission. Some cities such as Madrid have already implemented regulation to restrict diesel vehicles made prior to 2006 to enter the city⁶ and the city of Amsterdam presented on 2 May 2019 its proposed "Clean Air" a ction plan, which includes a restriction for ICE vehicles to enter the city as from 2030.

In addition to this planned legislation banning the sale and/or use of ICE vehicles, government incentives (often in the form of tax breaks at the point of purchase and/or during the use of the BEVs) for consumers to purchase BEVs are expected to remain a key driver of BEV sales growth in the medium term. A study from the International Council on Clean Transportation (ICCT) in 2018 showed that of the 32 European nations considered, 26 nations levy taxes on owning a passenger car and sixteen of those provide tax benefits for owners of a low-emission vehicle (a passenger vehicle with tailpipe emissions of less than 95 gram CO2 per kilometre)⁷.

ii. *Increasing Supply of BEVs*: Car manufacturers are making the shift towards electrification of their fleet by introducing an increasing number of electric models and by publicly announcing targets for future model launches and sales of BEVs. According to McKinsey automakers launced 105 new BEV models in Europe in 2019, with 450 new EV models expected by 2022⁸. In the coming years multiple new electric models with a lower price point and larger range are expected to come to the market. Examples of new electric models that have recently started deliveries include the Volkswagen ID.3 and the Polestar 2 (Polestar is a Volvo brand and develops electric cars). The EU emission targets discussed above, the success of Tesla Motors, the declining price of lithium-ion batteries (see under item (iii below) and the diesel emissions scandal ('diesel gate') have all contributed to an accelerating push for electrification in the car industry. The table below summarises EV-related targets by selected prominent car manufacturers:

Car manufacturer	Stated target in relation to EVs	Year
VW Group	70% of sales in Europe and 50% in China and U.S. to be electric	2030
Ford	100% of sales to be electric	2026
Daimler	50% of sales to be electric	2030
BMW	10 million of sales to be electric	2030
Volvo / Polestar	50% of sales to be electric	2025
Stellantis	70% of sales in Europe and 35% in China and U.S. to be electric	2030

Source: International Energy Agency, Global EV Outlook 2021 (April 2021)

In March 2019, the Volkswagen Group announced that it is planning to launch almost 70 new electric models in the next ten years, up from the 50 new electric models previously planned. As a result, the projected number of vehicles to be built on the Volkswagen's Group's electric platforms in the next decade will increase from 15 million to 22 million. In March 2021, Volkswagen Group indicated a strategic target of 70% of its car sales in Europe to consist of EVs by 2030⁹.

⁵ Sources: Dutch coalition agreement 2017; The Guardian "France to ban sales of petrol and diesel cars by 2040", 6 July 2017; Der Spiegel "Bundeslander wollen Benzin- und Dieselautos verbieten", 8 October 2016; Elbil (Norwegian Electric Vehicle Association), 2017; NY Times "Britain to Ban New Diesel and Gas Cars by 2040", 26 July 2017; Fleet Europe "Flanders to ban 'fossil' vehicle sales in 2035", 23 May 2017; The Guardian "Sweden is challenging the world to go fossil fuel-free", 26 November 2015.

⁶ Business Insider article, January 2019 ("15 major cities around the world that are starting to ban cars").

⁷ Research from the International Council on Clean Transportation (ICCT) (December 2018).

⁸ McKinsey Electric Vehicle Index (July 2020).

⁹ Source: Bloomberg.

iii. *Battery Technology Advancements*: Batteries have undergone a significant cost decrease and improvement in performance over the past years. This has been driven by an increasing scale of the industry, including through mega-factories that, amongst others, are serving the battery market for EVs. According to BNEF, 2020 volume-weighted average lithium-ion battery pack price was USD 137/kWh, recording a 13% drop visà-vis 2019 levels. The decrease occurred over the past year is in line with the broader trend that the market has experienced over the past decade and is putting downward pressure on the price of battery packs. BNEF estimates that lithium-ion battery pack prices are currently 89% lower than 2019 levels ¹⁰. These price declines are largely the result of the economies of scale that are a ssociated with the increase in battery manufacturing capacity. BNEF projects that prices will continue to drop close to USD 100/kWh by 2024, which is widely seen as the 'tipping point' to reach parity in purchase costs between ICE vehicles and BEVs. In their report of June 2021, BNEF expects a battery cell price of around USD 58/kWh by 2030¹¹.

When combining batteries into battery packs and producing the BEV as a whole, the overall costs for batteries increase. On 22 September 2020, Tesla organised a 'Battery Day' for investors where they laid out a plan to reduce battery prices at pack level by a further 56% from 2020 levels by 2023, enabling the production of a passenger car for USD 25,000¹². This would make BEVs cheaper than a comparable ICE car.

The European Alternative Fuel Observatory (EAFO), which is a knowledge centre funded by the European Commission, predicts that purchase cost parity is assumed to be achieved in the period 2022-2026 for a BEV and a comparable ICE car, with EVs being comparatively lower in cost after that. Parity of total cost of ownership level is expected to be achieved two to four years before the purchase cost parity is achieved ¹³. It should be noted, however, that given the low running costs of BEVs (due to fewer moving parts and more efficient energy use) the total cost of ownership parity is already reached today for high mileage drivers. Furthermore, due to the fact that battery pack prices have come down and are expected to come down further, the head of emerging markets at Newton Investment Management (which is part of BNY Mellon) has recently claimed that purchase cost parity may be achieved prior to 2022. According to a recent study by the ICCT, BEVs are already cheaper to own and run than petrol or diesel alternatives in the UK, Germany, France, the Netherlands and Norway thanks to a combination of lower taxes, fuel costs and subsidies on the purchase price¹⁴.

- iv. *Growing consumer preference*: Growing environmental awareness, concerns among consumers in relation to the residual value of ICE cars as well as a growing preference for quiet and modern BEVs make consumers more susceptible to buy BEVs;
- v. Increasing charging infrastructure and speed: Many different market commentators and industry sources point out that fast charging infrastructure is a prerequisite for the mass adoption of EVs. The speed of recharging is and will be a strong selling point and car manufacturers are increasingly competing in this area. Charging speeds of more than 350 kW are currently introduced, which will significantly reduce charging time. Moreover, faster charging will allow electric cars to travel through Europe with minimal stopover time. Fastned obtains high quality market intelligence about fast charging through close contacts with charger manufacturers, Original Equipment Manufacturers (OEMs) and other charging companies (through e.g. an active membership of the CharIn association, the worldwide promoter of the Combined Charging System (CCS) as a global standard for charging EVs).

¹⁰ BNEF and Transport & Environment, "Hitting the EV Inflection Point" (May 2021).

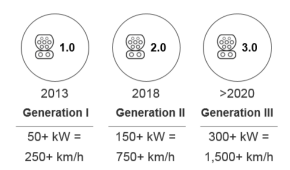
¹¹ BNEF, "Electric Vehicle Outlook 2021 (Executive Summary)" (June 2021).

¹² Source: Tesla Battery Day presentation deck (22 September 2020).

¹³ Source: EAFO: The transition to a Zero Emission Vehicles fleet for cars in the EU by 2050 (November 2017).

¹⁴ Source: the Guardian, based on research from the ICCT (December 2018).

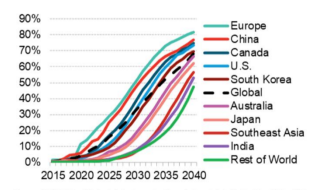
Figure 1: Increasing charging speed as announced by OEMs



Source: Fastned. Note: the speed (km/h) indicates what range can be added to the car when charging

In addition to China, Europe is generally expected to lead the way in the roll-out of EVs, positioning fuel efficiency and government regulation and support as key focus areas in the energy transition. In its latest Electric Vehicle Market Outlook, BNEF expects a strong increase in the numbe of electric vehicles sold per year in Europe, reaching more than 80% by 2040^{15} . The highest penetration levels in terms of BEVs sold over total number of passenger cars are expected to be reached in the Nordics, where BNEF expects up to 100% penetration by 2035, and in Western Europe, where it expects more than 80% in 2035^{16} . This is due to high purchasing power, policy support, a large number of detached homes, and a strong EV push from domestic car manufacturers.

Figure 2: EV share of new passenger vehicle sales outlook by market (2015 – 2040 period)



Source: BNEF. Note: EVs include battery-electric and plug-in hybrid electric vehicles. Battery-electric vehicles represent 88% of total electric vehicle sales in 2030. Europe includes the EU, the U.K. and EFTA countries.

Source: BNEF, "Electric Vehicle Outlook 2021 (Executive Summary)", June 2021

¹⁵ BNEF, Electric Vehicle Outlook 2021 (Executive Summary)" (June 2021).

¹⁶ BNEF and Transport & Environment, "Hitting the EV Inflection Point", (May 2021).

Figure 3: BEV share of new passenger vehicle sales across different European regions (2015 – 2035 period)

Figure 2: Base case and accelerated battery electric vehicle share of new passenger car sales in Nordics+

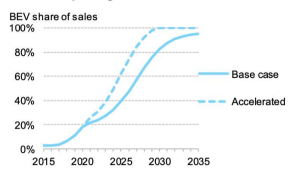


Figure 3: Base case and accelerated battery electric vehicle share of new passenger car sales in Western Europe

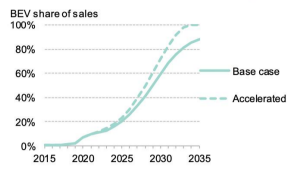


Figure 4: Base case and accelerated battery electric vehicle share of new passenger car sales in Southern Europe

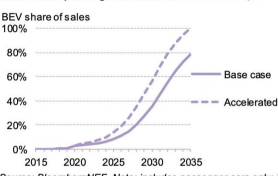
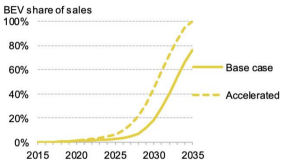


Figure 5: Base case and accelerated battery electric vehicle share of new passenger car sales in Eastern Europe



Source: BloombergNEF. Note: includes passenger cars only; includes adoption of battery electric vehicles (BEV) only; does not include plug-in hybrids (PHEV). Base case shows development trajectory under current technology outlook and policy measures. Accelerated shows potential scenario under additional stimulus.

Source: BNEF, "Hitting the EV Inflection Point", May 2021

Further, McKinsey predicts¹⁷ that sales of EVs will not be negatively impacted by the COVID-19 pandemic. In their September 2020 report they increased their 2022 forecast for EV sales in the EU from 2.8 to 2.9 million units, up from 0.6 million in 2019.

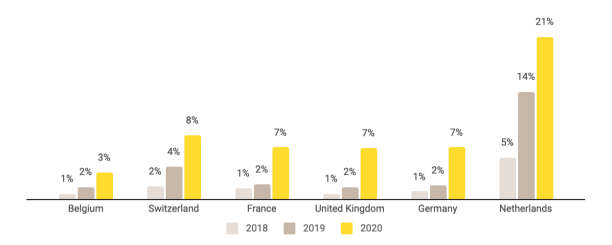
4.3. EV sales in Fastned's addressable market

As shown in figure 4, sales of BEVs are increasing rapidly in all countries that Fastned is currently operational or is planning to become operational¹⁸.

¹⁷ McKinsey centre for future mobility, "Electric Mobility after the crisis: Why an auto slowdown won't hurt EV demand" (September 2020).

¹⁸ Source: European Automobile Manufacturers Association (ACEA).

Figure 4: BEV as a percentage of total carsales¹⁹



In 2020, despite the effects of the COVID-19 pandemic, the EV car sales in the abovementioned countries increased significantly both in terms of absolute number of EVs sold and as a share of the total car sales.

According to the Netherlands Enterprise Agency (*Rijksdienst voor Ondernemend Nederland*), there were 172,524 registered BEVs in the Netherlands (Fastned's key market) at 31 December 2020. In 2020, 21% of new cars sold in the Netherlands was fully electric, up from 14% for the same period the year before ²⁰.

According to Fastned, reasons for the early adoption of BEVs in the Netherlands include the fact that driving distances in the Netherlands are relatively short (which reduces the range anxiety), the relative large fleet of lease cars in the Netherlands (both corporate and private lease, which has grown from 8,500 private lease cars in 2013 to approximately 190,000 in 2019²¹), government incentives (through the 'bijtelling' scheme) and the quality and availa bility of the charging infrastructure.

4.4. BEV Charging Infrastructure

EV charging infrastructure is key to keep up with the growing number of BEVs that are sold in Europe. Therefore an ambitious plan is needed to significantly increase the number of charging points in Europe ²². This is also recognised by the European Union in the EU policy framework for alternative fuels infrastructure (**AFID**) and supported by the funding mechanisms currently discussed in the European Green Deal. On 17 September 2020, the EU Commission recognised 'Recharge and Refuel' as one of the seven flagship projects under the EU's Recovery and Resilience plans in its 2021 Annual Sustainable Growth Strategy (**ASGS**)²³. The ambition of this flagship project is to support, the rollout of one million chargers in the EU by 2025, out of the three million chargers needed by 2030.

TNO (the Dutch Organisation for Applied Scientific Research) published a report in November 2019 stating that "there will also be a considerable need for fast charging points specifically along the core road network" ²⁴. With BEV prices declining and ranges expanding, access to efficient charging stations could become the principal barrier²⁵. Furthermore, a Fastned customer survey at the end of 2018 indicated that the most requested improvements to Fastned's network were more stations and faster chargers.

²¹ VNA, the Dutch association of car lease companies.

¹⁹ Source: European Automobile Manufacturers Association (ACEA), CleanTechnica, Environment and Transport, Swiss Federal State Office

²⁰ Netherlands Enterprise Agency, (July 2020).

²² Source: Transport & Environment: 'Recharge EU', (January 2020)

²³ Source: European Commission: 'Recovery and Resilience plans', (17 September 2020)

²⁴ TNO, "Behoefte aan infrastructuur voor alternatieve energiedragers voor mobiliteit in Nederland" (November 2019).

²⁵ McKinsey center for future mobility, "Charging ahead: Electric Vehicle Infrastructure demand" (October 2018).

Home vs. public charging

The transition from ICE cars to BEVs will establish charging behaviour which is yet to be developed for the mass market. As more EVs are adopted in metropolitan, urban areas where people do not have a private garage, driveway or parking space, more public charging stations will be required. McKinsey predicts that in the EU, as EVs go mainstream, charging will likely shift towards public options and away from home over time, with the share of home charging declining from approximately 75% in 2020 to about 40% by 2030, while the share of fast charging is expected to increase from 6% in 2020 to 32% by 2030 (see figure 6). One factor driving the shift to public charging is the fact that more middle and lower-income households without home-charging options will also increasingly buy BEVs from 2020 onwards²⁶. Similarly, in a more recent articles, Boston Consulting Group (BCG) and ChargeUp Europe predict a significant decrease in the share of private charging over the entire charging mix. Specficially, BCG expects private charging to decrease from 75% in 2020 to circa 55% in 2030, with fast charging increasing in popularity due to customers' preference for speed and ease of charge²⁷. On the other hand, ChargeUp Europe report predicts fast charging increasing from 13% in 2020 to more than 30% by 2030²⁸.

Slow vs. fast charging

BEV charging infra structure can broadly be broken down into two types of chargers based on speed:

- Alternate-current charging (AC), also known as level 1 or level 2 charging. In this system, an in-car inverter converts AC to direct current (DC), which then charges the battery at either level 1 or level 2 (240 volts). It operates at powers up to roughly 20 kilowatts (kW), while most cars max out at 3.7 or 7.4 kW based on restrictions of the car, the available capacity of the home grid connection and/or the wall box. AC charging is mainly utilised at home and in public areas; and
- DC charging, also known as level 3 or direct-current fast charging (DCFC). This charging system converts the AC from the grid to DC before it enters the car and charges the battery without the need for an inverter in the car. It operates at powers from 22 kW to more than 350 kW for passenger cars (for buses and trucks this can exceed 1,000 kW). DC charging is relevant in situations where time matters, such as on highways, and is generally considered the method to provide significant public fast charging capacity to large numbers of BEVs (as the capacity can be shared between a large number of BEVs that only occupy the charger for a limited amount of time).

Charging speed depends on different factors, such as the specifications of the vehicle battery and the power that the DC chargers can provide. The actual charging speed is determined by the battery management system of the vehicle.

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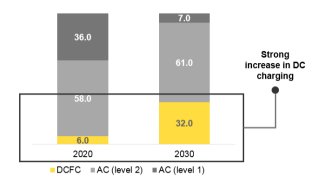
²⁶ McKinsey center for future mobility, "Charging ahead: Electric Vehicle Infrastructure demand" (October 2018).

²⁷ BCG, "Winning the Battle in the EV Charging Ecosystem" (April 2021).

²⁸ ChargeUp Europe in collaboration with Arthur D Little, "A methodology for minimum capacity targets for EV Charging Infrastructure" (June 2021).

McKinsey predicts that AC charging will remain the dominant charging technology in the EU throughout 2030, however, it expects a strong increase in fast charging, as illustrated by the following figure:

Figure 6: Energy demand by charging technology (in % of kWh)



Source: McKinsey, Future of Mobility Roundtable, January 2019

According to Fastned there is a number of developments, that drive the need for faster charging, including:

- Modern BEVs with big batteries take a long time to charge at home or at the office. Low power levels of 3.7
 - 7.4 kW at home or at the office result in an significantly longer charging time for modern BEVs at those locations as compared to a power level of 350 kW in fast DC charging;
- More people without a private charging spot will start driving BEVs, relying on public infrastructure;
- Due to bigger batteries and longer ranges, BEV drivers increasingly use their car like an ICE car, making longer trips and increasing the need for on-the-go fast charging; and
- Shared BEVs (such as taxis) rely heavily on fast chargers to get going again quickly (to avoid downtime while charging).

Taking Norway as an example of a well-developed European BEV market that is several years ahead of other countries, survey results for the 2014-2017 period indicated that the usage of publicly accessible fast chargers is increasing, while the usage of publicly accessible slow chargers is declining. This is reflected in the share of people surveyed never charging at "publicly accessible fast" chargers to decrease from 40% in 2014 to less than 25% in 2017: on the contrary the number of people using public fast charging weekly or montly increased from less than 60% to more than 75%. Supporting the thesis that more mature markets make less use of public slow charging and home/work charging, there is the evidence that an increasingly smaller share of drivers charged daily with all of these means of charging. Moreover, for public slow charging and work charging, the share of users never charging with either of these means increased significantly. Less frequent usage of work charging and home charging since 2014 possibly reflect the increase in battery capacity and electric car drive ranges²⁹.

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²⁹ International Energy Agency, "Nordic EV Outlook 2018" (2018).

100% 80% 60% 40% 20% 2014 2017 2014 2017 2014 2016 2017 2014 2016 2017 2016 2016 Publidy accessible fast Publidy accessible slow Work Home

■ Monthly

Figure 7: Frequency of home, work and public (slow and fast) charging in Norway for the 2014-2017 period

Source: International Energy Agency, Nordic EV Outlook 2018

Dailv

Fast charging plugs – CCS becoming the industry standard

■Weeklv

There are two main charging plug systems being used by EV manufacturers:



CCS started in early 2011 as a collaboration between the SAE (a mainly US technical standards organisation that has close links to General Motors) and the European Automobile Manufacturers Association. The idea behind CCS was that the design allowed for both AC and DC charging to be combined within a single plug design;

■ Neve



CHAdeMO, the DC charging standard formalised by Japanese manufacturers and Japanese power companies in early 2010; was the first and only DC charging option until the emergence of CCS in 2012.

All of Fastned's current stations are equipped with multi-standard fast chargers that enable charging with the global charging standards CCS and the majority with CHAdeMO. The CCS plug has become the dominant DC charging standard in Europe, supported by a number of industry developments, including (i) car manufacturers such as the PSA Group, Renault, Hyundai and Kia having switched from CHAdeMO to CCS in recent years, (ii) Ionity GmbH (Ionity) (the charging infrastructure joint venture of car manufacturers BMW, VW, Ford, Daimler and Hyundai) only using CCS chargers at its sites and (iii) Tesla having equipped its model 3s with the CCS system. Currently, the only car manufacturer still using CHAdeMO on BEVs is Nissan, but they will also switch to CCS for European models starting in 2021.

4.5. Competition

BEVs require electricity to be able to continue driving around. This means that a given number of BEVs will require a given amount of electricity that needs to be delivered to the car. This electricity is and will be provided by the combined market of home charging, destination charging (such as an office or hotel) and/or through public charging infrastructure (such as fast charging stations and/or municipality slow charging poles). As a result, Fastned is in indirect competition with parties offering slow charging services and in direct competition with parties providing fast charging services.

Fastned expects the public fast charging market to become a highly competitive market, both validating the business as well as bringing competitive dynamics to the market. That said, with a current penetration of BEVs of less than 1% across the EU, and the expectation that this will be increasing exponentionally in the coming years,

the charging market will be a huge growth market for decades to come. Market maturity is therefore far away. Because of the expected exponentially growing number of BEVs and relatively long lag times in developing charging infrastructure, it is highly likely that there will be a phase of shortage before the market gets to any form of maturity.

Fastned believes that the public fast charging market is not a market in which there will be one party covering all charging locations (a 'winner takes all market') and expects the market to be much more distributed as a result of the importance of locations. This is specifically true for fast charging stations, that are much more attractive at visible and convienent high traffic locations. Furthermore, the number and speed of chargers at those locations will drive consumer preference.

Home & destination charging

When BEV drivers have access to a private parking place, many of them will choose to invest up to an estimated few thousand euro to install a private wallbox to charge their vehicle. Where possible, businesses with access to private parking places may also choose to invest in AC charging points to provide to employees and visitors the option to charge their BEVs. Both home and destination charging form indirect competition to Fastned.

Public slow charging initiatives

There is a wide range of initiatives to provide public charging services to BEV drivers. Most of these initiatives focus on providing roadside AC charging poles. This is usually done by municipalities and other government related organisations such as government owned and regulated distribution network operators. Fastned estimates that there are very few (if any) companies investing in this infrastructure without close partnerships with the abovementioned parties. Furthermore, the Dutch Knowledge Institute for Charging (NKL) and other research institutes have reported in multiple studies on the absence of a business case for public AC charging poles. ³⁰

Public fast charging initiatives

Some of the parties active in public slow charging initiatives also invest in public fast charging infrastructure. This usually takes the form of adding one or more chargers to a parking location, installed at the request of a customer and/or as a result of political motives. Many of the parties doing this are utility companies (often partly state-owned) servicing their customers. Examples are Innogy and Eon placing fast chargers at Tank&Rast locations in Germany, and Vattenfall (formerly Nuon) placing chargers at supermarkets in Sweden. In addition, a number of commercial parties have started to install chargers at parking spaces located near supermarkets, petrol stations, furniture stores, fast food restaurants and other retail locations. Examples include charging facilities at Lidl, IKEA and McDonalds (in the Netherlands operated by Vattenfall).

Public fast charging as a means

Tesla, through its 'supercharging' stations, has shown the world the importance of a fast charging network, allowing customers to make long distance trips as well as quickly recharge their car whenever needed. To this end Tesla is estimated to have invested hundreds of millions of dollars in the development of more than 3,000 supercharging sites on multiple continents to provide fast charging services to its own customers. As of the date of this Registration Document, Tesla has approximately 706 of these supercharging sites operational in Europe. In order to compete with Tesla, car makers such as Audi, Daimler and Porsche decided to bring long range BEVs with high powered charging capability to market. Since hardly any high powered charging infrastructure was available a consortium of car makers consisting of Volkswagen Group (Audi, Porsche), BMW, Daimler, Ford and later also Hyundai, decided to invest in a European network of large scalable fast charging stations. This network, named Ionity, had 372 stations operational in Europe as of the date of this Registration Document, and has an

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³⁰ NLK, "Verslag benchmark publiek laden 2018 – Sneller naar een volwassen markt" (10 December 2018).

³¹ https://supercharge.info.

ambition to grow this network to 430 stations by the end of 2021. Ionity has entered into partnerships with Shell, Cepsa, Cirkle-K and others to get quick access to locations.

Public fast charging as a business

In Europe, there currently is only a limited number of companies that are building and operating a fast charging network as a business. Fastned was an early starter in this market pursuing a public fast charging network. As BEV uptake is increasing, so is demand for fast charging, and as a result more and more parties are becoming active. Allego is one of such parties and also an early starter that was owned by grid company Alliander and subsequently acquired by infrastructure fund Meridiam in 2018. Allego has a focus on the European market. Also BP (Chargemaster), Total and Shell (Recharge) are becoming active in multiple countries across Europe. Parties having a more local focus include Instavolt (with a focus on the UK), Gronkontakt (with a focus on Scandinavia and owned by Statkraft), Fortum (with a focus on Scandinavia) and EnBW (with a focus on Germany).

Each company has a different approach to this still very young market, depending on their heritage (utility, oil company, or other), choice of focus on the fast and/or slow charging segment of the market, and whether they have a local or European ambition.

Consequently, the approach to the market of the various parties differs significantly. Most notably, there is a difference in the level of control the charging company has over its locations. Fastned sees many charging companies entering into partnership agreements whereby they install chargers on the parking lots of i.a. a restaurant, hotel or petrol station. In many cases this takes the form of one or two chargers on a low voltage connection, based on a relatively short term contract. Such partnerships allow charging companies to quickly add locations to their network, but these contracts have to be renegotiated when the contract expires (in general after five or seven years). In Fastned's opinion, such relatively short contracts with limited control over the location may also make scaling the sites difficult as the basis for (additional) investments is limited. In contrast, there are also parties such as Fastned that enter into long-term agreements (in the case of Fastned 15-30 years) for plots of land where it has full control to develop a scalable fast charging station.

Competition in specific countries

The following paragraphs provide an overview of what Fastned believes are the most relevant fast charging providers in the countries in which Fastned already operates or plans to operate.

Netherlands - In the Netherlands, Allego, Tesla and Shell are Fastned's main competitors. Allego is developing and operating a pan-European fast charger corridor in the Netherlands, Belgium, Luxembourg, Germany and the United Kingdom. Allego claims it has installed hundreds of fast chargers in these countries combined (without disclosing the number of chargers in individual countries)³³. As of the date of this Registration Document, Tesla had approximately 36 supercharging stations in the Netherlands³⁴, while Shell had installed chargers on approximately 49 petrol stations under its Recharge brand. As of the date of this Registration Document, Ionity had 12 stations in the Netherlands³⁵. Lastly, in September 2018, fast food chain McDonalds and Vattenfall announced that they signed an agreement to install 50kW fast chargers at every establishment of McDrive. On 1 October 2020, around 50 locations chargers were in operation and the aim is to have 168 50kW quick-charging stations in total (with two chargers each) by 2021³⁶. Most providers of fast charging services in the Netherlands are expected to have built and will build their future stations (if any) at high traffic locations.

Germany - In Germany, competitors are mainly utilities (EnBW, E-On, and Innogy) and car manufacturers such as the German based joint venture Ionity and Tesla. As of the date of this Registration Document, Ionity had over 101 fast charging stations in Germany³⁷.

³² https://ionity.eu/

https://www.allego.eu/nl-nl/zakelijk/high-power-charging.

³⁴ https://www.tesla.com/findus/list/superchargers/Netherlands

https://ionity.eu/.

Nuon.

https://ionity.eu/.

United Kingdom - In the United Kingdom, the main competitors are Gridserve, Ionity and Tesla. Additionally, Instavolt has installed fast chargers at hosting petrol stations and at parking locations. Certain manufacturers of fast chargers (such as Chargemaster or Pod Point) have networks based on the aggregate of all chargers they have sold to their customers. In June 2018 Chargemaster (which runs POLAR, the largest public charging network in the UK) was acquired by British Petroleum and rebranded to BP Chargemaster. As of the date of this Registration Document, Ionity had approximately 14 charging stations in the United Kingdom and a further two under construction³⁸, while Gridserve had more than 105 sites in operation.

Belgium - In Belgium, competitors are Allego, Ionity and utility company Luminus. As of as of the date of this Registration Document, Ionity had 11 charging stations in Belgium³⁹.

Switzerland – in Switzerland fast chargers are predominantly located at rest station locations along highways (Raststätten). On 7 March 2019 Fastned won a tender by the Swiss Federal Roads Office (FEDRO) for 20 fast charging stations. FEDRO is the federal authority responsible for road infrastructure and private road transport in Switzerland. Other tender winners for 20 fast charging stations each are Gottardo Fastcharge (GOFAST, which aims to have a network of 150 fast charging sites in Switzerland within a few years ⁴⁰), Groupe E (a utility services company), Primeo Energie (jointly with Alpiq) and energy company Socar (which provided charging services at 11 of its petrol stations in Switzerland on 1 June 2019⁴¹). As of the date of this Registration Document, Ionity had 10 fast charging stations in Switzerland⁴².

France - Izivia (former name Sodetrel), a subsidiary of Groupe EDF, has placed a network of approximately 200 fast charging points along highways in France as part of its 'corri-door' project. On 1 March 2020, Izivia announced the immediate and permanent closure of 189 of the 217 chargers due to technical issues. Competitors are also Total and Ionity in France. As of the date of this Registration Document, Ionity had approximately 82 fast charging stations in France.

³⁸ https://ionity.eu/.

³⁹ https://ionity.eu/.

https://www.gofast.swiss/.

https://www.socarenergy.ch.

https://ionity.eu/.

https://ionity.eu/.

5. BUSINESS

5.1. Overview

Fastned's mission is to give freedom to BEV drivers and accelerate the transition to sustainable transportation. Fastned intends to deliver on its mission by providing fast charging services to BEV drivers through the development and operation of scalable fast charging stations at high traffic locations. Each location has multiple fast chargers allowing BEV drivers to charge their car quickly and continue their journey. Most of Fastned's stations are currently equipped with multi-standard fast chargers that enable charging with global charging standards, such as CCS and CHAdeMO.

Fastned's core activities include selling electricity to its customers, BEV drivers, at fast charging stations, as well as developing new locations: scouting and selecting new sites, developing new stations (securing the necessary land leases, obtaining the required permits and procuring grid connections), managing the construction of stations, operating and maintaining stations, acquiring funding for network expansion and building the brand and customer base, with a view to provide the best customer experience for BEV drivers. Fastned started out in the Netherlands, but has the goal to build a pan-European network of fast charging stations. In addition to its network of stations in the Netherlands, Fastned has operational charging stations in Germany, the United Kingdom, Belgium and Switzerland, as well as locations under development in France.

Figure 8: Overview of Fastned's network



Source: Fastned. Committed means locations for which, as at the date of this Registration Document, a land lease and/or public permission has been or will be issued by an authority, e.g. as a consequence of an award of tender.

5.2. The Philosophy of Fastned

Electric vehicles are coming - Fastned believes that the world is experiencing the start of a massive shift from combustion engines powered by fossil fuels to BEVs powered by renewable energy. This shift to BEVs is driven by continuous improvements in battery technology leading to BEVs becoming cheaper than fossil fuel vehicles, stronger government regulation of vehicle emissions and the rapidly changing public perception of internal combustion engine vehicles. Finally, the benefits of driving BEVs, in terms of silence and acceleration, will in Fastned's view accelerate their adoption.

Large fast charging stations allow for exponential growth - Fastned builds a scalable platform that is ready for the charging needs of the rapidly growing number of BEVs. Fastned is able to grow capacity via three axis. Firstly, by developing sites and building new fast charging stations on those sites. Secondly, by equipping existing stations with more chargers on empty slots on these existing stations. And thirdly, by adding faster chargers to existing stations that can deliver more kWh per unit of time. The electricity Fastned can deliver is a multiplication of these three dimensions.

When you're going places, faster charging is better - A widespread and dense network of fast charging stations makes driving an electric car more attractive to more BEV drivers because they do not need to detour and will spend less time waiting. Faster charging could also allow people without a private driveway to own a BEV. In the future, BEV drivers should be able to fast charge >300 km worth of energy in 12 minutes. In the future, for commercial vehicles such as taxis and delivery trucks, faster charging is important as it allows these BEVs to spend more time driving. From a commercial perspective, faster charging allows the Company to sell more kWh during the time people are willing to wait at stations.

Fastned delivers freedom - Fastned is creating a network of fast charging stations that gives BEV drivers the freedom to go where they want in the most convenient way. Convenience is provided by offering an extremely reliable network of fast charging stations at easily accessible locations where customers can enjoy a flawless charging experience. Delivering an outstanding customer experience is crucial for Fastned's continuing sustainable growth in the number of loyal customers and the usage of its charging network.

5.3. Key Strengths

Fastned is uniquely positioned to benefit from the mega-trend towards full electrification of mobility

The number of BEVs on European roads is accelerating rapidly, driven by (1) government support in the form of regulations and incentives, (2) increasing supply of BEVs as a result of large investments in BEV manufacturing facilities by car manufacturers, (3) battery technology advancements combined with decreasing battery prices, (4) growing consumer preference and (5) increasing charging speed in combination with a fast charging infrastructure. Car manufacturers are set to introduce an increasing number of new BEVs at price points attractive for the mass market, supported by faster charging capabilities and steadily decreasing battery costs. As a result, it is no longer a question *if* BEVs will take over from ICE vehicles, but rather when and at what speed this will happen.

Fastned's unique positioning is based on a number of elements. Since the very beginning of this growth trend, Fastned has had a mission to provide the best infrastructure to all BEV drivers and a goal to build a network of 1,000 fast charging stations in Europe operating on a commercial basis. Confident of its mission, Fastned was an early mover in the sector winning already in 2012 a valuable set of operating permits to operate fast charging stations along Dutch highways. Fastned decided to invest in an asset base ahead of the expected significant market demand for its services and now has the infrastructure in place to take advantage of the ongoing rapid growth in the BEV fleet. As an increasing number of BEVs drive an increasing number of kilometers on the Dutch and other European roads, they generate a structural demand for charging services, which is why Fastned offers a pure play exposure to the mega-trend of the electrification of mobility. The experience acquired from developing and operating the Dutch network gave Fastned a strong advantange in dialogues with foreign governments to support them in the process of structuring tender processes for fast charging locations in their countries. These efforts, paired with the track-record in the Netherlands, provided Fastned with a significant competitive edge in securing new sites versus the competition.

To accommodate the needs of a growing number of BEVs, the charging industry is expected to show accelerated growth in the coming years, so initially, Fastned expects that additional competition will only further strengthen the demand for BEV charging by fueling BEV sales. An estimate of the future market potential of the BEV charging sector in a mature state can be derived from the existing European gas station infrastructure selling fuel to the ICE car fleet as a proxy. In the meantime, not all existing charging infrastructure is even a vailable to all BEV drivers with e.g. Tesla operating a network of super chargers (offering fast charging) exclusively for its cars, and outdated chargers or chargers with local standards still being used in charging facilities across Europe, sometimes at sites that are not 24/7 accessible. This further increases the potential demand for Fastned that, driven by its mission to give freedom to all BEV drivers, has designed its charging infrastructure to be accessible to all commonly used connection standards and hence, to all BEV types and brands, including Tesla. See also "Industry".

Fast charging is essential infrastructure supporting and accelerating BEV adoptions and has tangible advantages vis-à-vis different charging alternatives

After spending billions of euros on the development of BEVs⁴⁴, OEMs have already commented that charging infrastructure is one of the main bottlenecks to accelerate the adoption of BEVs⁴⁵. Fastned offers charging infrastructure, the existence of which helps consumers to switch from ICE vehicles to BEVs, and hence, accelerates the adoption of BEVs. In addition, fast charging infrastructure along the highways is essential infra structure to alleviate range anxiety amongst BEV drivers.

BEV drivers will likely use a combination of several charging options: home charging (slow), public parking charging poles (mostly slow), destination charging: office, supermarket (mostly slow) and public fast charging infrastructure along the highways and other main roads (same as ICE gas stations). These options are all expected to exist and complement each other in the future, however, fast charging infrastructure along highways is expected to gain importance and expand much faster than the other charging alternatives with the share of fast charging expected to increase from 6% in 2020 to 32% in 2030⁴⁶. In contrast, the share of home charging is envisa ged to decrease from 75% in 2020 to 40% in 2030⁴⁷. Similarly, BCG expects the share of private charging to decrease from 75% in 2020 to circa 55% by 2030⁴⁸.

To provide the required charging capacity to the growing number of BEVs, fast charging infrastructure must accelerate its expansion as the private and public slow charging alternatives are confronted with a number of limitations: 1) with a finite number of BEV owners having a private parking place, public charging will be the majority of kWh required; 2) low asset utilisation as slow charging combines with parking and (therefore) can only service a limited number of cars; 3) as cars with larger battery packs come to market, it will take even more time to charge these BEVs; 4) a restriction of grid capacity as slow charging is usually connected to low voltage grids, which would require costly upgrades to allow for home charging; 5) limited scalability and the cost of installation and maintenance make public slow charging very difficult to scale: providing significant capacity requires millions of poles that all need a grid connection, required permits, servicing, etcetera.

In addition to these disadvantages of slow charging, fast charging is the only way to quickly provide power to long distance BEV drivers, including taxis and shared cars whereby charging time equals downtime.

Fastned is a first mover in the fast charging market, an exponentially growing sector with high barriers to entry

There are significant barriers to entry in the fast charging market. These barriers are set out below:

- Access to (a limited number of) scalable sites on strategic high traffic locations is required. Fastned has 164 stations on key locations (as at the date of this Registration Document) and 157 additional locations acquired (as of September 2021). In addition thereto, Fastned has many more sites in the pipeline that are currently under investigation;
- The development process of a single location is lengthy (two to three years), including various different steps from site acquisition to full operation, such as securing land leases, obtaining permits, and site construction. The development process varies depending on the specific country in which the location is located, but within each geography all market players, Fastned and competitions alike, are generally exposed to the same hurdles and similar timelines. However, Fastned's ample experience in managing and planning station development plays a key role in managing the process efficiently and effectively;
- Electricity grid connection is a bottleneck in time and capacity: connections that are delivered by the network operators require significant time to be put in place and depend on the remaining capacity of the medium

⁴⁴ McKinsey Center for Future Mobility, "Mastering new mobility" (September 2019).

⁴⁵ For example: Volkswagen Power Day Presentation 2020 and BMW's Board Member comments.

 ⁴⁶ McKinsey Center for Future Mobility, "Charging ahead: Electric Vehicle Infrastructure demand" (October 2018).
 47 McKinsey Center for Future Mobility, "Charging ahead: Electric Vehicle Infrastructure demand" (October 2018).

⁴⁸ Boston Consulting Group, "Winning the Battle in the EV Charging Ecosystem" (April 2021).

voltage grid. Fastned is experienced in dealing with the challenges associated with getting a grid connection in place;

- Specialised knowledge of the technical and regulatory requirements (such as specific permits) for setting up
 charging stations is necessary, which are demonstrated by the experienced and dedicated network
 development and construction team Fastned has in place since 2012;
- Ability to realise high quality charging stations in an economical manner requiring extensive construction experience with ongoing optimisation of the building process and design, and a good up-to-date understanding of the fast technological developments in the sector is important. In order to deal with this element, Fastned has optimised its construction management capabilities (e.g. by setting up a dedicated team) and design of its stations, which is modular and therefore highly scalable;
- Ability to operate the whole network in a consistent manner with high uptime statistics resulting in high customer satisfaction scores is essential. ⁴⁹ Fastned's track record of over 99.9% uptime since 2015 and high customer satisfaction (see "— *Customer Satisfaction*") support the Company's capabilities in this area; and
- Existence of scale and network effects, which allow for spreading of fixed costs and reduce operating costs of the total network. Fastned has a growing network of 164 stations as at the date of this Registration Document in operation and hundreds of stations in the pipeline, which enables the Company to benefit from economies of scale and network effects.

These barriers to entry are not only limiting potential competition from new entrants, but also the ability of existing competition to realise further growth. As one of the few independent focused charging network operators, Fastned faces competition mainly from initiatives with an OEM, oil & gas or public utility background. While Fastned aims to build and operate a commercially viable business in BEV charging, these competitors often serve also other interests, such as promoting BEV car sales for OEMs (e.g. Tesla and Ionity), providing an additional sales channel for utilities (e.g. Allego when it was owned by Dutch utility company Alliander) or hedging its existing business (e.g. Shell through Shell Recharge). This often results in different choice of locations (single charging poles set up by utilities upon client requests in the public street/parking areas) or limited a ccessibility of locations (Tesla's super charger network only available to Tesla cars). See "Industry – Competition".

As a first mover in the Netherlands, which is also a frontrunner country in Europe in terms of BEV adoption, Fastned is now reaping the rewards by already operating a high-quality network with presence on key locations and having a strong development pipeline, which is a strong advantage for Fastned as compared to new and existing competition. Fastned has also built a strong track record in opening new locations, supported by a strong operational organisation and in-house knowledge and experience, which constantly improves the efficiency and costs of the roll-out process. To this end, Fastned has a dedicated network development team with industry leading knowledge with respect to selection of key locations, obtaining permits, realising grid connections and site construction.

Strong current market position in the Netherlands with further roll-out potential in existing and new markets

Since its inception in 2012, Fastned has heavily invested in building a strong network in the Netherlands and entering and developing other key markets in Western Europe to gain a foothold and local on-the-ground experience. As a result, Fastned already owns and operates the largest independent public fast charging network in Europe with 164 stations in operation (as at the date of this Registration Document), 157 stations committed (as of September 2021), and many additional stations in various stages of development (from scouting and selecting new sites to securing land leases). Hundreds additional sites are under active investigation as part of the pipeline of potential leads through key partnerships, including the pilot retail locations at supermarket chains Albert Heijn in the Netherlands and REWE Region Mitte in Germany, which each offer a potential for more locations.

⁴⁹ Uptime is the percentage of hours per year that the Company's fast charging stations are available for use.

Fastned already has a good coverage in Netherlands, with a c.29% market penetration as per 31 December 2020⁵⁰ (c.45% in 2019), and is developing new locations (highway and non-highway) to further increase the density and capacity of its network. On top of this, Fastned is actively investigating alternative types of locations, such as expanding into retail locations through an exclusive pilot for offering fast charging services at Albert Heijn sites in the Netherlands (with three sites in operation, in Eindhoven, Tilburg, and Nijmegen) and at REWE Region Mitte in Germany. The strategic and operational experience gained by Fastned in the Netherlands as its home market, provides a springboard for Fastned's international roll-out strategy, as countries approaching public fast charging for the first time are interested in learning about Fastned's experience in developing and operating the Dutch network. This has resulted in, and leads to, valuable dialogues with foreign governments across Europe with the aim to participate in open and transparent tenders.

Outside of the Netherlands, Germany, the United Kingdom, Belgium, Switzerland and France are the key countries, where locations are being sourced and built to realise further growth. In March 2019 Fa stned has won a tender to construct twenty new stations along highways in Switzerland, which will connect well with the expanding network in Germany. The Company won the tender on the basis of its a lready proven quality and ability (in the Netherlands and Germany) in terms of technical equipment, payment methods, customer service, station realisations and operations. This will take Fastned a step closer in realising its goal of building a European network of a 1,000 fast charging stations. In new markets, such as Switzerland, where there is very little infrastructure, there is ample opportunity for growth for any party in absolute terms, even if competitors already hold a large share of the current market.

Very scalable business model with strong operational leverage resulting in attractive economics

Fastned has a very scalable business model along several dimensions:

- i. <u>Highly scalable set-up of the existing network</u>: Fastned's capacity is and can be scaled and grown on three main axes: (i) number of locations, i.e. new fast charging stations, (ii) number of chargers per station, and (iii) speed per charger. The Company initially configured its stations with an average of two chargers per location. Currently the standard configuration is around four chargers per location, with the envisaged situation at some locations of providing eight or more chargers. Initially the fast chargers at Fastned's stations could each deliver a maximum of 50 kW. In 2018, Fastned started adding 175 kW chargers, which are forward compatible to deliver up to 350 kW, but can also be used by BEVs with a slower battery charging capacity, and are therefore backward compatible. At the date of this Registration Document, Fastned has 200 50 kW chargers, 77 150 kW chargers, 111 175 kW chargers and 234 300 kW chargers. The scalability of its network allows Fastned to (i) accelerate the revenue generation of its stations and (ii) upgrade the chargers in line with technological developments and (iii) decrease charging time, whilst catering to increasing demand of BEVs coming to market;
- ii. Operational leverage: with an increasing utilisation of the existing network through an increasing number of clients and charging sessions, as well as increasing charging speed (more electricity sold per minute of charging), Fastned can better deploy its existing network and cover the direct and indirect operating costs. This operational leverage, inherent to owning infrastructure assets, is especially attractive in a rapidly growing market like fast charging. Fastned's current operating expenses (OPEX) spending is to a large extent driven by the Company's expansion strategy (costs incurred for obtaining permits, site development, construction management and other network development activities), while the ongoing OPEX for the operational network are limited, especially through the efficient design of Fastned's fast charging infrastructure with unmanned stations and limited overhead, such as IT (network operations centre) and the customer call centre.

In September 2018, Fa stned a chieved break-even on an operational level, meaning that all direct operating costs related to its stations (e.g. grid fee, rent, maintenance) are covered by revenues generated by the stations. In the first quarter of 2019 Fa stned's Operational EBITDA (as defined below) was positive for the first time, meaning

Number of unique customers in Q4 2020 / Total number of BEVs in the Netherlands as per 31 December 2020; source: Rijksdienst voor Ondernemend Nederland and Fastned.

that Fastned's direct operating costs related to the stations, as well as indirect operating costs related to the ongoing operations of the existing network, were covered by its gross profit (see "Operating and Financial Review – Key Factors Affecting Results of Operations and Financial Condition – Operational EBITDA"). The Company is aiming towards an overall break-even point, whereby Fastned's gross profit covers its total operating costs (including expansion related operating costs), as the adoption of BEVs in the Netherlands further progresses.

Customer centric by design resulting in high customer satisfaction and loyalty

Delivering the best customer experience is in Fastned's DNA. From its founding the focus of Fastned has been to bring to the market the most user-friendly fast charging infrastructure as a service for BEV drivers. This manifests itself in the way stations are designed, in the user-friendliness of the charger interface and the software (such as the Fastned app), Fastned's approach to technical hick-ups in the back office (customers can always charge, even if the payment fails) and the Company's 24/7 customer support call center. This approach has gained Fastned wide recognition amongst its customers as the best-in-class operator of charging infrastructure with an excellent reputation in terms of quality of services (99.9% uptime statistics) resulting in a high Net Promoter Score of 39⁵¹, see "– *Customer Satisfaction*".

The distinct design and visibility of Fastned's stations, as well as the acceptance and promotion by the BEV opinion leaders (e.g. 'Fully Charged', a YouTube channel focusing on EVs and renewable energy) results in a positive momentum, further supporting BEV drivers' top of mind a wareness of the Fastned brand.

Fastned sees the high customer satisfaction on its existing sites as one of the important drivers of its international expansion. Customers and market commentators increasingly provide positive feedback, recognising Fastned as one of the most reliable providers of charging infrastructure. This triggers demand from new regions, as Fastned receives inbound requests from BEV drivers to open its stations in their surroundings. In addition, Fastned is increasingly being approached by site owners offering their locations to realise new stations.

Fastned is further building its customer loyalty and satisfaction by continuously improving its service offering through different payment methods (app, charging pass, payment terminals, automatic car recognition) and the dedicated Fastned app, which allows BEV drivers to plan their trips and charging stops prior to their journey. See "— Payment Methods".

Experienced management team supported by an entrepreneurial organisation fully equipped for growth

Fastned was founded by Mr Lubbers (now chairman of the Supervisory Board) and Mr Langezaal (now Chief Executive Officer) in 2012, following the acquisition of exclusive rights to apply for operating permits for 201 fast charging stations on highway locations in the Netherlands, when the BEV charging industry was still in its infancy. The Management Board was further strengthened by Mr Korthals Altes (Chief Commercial Officer) in 2013, and Mr van Dijk (Chief Financial Officer) in 2019 so now it comprises some of the most experienced people in this young but rapidly growing industry in Europe, especially given Mr Langezaal's previous experience at Epyon, a Dutch manufacturer of BEV fast chargers, which was later taken over by ABB. See "Management, Employees and Corporate Governance". The Management Board is further complemented with three experienced managers to form the Management Team.

As a founder led company, Fastned has a strong entrepreneurial spirit, driving the Company to be flexible and react quickly to seize opportunities, as well as always looking for better ways to do things. For instance, Fastned employees prefer to develop in-house skills and know-how, instead of relying on external providers that do not add value to the Company. In scouting charging locations, their development and construction, a wealth of know-how and experience has been accumulated over the years, enabling the Company to roll-out new locations in a cost efficient manner. In addition, in early 2020, Fastned has substituted a part of its generic third party SaaS software with in-house developed solutions that are much more flexible, user friendly and scalable for the future.

⁵¹ Net Promoter Score is a management tool that can be used to gauge the loyalty of a firm's customer relationships; the outcome of the Net Promoter Score for Fastned is based on a survey among 897 customers in November/December 2020.

5.4. Strategy

Fastned believes that there is significant growth opportunity for fast charging services in Europe, with key countries such as the Netherlands, Germany, the United Kingdom, Belgium, Switzerland and France. This growth opportunity is supported by the rapidly growing numbers of BEVs in these countries, with other countries soon to follow. BEVs require electricity to drive and Fastned strives to be the premier supplier of fast charging services to the growing group of drivers of these cars.

Acquire the best locations ahead of the market

Fastned believes that the first few parties that are active in this new and growing market will be able to acquire the best locations. Fastned aims to build up a highly valuable portfolio of locations for future fast charging stations ahead of the market and competition. For that reason, Fastned invests significantly in the scouting, screening and selection of high quality sites, participates in tenders for sites, and develops strategic partnerships with land owners. See "Description of Operations – Network Development – Phase (A): Scouting and selecting new sites". The increasing portfolio of sites provides a unique platform for future growth that cannot be matched easily by new entrants in the fast charging market.

Accelerate growth by rapidly scaling the installed charging capacity

Fastned aims to continue to grow its installed charging capacity by adding additional stations, increasing the number of chargers at each location and increasing the charging speed of those chargers. By doing so, Fastned can grow capacity on three axis simultaneously and thus rapidly scale capacity when demand accelerates. The pipeline with new locations and the existing stations that are not yet at maximum capacity thus form a powerful platform for future growth.

Continuously refine operational procedures, systems and software ahead of market lift-off

The fast charging market is still in the early stages of development. Fastned actively seeks to learn from and optimise operational procedures, systems and software before the pace of growth of the fast charging market accelerates even further. Being a first mover in this industry enables Fastned to take advantage of obtaining the relevant knowledge and experience at an early stage, ahead of new and existing competition.

Increasingly benefit from scale and network effects

By growing the network, Fastned benefits from increasing scale effects in purchasing, network operations, maintenance, customer service, and other areas. At the same time, with each station added, it makes it more convenient for customers to solely rely on Fastned for their fast charging needs. Using only Fastned stations has benefits such as trusted quality, a potentially lower price per kWh based on a price plan (e.g. in the Netherlands, Fastned offers a price plan for its customers whereby, instead of paying EUR 0.59/kWh, customers pay a monthly fee of EUR 11.99 and a price per kWh of EUR 0.35), and the possibility of using the Fastned route planner that allows customers to plan trips including charging stops along the way. The combination of network effects and scale effects are expected to stimulate revenues while at the same time drive down costs and, consequently, increase margins and provide Fastned with a potential cost advantage over competitors.

Investigate, develop and implement business extensions

The current business model of Fastned is based only on fast charging services. However, Fastned is actively looking into business extensions that provide strategic value in terms of better network coverage and improved customer experience. One potentially beneficial extension is providing (small) fast charging stations at retail locations, which Fastned is currently piloting with Albert Heijn and REWE supermarkets in the Netherlands and Germany, respectively. Another potential extension is adding a convenience store, a toilet, and/or the possibility of selling snacks and beverages, such as coffee at its fast charging stations. On certain locations, providing such services could be mandatory due to potential tender requirements. It is currently not yet decided whether Fastned would operate such convenience store, toilet and/or the possibility to sell snacks and beverages, or whether these

services will be outsourced to a third party. In April 2021, the District Court of The Hague ruled that the RVB, being the land owner of all service areas along the Dutch motorways, may not refuse Fastned the lease agreements required for such additional service facilities. The RVB is currently preparing the necessary amendments of the lease agreements for additional service facilities in respect of the service areas 'De Horn', 'Velder' and 'Hellevliet'. See also "—Legal Proceedings".

5.5. Medium Term Objectives

On the basis of the existing financing and assuming Fastned's a bility to secure further financing to implement its growth strategy going forward, Fastned has set the following financial and business objectives for the medium term, which it aims to achieve by executing its strategy:

- Fastned aims to accelerate the process for acquiring new locations and constructing new charging stations in order to increase its contribution to the development of the charging market, working towards its goal of a 1,000 charging stations in Europe at an accelerating pace;
- Based on Fastned's current pipeline, and provided that the rapidly growing BEV market will create additional opportunities, Fastned aims to significantly increase the pace of adding new charging stations as compared to the trend of the past years (17 stations in 2020, 29 stations in 2019, and 22 stations in 2018);
- Fastned aims to accelerate the installation of new and faster chargers on existing locations to provide customers with the quickest charging experience possible;
- Fastned aims to continue to grow at least in line with the BEV market growth, following the pattern it has shown in the recent years, through offering reliable fast charging services on strategic high traffic locations, subject to the impact of COVID-19 on traffic.

Fastned has not defined, and does not intend to define, "continue" or "medium term". These financial objectives should not be read as forecasts or projections and should not be read as indicating that Fastned is targeting such metrics for any particular year, but are merely objectives that result from Fastned's pursuit of its strategy. Fastned can provide no assurances that these objectives can be met or that its strategy can be implemented, and the actual results could differ materially. The objectives have been determined based on trends, data, assumptions and estimates that Fastned considers reasonable as of the date of this Registration Document (see also "Industry"), but which may change as a result of uncertainties relating to its economic, financial or competitive environment and as a result future business decisions, as well as the occurrence of certain factors, and they are inherently subject to significant business, operational, economic and other risks, including but not limited to those described in "Important Information – Information Regarding Forward-Looking Statements" and "Risk Factors", many of which are outside of Fastned's control.

Fastned cannot influence or predict, the future growth (or even decline), in a mount nor in time, of the number of BEVs (see also "Risk Factors - Fastned's growth depends on the growth of the number of BEVs on the road, a slower than anticipated increase, or even a decrease, in the growth of BEVs may therefore slow down Fastned's growth and have a material adverse effect on Fastned's business, results of operations and prospects"). The assumptions upon which the objectives are based (including the speed and extent of adoption of BEVs in the Netherlands in the coming years, Fastned's operating expenses to develop in line with historical patterns and pricing for the sale of electricity to remain stable) may change or may not materialise at all. In addition, unanticipated events may adversely affect the actual results that Fastned achieves in future periods whether or not its assumptions relating to the medium-term objectives prove to be correct. Investors are urged not to place undue reliance on any of the statements set out above.

5.6. History

The idea of Fastned was conceived by Mr Lubbers and Mr Langezaal in 2011, back then respectively an investor in and employee of Epyon, a producer of fast chargers that was later acquired by ABB. That year, Rijkswaterstaat (the Dutch Ministry of Infrastructure and Water Management) organised a public allocation procedure for fast charging stations along Dutch highways. Fastned applied for operating permits on all 245 service areas in the

Netherlands. Following an allotment procedure held in 2012, Fastned acquired exclusive rights to apply for operating permits for 201 fast charging stations on highway service areas. Based on these exclusive rights, the first employees were hired and Fastned started with the application for other required permits, the procurement of grid connections, the design of the station and the selection of suppliers.

In November 2013, the first five Fastned stations were opened. Charging was initially free. After the launch of the Fastned app in 2014, customers were able to start and stop charging sessions, which later that year also allowed Fastned to let customers pay for their charging sessions, resulting in the first revenues. In 2014, Fastned listed on trading platform NPEX and issued its first depositary receipts of shares in the Company (**DRs**) to the general public. 19 Fastned stations were operational as at 31 December 2014.

In 2016, Fastned transferred its listing from NPEX to the Nx change trading platform. In December, Fastned issued the first public bonds. As at 31 December 2016, 57 Fastned fast charging stations were operational, including the first non-highway fast charging station. In 2017, Fastned secured sites in Germany and Belgium, won a tender for locations in the United Kingdom, and signed contracts for urban sites in the Netherlands. Fastned was a warded a subsidy of EUR 4.1 million for the construction of fast charging stations in Germany. As at 31 December 2017, Fastned installed the first 175 kW chargers, 63 Fastned fast charging stations were operational.

In 2018, Fastned expanded its network to Germany by opening eight fast charging stations and developing another nine fast charging stations across the country. As at 31 December 2018, the total number of Fastned fast charging stations was 85. In March 2019, Fastned won two tenders. One of these tenders will allow Fastned to build fast charging stations on 20 sites along highways in Switzerland and the other one will allow it to build five fast charging stations across the North East of England. Also, after a multi-year process, the Dutch Council of State ruled in January 2019 that Fastned has the right to apply for permits to build additional facilities (such as shops) at its highway sites in the Netherlands.

In 2019, Fastned terminated its agreement with Nxchange and announced its intention to list on Euronext Amsterdam. Trading remains possible on Nxchange as long as Nxchange facilitates this option on its platform. On 21 June 2019, Fastned listed on Euronext Amsterdam. At the date of this Registration Document approximately 99% of the DRs are listed on Euronext Amsterdam. On 16 December 2019, Fastned acquired permits to 13 highway locations in Belgium. As at 31 December 2019, the total number of Fasted fast charging stations was 114.

On 1 July 2020, Fastned acquired 100% of the shares in The Fast Charging Network B.V. from MisterGreen. This added 16 highway locations in the western part of the Netherlands to Fastned's network. The acquisition was paid by issuing 165,000 new DRs to MisterGreen (representing 1.1% of the total number of outstanding DRs).

On 22 July 2020, Fa stned opened its 100th fast charging station in the Netherlands.

On 27 October 2020, Fastned opened its first station in Belgium, close to Oostende Airport.

On 22 December 2020, Fastned opened its first station in Switzerland, resulting in Fastned being operational in five countries. As at 31 December 2020, the total number of Fasted fast charging stations was 131.

On 2 March 2021, Fastned successfully completed an accelerated bookbuild offering to qualified investors. The offering consisted of 1,875,000 new DRs, representing approximately 12.5% of the Company's existing issued share capital. The new DRs were issued at a price of EUR 80 each, resulting in gross proceeds of EUR 150 million.

5.7. Description of Operations

Fastned business model

Fastned's business model is very similar to that of a regular gas station: selling energy to car drivers on locations alongside the road that allows its customers to quickly continue their journey. It is a nticipated by Fastned that the

convenient (easy accessible) and high-traffic locations will result in a significant number of customers for its charging services.

Fastned sells energy (kWh) to BEV drivers at unmanned stations. In the Netherlands users can choose to pay per kWh as well as opt for a price plan with a fixed monthly fee and lower price per kWh. Given the nature of the business and the large number of individual customers, Fastned is not dependent on a small number of key business-to-business customers.

Fastned operates its stations at high traffic locations such as a long highways and non-highway locations such as in urban areas. In addition, Fastned started a pilot at three Albert Heijn stores in the Netherlands and at four locations of REWE Region Mitte around Frankfurt in Germany with the aim to test a Fastned mini station. If the pilot has a positive result for both Fastned and the retail operators, parties have agreed to extend their collaboration and partnership to more stations in the Netherlands and Germany, respectively.

Network Capacity

Fastned has a significant base of installed capacity and can expand the capacity of its network on three axis: (i) by securing new locations, obtaining permits and continue building more fast charging stations, (ii) by placing additional fast chargers at existing stations, and (iii) by equipping existing fast charging stations with faster chargers that can deliver more kWh per unit of time. To this end, the fast charging stations are designed with expansion of capacity in mind. Where possible, Fastned will choose to install a large grid connection right from the start, even if this capacity is not yet required by the initial station configuration. The new station roof (implemented from 2017 onwards) is modular by design, allowing for expansion of the fast charging station. Each fast charging station configuration is designed to house a certain number of chargers. The minimum is always two, but often more chargers will be installed. Moreover, the fast charging station usually will include empty slots where a dditional chargers can be added quickly. When building fast charging stations, tubes and cables are already put in place in preparation of additional chargers. As a result of this, at the date of publication of this Registration Document the number of chargers can roughly be doubled by a dding chargers to empty slots.

The station design is highly standardised to drive down the cost of production and installation. Also, it allows for efficient maintenance due to a limited number of parts. By building the same (similar) fast charging station over and over it pays off to optimise the design based on the learnings of earlier installations. This applies to both Fastned as well as its suppliers. Moreover, since the same station is built in multiple countries with multiple construction partners, it allows Fastned to compare prices and drive down costs based on teachings at any such party.

Medium voltage grid connections are a prerequisite to install multiple fast chargers with a capacity of 175 kW or more per fast charger. Fastned invests in these medium voltage grid connections as part of its network development, ensuring that the fast charging stations are easily scalable with additional and faster chargers when necessary.

Capacity utilisation can be calculated on multiple levels. The primary capacity indicator for Fastned at this stage is time-based utilisation, showing the percentage of time (out of 24 hours per day) that chargers are in use. In Q4 2020, Fastned had an average of 438 chargers operational, that were used at 7.6% of the time.

This implies that there is still ample room for growth of deliveries (kWh) on the existing network. Moreover, Fastned's charging stations have a scalable design and are designed to house more and faster chargers. Adding chargers is relatively cheap and simple as no additional permits or grid connections are required, which enables Fastned to quickly scale up if and when required.

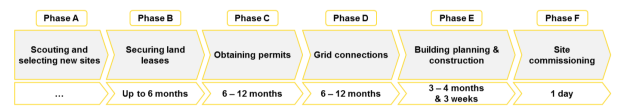
Utilisation can also be calculated as the percentage of the total installed power (MW) versus the actual deliveries (MWh). For example, a 150 kW charger that delivers 50 kW in one hour is 33% utilised in terms of capacity, while time based utilisation is 100%. The reason to report time-based utilisation instead of power-based utilisation (at this stage) is that Fastned can influence time-based utilisation (by being an attractive place to charge) while

power-based utilisation is largely dependent on the vehicle using the charger and the power requested from the charger (by the battery management system of the car). It is important to note however, that even at high levels of time-based utilisation, the volumes that are delivered at a station still have significant potential to grow based on the steadily increasing average charging speed a bility of BEVs.

Network Development

When developing new locations Fastned goes through the following phases: (A) scouting and selecting new sites, (B) securing the necessary land leases for such locations, (C) obtaining the required permits, (D) procuring grid connections, (E) building planning and construction, and (F) site commissioning. This whole process takes approximately two to three years per location, whereby phases (B), (C) and (D) are the most time consuming phases. All phases of the development process are managed centrally by Fastned's network development and construction team.

Figure 9: Fastned's new location development process



Fastned has 164 sites operational (as at the date of this Registration Document), and 157 sites at an advanced stage of development across stages C through E (as of September 2021), and many more locations in various earlier stages of development (Phases A or B).

Phase (A): Scouting and selecting new sites

Sites are selected on the basis of traffic flows, a menities in the vicinity, relevance in the network, duration of the lease agreement, rent amount and other considerations. Dedicated location development managers in multiple countries scout hundreds of locations to identify relevant sites. Increasingly land owners also contact Fa stned to offer sites for a station. All sites are reviewed and rated. For sites that meet Fastned's minimum criteria the development team will start negotiations.

Phase (B): Securing land leases

This phase could take the form of commercial negotiations with a private land owner as well as participating in a tender or other type of governmental allocation procedure. The type of procedure and the scope of the rights that are awarded pursuant to such a procedure vary per country and per location. As part of this phase Fastned's location architects will often prepare drawings and other documentation to provide a clear picture of the station on a particular location. As such, this phase is not only a commercial phase, but also requires specific know-how of what is required at a location (distance to medium voltage grids, on/off ramps to the road, cables and pipes in the ground, etcetera). It could take up to six months for Fastned to secure a land lease. The duration of a land lease is on a verage 15 years, with exceptions for Switzerland where the duration of the lease is identical to the duration of the permit and some contracts in the Netherlands that are substantially shorter as a result of commercial negotiations. This phase is concluded once a commercial a greement is signed with a private land owner or once a tender is won.

Phase (C): Obtaining permits

In this phase the development team will start working on acquiring the relevant building permits to build a station. This implies providing all documentation (drawings, soil research reports, constructive reports, etc.) to the relevant governmental bodies for approval. This is an iterative process that might require multiple application rounds before final approval is obtained. This process usually takes six to 12 months. The operating permits have lengthy

durations (e.g. 15 years in the Netherlands, 20 years in Germany and 30 years in Switzerland), with the first ones to expire in the Netherlands in 2028. Once approval is granted, a location is progressed to the next phase.

Phase (D): Grid connections

Up to this phase, the development of a location only consists of operational expenditures. As of phase (D), capital expenditures will be required to further develop a new location. As a first step, the development team will ask for a quote for a grid connection from the relevant grid company. Fastned cannot choose a grid company, because it is dependent on the location. Grid companies have a monopoly to provide grid connections in a specific geographic area. As a result, prices of standard connections (usually up to 2 MW) are regulated. The capital expenditure for a medium voltage grid connection can range from EUR 20,000 to EUR 150,000 depending on the grid company, distance to the medium voltage ring, capacity of the connection, and other factors.

A grid connection can be ordered once the Management Team (as defined below) has made the capital expenditure decision for that particular station. It usually takes the grid company six to 12 months to deliver the connection. Once the connection is operational, the location is progressed to the next phase.

Phase (E): Building planning & construction

Once a station enters this phase, Fastned's development team will create a batch of locations and make a budget for this batch based on the configuration of each location. Budgets are based on a standard framework that is subsequently finalised with suppliers. As a final step, the Management Team will decide to allocate the required funds to build a batch of stations. If and when required final changes will be made to configurations and the number of locations to optimise and/or fit the available budget. Once the final capital expenditure decision is made, the development team will start the actual building planning process by making time plans with suppliers, making purchase orders, etcetera. From the moment that the investment decision is made to the moment that the first station of a batch is built usually takes approximately three to four months, based on planning time and lead times of subcontractors (which are dependent on the delivery of materials, etc.).

After the building planning has been completed, the construction of the station will commence. The construction includes ground works, putting in cables and drains, putting in the foundations of the canopy and chargers, installing the transformers, streetworks, installing communication systems, and installing chargers. Construction usually takes approximately three weeks per station.

Fastned's charging stations have a proprietary design with a solar canopy created by an in-house architect, which can be easily spotted from a distance and builds brand recognition. The structure is optimally engineered for expansion and scalability through it modular design.

Phase (F): Site commissioning

Once the station is constructed, systems will be connected to the internet and to Fastned's network operations centre. All technical systems will be tested, which only takes one day. If all technical systems pass the tests the station will be opened for use by the general public. See for a discussion of the capital expenditures associated with the new location development process "Operating and Financial Review – Liquidity and Capital Resources".

5.8. Description of Operations by Country

Figure 10: Overview of Fastned's current network



The Netherlands

Fastned operates 125 fast charging stations in the Netherlands. The fast charging stations are designed to house between two to eight chargers, of which in the beginning usually four or more are installed. When demand increases Fastned can quickly add fast chargers to meet this additional demand. All stations are in the possession of Fastned, with the exception of three urban fast charging stations located in The Hague, which are owned by the city of The Hague. Fastned operates and maintains these stations on behalf of the city of The Hague pursuant to a framework agreement with The Hague.

The fast chargers at the stations are all in the possession of Fastned with the exception of the 23 50 kW and 9 175 kW fast chargers, which are owned by asset company Fastned Terra 1 B.V. Fastned provided an interest bearing loan to this company to purchase these chargers from Fastned. Furthermore, for the 15 stations where these chargers are located, Fastned pays the relevant asset company a price per kWh delivered by the relevant chargers to electric cars at these stations. At the same time, Fastned delivers administrative, financial, commercial and technical management services (to keep the chargers operational) to the company, for which Fastned is paid.

The current term of the cooperation contract between Fastned and Fastned Terra 1 B.V. expires January 2026. Fastned has no shares in the capital of Fastned Terra 1 B.V. The asset company was set up in 2015 to benefit from fiscal incentive schemes offered by the Dutch government for investments in 'green' assets (such as chargers).

In addition to the existing fast charging stations mentioned above, Fastned has a well filled pipeline of locations under development which it intends to construct in the future. The majority of these locations are highway locations for which Fastned acquired operating permits in 2012 following the governmental allocation procedure by Rijkswaterstaat (the Dutch Ministry of Infrastructure and Water Management). Fastned also secured additional sites at non-highway locations, such as in urban areas, by means of lease agreements with private landowners. Such lease agreements typically have the following key elements: they are long term contracts (at least 10 years) and they contain a condition precedent that all permits will be obtained by Fastned.

In July 2018, BENEFIC (which is an EU funded initiative to assist in the implementation of clean power for transport in Belgium and the Netherlands), a warded a subsidy of EUR 1,464,000 to Fastned for the construction of 40 fast charging stations a cross the Belgian regions of Flanders and Brussels and the Netherlands. This subsidy is intended to cover a part of the capital expenditures related to the development and construction of fast charging stations in the Netherlands.

Germany

Fastned operates 25 fast charging stations in Germany. Similar to the fast charging stations in the Netherlands, the fast charging stations in Germany are designed to house between two to eight chargers, of which in the

beginning usually four or more are installed. When demand increases Fastned can quickly add fast chargers to meet this additional demand.

In addition to the existing stations, Fastned has a well-developed pipeline of locations in Germany. These locations are all at various stages of development and are mostly located at exits of major German highways. Fastned contracted such sites from municipalities, (local) private land owners or through partnerships. Additionally, Fastned started a pilot at four locations of REWE Region Mitte around Frankfurt to install and operate fast chargers at REWE supermarket stores to test whether there is a consumer demand for fast charging while doing groceries. If successful, the intention of parties is to extend this partnership to additional locations of REWE Region Mitte.

In 2014, Fastned was awarded a subsidy of EUR 2 million from the European Commission for the funding of fast charging stations in Germany of which EUR 640,000 was received by Fastned. Further, in September 2017, Fastned was awarded a subsidy of a maximum of EUR 4.1 million by the German Ministry of Transport and Digital Infrastructure to assist in the funding of 25 fast charging stations in Germany. Initially, this subsidy was granted in relation to sites that had to be finished before the end of October 2018. However, due to some delays in obtaining grid connections and permits, the German Ministry extended the grant of the subsidy until 30 September 2021.

United Kingdom

Fastned operates 8 charging station in the UK. These charging stations are designed to house between two to six chargers. Two stations are owned by the North East Combined Authority (NECA). Fastned is responsible for its operations and in return is allowed to sell electricity on the location for a period up to 36 months with the possibility of two extension periods of both twelve months.

In March 2019, Fastned won a second tender in the UK led by the North East Joined Transport Committee (NEJTC). This allowed Fastned to build and operate five fast charging stations across the North East of England with two $50\,\mathrm{kW}$ fast chargers each. Three of such stations are currently open. These fast charging stations are and will be owned by the NEJTC and Fastned manages the stations' design and construction, and operate and maintain them.

Fastned is currently working on the development of a pipeline of locations to allow it to grow its network in the UK. The realisation of the first stations provides Fastned a presence and supply chain in the UK, allowing it to sign additional contracts and build on its experience and supplier base in the region.

Based on the operating permit framework agreement Fastned signed with Transport for London in 2017, Fastned decided to set up a team in London and start preparing a supply chain to build stations. Although no suitable locations have been identified to date, Fastned's presence in the UK since 2017 allowed Fastned to win the recent NECA and NEJTC tenders and to build these sites relatively quickly.

Belgium

Fastned operates 4 charging station in Belgium. Fastned furthermore has a well-developed pipeline of over a dozen locations in Belgium. Several of these sites are nearing construction, which the Company intends to support mostly out of Fastned's headquarters, although a small local team is also present. This pipeline of locations contains sites in various stages of development and most of them are located at exits of important Belgian highways. Fastned contracted such sites through governmental bodies such as municipalities and (local) private land owners.

As in the Netherlands, the subsidy awarded by BENEFIC in July 2018, is intended to cover a part of the capital expenditures related to the development and construction of fast charging stations in Belgium.

On 16 December 2019, Fastned was granted permits to 13 highway locations in Belgium. These locations are part of a partnership with the Agentschap Wegen & Verkeer (AWV) to provide highway parkings in Flanders, Belgium with fast charging stations. The stations will be built on existing parking a reas directly a long the major highways in Flanders in the provinces of Limburg, Vlaams-Brabant and Antwerp. The highway parking a reas fall under the authority of the Agentschap Wegen & Verkeer (AWV). AWV is the Flemish road a gency, responsible for the management and maintenance of the road network in Flanders. The permission that AWV has granted for the locations is valid for 15 years and the result of a collaboration of AWV and BENEFIC.

On 25 June 2021, Fastned was selected by the West Flemish Intercommunale (WVI) in Belgium to realise five large fast charging stations on its business parks, mostly located along main roads in West Flanders. The first two concession agreements for a stations in Roeselare and Ostend have now been signed. These stations will be completed next year. The other locations will be realised in the coming years.

On 6 July 2021, Fastned won an additional 10 new locations directly on entry- and exit-ramps along Flemish highways. In conjunction with the allocation of locations by the Flemish Minister of Mobility a EUR 0.6 million subsidy for these locations is granted by BENEFIC.

Switzerland

Fastned operates 2 charging station in Switzerland. In 2019, Fastned took part in a tender from the Swiss Federal Roads Office (FEDRO) that organised a tender with the intention to issue operating permits for the realisation and operation of charging stations on 100 new highway service locations. These locations were allocated in packages of a maximum of 20 sites to five winning parties. Fastned has been allocated one package of 20 sites. In Switzerland the government is expected to provide the grid connection for each of the locations, including the associated capital expenditures. In 2019, Fastned opened an office in Switzerland.

France

In France, Fastned has opened an office in 2019 and is starting up its business by scouting locations and working on the establishment of strategic partnerships. In 2020, Fastned was awarded by the Autoroutes Paris-Rhin-Rhône (APRR) the rights to build and operate nine fast charging stations along highway locations for a period of 14 years. In February 2021, the contract for the aforementioned award was approved by the French Ministry of Transportation and signed by Fastned. Fastned is currently working on developing these stations.

5.9. Internal Organisation Structure

At the date of this Registration Document Fastned has more than 90 employees (Full Time Equivalents, or FTEs). All of the centralised corporate functions such as finance, human resources, accounting, administrative and legal are managed at the level of the Company at its headquarters in Amsterdam, the Netherlands.

Outside of the corporate functions, Fastned's staff can be divided into two different groups:

- One part of the organisation is concerned with the commercial and operational aspects of Fastned and manages existing stations, provides customer support and works on maximasation of sales. This includes activities such as network operations, maintenance, customer service, administration, communication and management thereof. Approximately 21 FTEs can be attributed to this part of the business (as at 31 December 2020).
- The other part of the organisation is concerned with growing the network and developing the customer offering. This includes network development, construction management, software development, funding, lobbying, marketing, and management thereof. Approximately 39 FTEs can be attributed tot this part of the business (as at 31 December 2020).

Both parts of the business have a leadership team of five FTEs, consisting of the relevant team leads and at least one Management Board member. The Management Board, consisting of the CEO, CCO and CFO, oversees both parts of the Company.

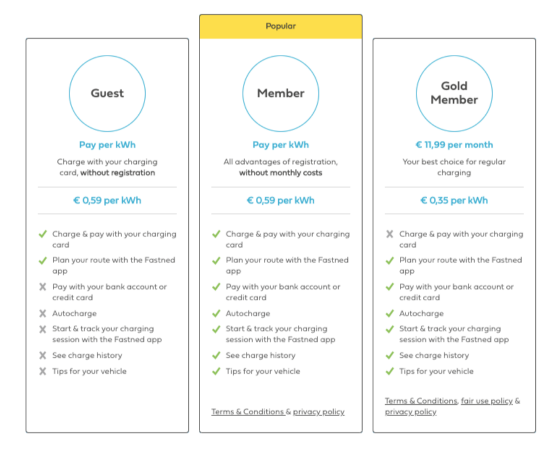
5.10. Current Pricing Model

Fastned aims to have transparent and uniform pricing throughout Europe. However, prices and price plans can differ in different countries based on local regulations and/or competitive reasons.

Figure 11: Fastned's pricing model

Pricing the Netherlands and Germany

Really fast and reliable fast charging. With 100% renewable electricity and 24/7 customer support.



Currently, in the Netherlands, Germany and Belgium Fastned charges its customers EUR 0.59 per kWh, GBP 0.39 per kWh in the UK and CHF 0.59 per kWh in Switzerland. Registered customers (members) can opt for a Gold Membership. A Gold Member pays EUR 11.99 per month and EUR 0.35 per kWh in the Netherlands, Germany and Belgium, GBP 9.99 per month and GBP 0.29 per kWh in the UK, and CHF 11.99 per month and CHF 0.35 per kWh in Switzerland.

5.11. Payment Methods

Fastned generates revenues by selling electricity to BEV drivers. Customers can pay for electricity by using the following payment methods:

• Payments can be made with dedicated charging cards provided by parties such as Plugsurfing, Travelcard and NewMotion. Fastned connected many new charging card providers directly to the Company's back office

system via the Open Charge Point Interface (OCPI) protocol (see *—Information Technology*). These payment methods can be used without registration as a customer at Fastned;

- When registered as a customer at Fastned, customers can link a charging card, debit card or credit card to their account. This allows for payments without one of the abovementioned dedicated charging cards;
- Additionally, Fastned provides its non-registered customers the possibility to pay for their charging sessions by scanning the QR code on the screen of the chargers and use their banking app or credit card; and
- In the UK, Fastned provides payment terminals on its chargers, allowing for ad-hoc payments with debit cards and credit cards (without registration via the app). Fastned intends to enable ad-hoc payments throughout its network.

Charging without registration (ad-hoc) allows easy access to Fastned's stations by any BEV driver. However, registration provides benefits to both customers as well as Fastned. When registered, Fastned can send relevant information to customers, such as a warning when a station is offline, or notify a customer when there is an issue with a charging session. Also, registration allows customers to use a standard debit or credit card as a method of payment. Additionally, registration allows the activation of Autocharge, whereby a charging session is started immediately when the plug is inserted into the car. The charger recognises the car and bills the session to the relevant customer.

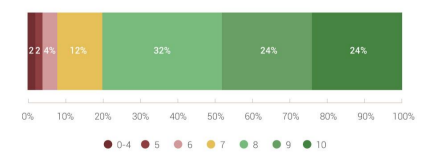
5.12. Customer Satisfaction

Customer experience and customer satisfaction are fundamental value drivers for Fastned. Every registered customer that finishes his or her first charging session is asked to rate this experience on a scale of 1-10 (10 being the best). In 2020, customers rated their first session with an average score of 8.1. Additionally, on a regular basis Fastned asks customers for their opinion about its services. This provides a constant flow of suggestions that Fastned uses to improve its service on a daily basis.

Another key indicator is the Net Promoter Score (NPS). This score is based on how likely Fastned's customers are to recommend Fastned to others on a scale from 0 to 10. The Company's latest survey (in November/December 2020) involving 897 customers showed that c.47% of Fastned's customers are 'promoters' and gave a score of 9 or 10. Another 32% of our customers gave us a score of 8, and 12% gave a score of 7. Only 8% of the respondents gave us a score of 6 or lower. Fastned's NPS score at that moment was thus 39 (calculating by deducting the detractors (c.8%) from the promotors (47%)).

Figure 12: Fastned's NPS score (December 2020)

How likely is it that you would recommend Fastned to a friend or colleague?



Fastned aims to make fast charging at Fastned as simple and intuitive as possible. The goal is to have a customer experience that is superior to refuelling in all its aspects, including factors such as ease of use and reliability.

In terms of reliability, Fastned has an extensive track-record with over 99.9% uptime of its stations since 2015.

The relia bility of Fastned's network and the fast chargers is becoming more important, but keeping the network reliable becomes significantly more complex. Organising Fastned's maintenance capability has therefore become an important topic for Fastned.

5.13. Suppliers

Fastned engages a range of suppliers in the operation of its business. These include the supply of fast chargers, software and contractors. All the suppliers are engaged on a non-exclusive basis, and could be replaced should that be convenient to Fastned.

Fastned sources fast chargers from ABB and from Alpitronic. ABB is a Swiss-Swedish multinational corporation headquartered in Zurich, Switzerland, operating mainly in robotics, power, heavy electrical equipment and automation technology areas. Alpitronic is an Italian corporation headquartered in Bolzano, Italy, specialised in the production of power electronic systems for the automotive, aerospace, railroad and renewable energy industries. Fastned continues to monitor the market and evaluate competing offers by other suppliers. If beneficial to Fastned, Fastned can decide to switch to an alternative suppliers or add additional suppliers next to ABB and Alpitronic, as the agreements with ABB and Alpitronic are non-exclusive framework agreements which can be terminated at convenience by taking into account a short notice period. Such a decision would involve a trade-off between technology, price and availability of the chargers as well as the operational implications of having chargers of multiple suppliers in the field.

Fastned works with a number of contractors for the construction of stations in each country on a non-exclusive basis. If needed, contractors can be replaced.

In various countries, Fastned works with brokers to purchase electricity directly off the market. As a result, power is sourced from a multitude of suppliers. In the future Fastned may decide to enter into power purchase agreements (PPAs) with suppliers to purchase certain volumes of electricity for a number of years.

5.14. Information Technology

In the past years Fastned has developed a proprietary software platform for i.a. the administration of charging sessions, delivery of dynamic Point of Interest (POI) data to navigation partners (via Open Charge Point Interface, OCPI), direct billing, charger management, authentication of payments. Consequently, the contract with the external supplier of a Software as a Service (SaaS) solution, NOW! Innovations, was terminated in March of 2020.

The proprietary software platform has been developed in-house by Fastned's dedicated team of software engineers. The team keeps working on further developments to the platform with the aim to (i) continuously improve the customer experience, (ii) deliver a reliable charging experience through a stable platform, (iii) ensure that Fastned can handle rapid growth and scale along with the market and (iv) have the flexibility to respond to market changes more quickly.

5.15. Corporate Social Responsibility

Fastned only provides 100% renewable energy from sun and wind. Part of the required energy is generated with the solar roof that is part of most charging stations. The renewable energy produced on-site is more than sufficient to supply each station with the power needed for systems such as camera's and communication equipment. On larger stations, the roof generates sufficient electricity to also provide electricity for two or three charging sessions per day. All other electricity is procured from wind and solar farms. Apart from the above there are other aspects in which Fastned minimises its environmental impact: (i) only FSC certified wood is used in the canopies of the stations, (ii) design optimisation of the stations resulting in a minimum of materials used, (iii) only LED lighting in the stations, (iv) motion sensors to activate lighting only when people are present in the station, (v) Fastned works with multiple organisations providing jobs to people with a disadvantage in entering the labour market for cleaning its charging stations, and (vi) Fastned went fully vegetarian in 2019 (lunches and other food provided by the company do not contain any meat, reducing the environmental impact).

Fa stned estimates that its network of charging stations enabled the avoidance of approximately 8,670 tonnes of CO_2 in 2020^{52} through the delivery of 11.0 GWh.

5.16.Legal Proceedings

Fastned is currently involved in litigation proceedings in the Netherlands, primarily involving legal proceedings against Rijkswaterstaat (the Dutch Ministry of Infrastructure and Water Management) relating to (the scope of) the permits for operating fast charging facilities on Dutch highway locations.

Other than the proceedings described below, there are no governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened of which the Company and/or the Group is a ware), during a period covering at least the previous 12 months which may have, or have had in the recent past significant effects on the Company and/or the Group's financial position or profitability. Although Fastned cannot guarantee a certain outcome, it currently expects that there will be no negative consequences for its financial position resulting from the proceedings referred to in this section, apart from the costs associated with these proceedings because all these legal proceedings relate to the WBR policy of Rijkswaterstaat.

General

The various legal proceedings against Rijkswaterstaat predominantly concern a disagreement between Fastned and Rijkswaterstaat on two topics relating to (the scope of) the permits for operating fast charging facilities on Dutch highway locations. The first disagreement relates to the question of whether a permit to operate a fast charging station also includes the right to operate a convenience store, a toilet, and/or the possibility of selling snacks and beverages, such a scoffee. The second disagreement relates to the question of whether Rijkswaterstaat is allowed to reserve permits for fast charging facilities (as an additional service) exclusively for existing petrol stations and roadside restaurants in parallel to the public procedure allocating the rights to operate fast charging stations as held in 2012. The two disagreements with Rijkswaterstaat are discussed in more detail below.

Short overview of the regulatory framework

On 20 December 2011, Rijkswaterstaat published its intention to grant permits under the WBR for operating fast charging stations along Dutch highways. These WBR Permits are public law permissions issued by Rijkswaterstaat and are required to operate on service areas (*verzorgingsplaatsen*) that form part of the highway system for the provision of services to road users.

In order to enable charging providers to establish fast charging stations, Rijkswaterstaat amended the WBR policy rules (*Kennisgeving Voorzieningen op verzorgingsplaatsen langs rijkswegen*) by adding 'energy charging points' to the exhaustive list of basic services (*basisvoorzieningen*). A 'basic service' is the same qualification as roadside restaurant or petrol station, and gives the WBR permit holder the option to apply for permits to provide 'additional services' (*aanvullende voorzieningen*), such as the provision of car wash facilities, a convenience store, a toilet or a selling point for beverages and/or snacks.

All parties interested in operating charging points could file an application for such a permit. Applications for the same service areas filed before 17 January 2012 were ranked by drawing lots, later applications had to be processed in chronological order of receipt. Fastned filed applications for WBR Permits to operate fast charging stations, as a 'basic service', on all service areas opened by Rijkswaterstaat before 17 January 2012.

On 20 November 2013, Rijkswaterstaat published a second amendment to its WBR policy rules that precludes WBR permit holders that operate charging stations as a basic service from providing additional services. This change was made without consulting or informing Fastned or any other stakeholder.

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⁵² Based on 5 km per kWh in terms of consumption and 0.157 kg of CO₂ avoided per km. CO₂ avoided per km estimated based on 2018 Dutch passenger car total consumption (19.125 million tonnes of CO₂) and distance drove (121.44 billion kilometers). These factual statistics are based on an "Annual Road Vehicle Monitor Report (2018)" as published by Statistics Netherlands (Centraal Bureau voor de Statistiek) as also referred to in the following article.

On 17 March 2017, Rijkswaterstaat a mended its WBR policy rules a gain by adding that no more WBR Permits will be granted for the establishment of a second independent fast charging station on a service area. As a result, Rijkswaterstaat will only grant one WBR permit for a charging station as basic service per service area, as it deems that the realisation of a second charging station is contrary to the statutory objectives of safe and effective (*veilig en doelmatig*) use of the service areas. However, according to Rijkswaterstaat, this amendment does not affect the possibility of existing petrol stations or roadside restaurants providing for charging points as an additional service.

Apart from the WBR permit, a land lease agreement with the Dutch State as the landlord of all service areas along the Dutch highway is also required for operating any permitted basic services or additional services. The Dutch State is hereby represented by the Central Governmental Real Estate Agency (*Rijksvastgoedbedrijf*) (**RVB**). The lease a greement forms the title for the Dutch State to require private law lease payments for the permitted use of a part of the service areas along the highway.

Dispute regarding the option for charging stations to provide additional services

Fastned responded to the application procedure as published by Rijkswaterstaat on 20 December 2011 to realise charging stations as a basic service, under the impression that under the applicable WBR policy rules it could also apply for a permit to provide its future customers with additional services such as coffee and the use of toilets. Therefore, Fastned does not agree with the amendment of 20 November 2013 which precludes Fastned from offering that kind of a dditional services. Fastned applied for two WBR Permits to realise a dditional services to its fast charging stations on service areas 'De Horn' and 'Velder'. Both applications were rejected by Rijkswaterstaat with reference to its amended WBR policy rules. Fastned appealed successfully against these rejections. On 4 July 2017, the Amsterdam District Court ruled that Rijkswaterstaat insufficiently and incorrectly substantiated the rejections on the applications and stated that Rijkswaterstaat had to reconsider its rejections. By its ruling of 23 January 2019, the Dutch Council of State (Raad van State) confirmed that the categorical rejection of WBR Permits for providing additional services at fast charging stations is unlawful. As a result: Fastned has now been awarded with an irrevocable permit for additional services at its fast charging station at service area 'De Hom' and 'Velder'. Nevertheless, the RVB refuses to issue the necessary amendment of the lease a greements for a shop on service area 'De Horn'. The RVB considers it a breach of the exclusive rights of petrol stations to sell motor fuels as it allows Fastned to provide additional services before 2024. At that date the statutory prohibition for new 'motor fuel selling points' (motorbrandstofverkooppunten) ceases. As a result of this position, Fastned initiated proceedings before the District Court of The Hague in order to force the RVB to issue the required amendment of the lease agreements and to claim all damages suffered. In April 2021, the District Court of The Hague ruled that the RBV, as being the land owner of all service areas along the Dutch motorways, may not refuse Fastned additional service facilities. With its refusal, the RVB has acted in violation of the EU Services Directive (Directive 2006/123/EC of the European Parliament and of the Council) (Dienstenrichtlijn), which protects the freedom to provide services. By not doing so earlier, the State has acted in an unlawful manner towards Fastned, obliging the State to compensate Fastned for damages incurred. The RVB is currently preparing the necessary a mendments of the lease a greements for additional service facilities in respect of the service areas 'De Hom' and 'Velder' as well as for service area 'Hellevliet', which service area Fastned acquired as part of the acquisition of The Fast Charging Network B.V. from MisterGreen in July 2020.

Dispute about special rights for operating permit holders of petrol stations and restaurants

Rijkswaterstaat currently follows an interpretation of its WBR policy rules in which petrol stations and roadside restaurants have the option to provide charging points as additional services for an unlimited period of time. Rijkswaterstaat considers that special right to be exempt from the public allocation procedure in 2012.

Fastned is of the opinion that this policy is unlawful. As a second charging station is deemed to be unsafe and ineffective there is no justification to reserve rights for petrol stations and roadside restaurants to establish a second location for fast charging on a service area with a fast charging station already established or permitted. Furthermore, in the opinion of Fastned, the EU Services Directive prohibits Rijkswaterstaat from treating parties differently by means of creating two separate permit categories for charging facilities unless there is an overriding reason of general interest to a dhere to such a categorisation. Therefore, Fastned seeks legal redress a gainst WBR

Permits for charging facilities granted to petrol stations or roadside restaurants on the same service areas where Fastned is operating or is permitted to operate a fast charging station. Regarding this dispute, Fastned is currently involved in different legal procedures at different stages. In a ruling of 19 September 2018, the Dutch Council of State rejected Fastned's claim that the amendment of the WBR policy rules of 20 December 2011 implies that charging facilities can no longer qualify as additional services as they are added to the list of basic services. The Dutch Council of State also rejected that in the interest of traffic safety, a second provider of charging facilities on the same service area should not be allowed. In addition, in a ruling of 31 July 2019, the Dutch Council of State rejected above mentioned claims of breach of the EU Services Directive and the lack of justification for reserving special rights for petrol stations and roadside restaurants. That also applies for traffic safety issues which are by nature different per service area concerned. With reference to the ruling of 31 July 2019, the District Court of Noord-Holland ruled on 19 September 2019 that the possibility of installing electric charging points as a supplementary facility at petrol stations and at roadside restaurants at service stations along the highway must be carried out in accordance with an open and transparent procedure in a way that new parties can enter the market. This is contrary to the current automatic grant of permits for electric charging points to petrol stations and roadside restaurants. In appeal proceedings initiated by Rijkswaterstaat, on 4 November 2020, the Dutch Council of State confirmed the ruling of 19 September 2019 by stating that Rijkswaterstaat may not reserve permissions for chargers as an additional service exclusively for petrol stations and highway restaurants. As a result of this ruling, Rijkswaterstaat now applies the policy that third parties can also apply for the permissions for chargers as an additional service at petrol stations and that these permissions are no longer exclusive for petrol stations and highway restaurants. One of the outstanding questions is about the amount of chargers that petrol stations and highway restaurants are allowed to place. On 18 August 2021, the Dutch Council of State (Raadvan State) ruled that the number of charging poles that a petrol station may installis evidently subordinated to the number of petrol pumps. In this context, the Dutch Minister of Infrastructure and Water Management (Minister van Infrastructuur en Waterstaat) should a ssess whether the charging poles qualify as an additional service and are subordinated to the main activity performed by the petrol stations and third parties.

5.17. Material Agreements

There are no agreements (other than agreements entered into in the ordinary course of business) that have been entered into by the Company or any of its subsidiaries within the two years immediately preceding the date of this Registration Document, which are material or which have been entered into by the Company or any of its subsidiaries at any other time and which contain provisions under which the Company or any of its subsidiaries has an obligation or entitlement that is material to the Group as at the date of this Registration Document.

5.18.Insurance

Fastned maintains insurance cover that is customary for the industry it is active in. Fastned's insurances provide cover for claims by third parties for damages. The insurances also provide cover for damages incurred by Fastned. Fastned has not made any material claims under any of its insurance policies. Fastned believes that its insurance coverage, including the maximum coverage amounts and terms and conditions of the insurance policies, are appropriate and standard for Fastned's industry. Fastned cannot, however, guarantee that it will not incur any losses or be the subject of claims that exceed the scope of the relevant insurance coverage.

Fastned does not insure its stations for damages caused by fire, wind, hail, and other damages that could be covered by a building insurance (*opstalverzekering*). This is a conscious management decision based on the fact that, given the large number of stations, the risk of damages to all stations simultaneously is remote. Risks are spread out over the network, just like an insurance would spread out risks over multiple clients and sites. Fastned believes that a building insurance covering the stations does not provide additional benefit. Additionally, Fastned does not have any cybersecurity insurance.

5.19. Intellectual Property

Fastned owns registration and applications for various trademarks, design rights and domain names. The most important intellectual property rights are the name "Fastned", the design of the iconic roof of the fast charging

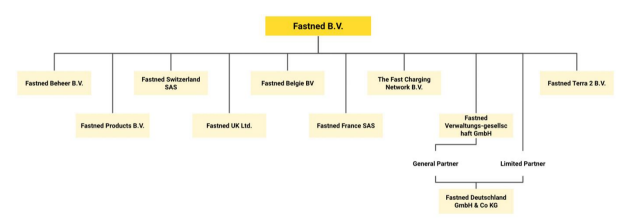
stations and the Fastned logo. These are all protected and registered within the European Union. The intellectual property rights are important for Fastned because it is recognizable by its name, logo and the design of the roof. However, these intellectual property rights do not form the core business of Fastned.

5.20. Group Structure

Fastned is a private limited liability company (besloten vennootschap met beperkte aansprakelijkheid) incorporated under the laws and domiciled in the Netherlands. Fastned directly and indirectly holds six legal entities.

The figure below provides the structure of the Fastned Group as at the date of this Registration Document. All shareholdings are 100% unless otherwise indicated.

Figure 11: Fastned's group structure



Fastned Deutschland GmbH Co. & KG is incorporated in Germany and its main activity is building a network of fast charging stations in Germany and selling electricity to EV drivers in Germany.

Fa stned UK Ltd is incorporated in the United Kingdom and its main activity is building a network of fast charging stations in the UK and selling electricity to EV drivers in the UK.

Fastned France SAS is incorporated in France and its main activity is building a network of fast charging stations in France and selling electricity to EV drivers in France.

Fa stned Switzerland SAS is incorporated in Switzerland and its main activity is building a network of fast charging stations in Belgium and selling electricity to EV drivers in Switzerland.

 $Fastned \ Belgie \ BV \ is \ incorporated \ in \ Belgium \ and \ its \ main \ activity \ is \ building \ a \ network \ of \ fast \ charging \ stations \ in \ Belgium \ and \ selling \ electricity \ to \ EV \ drivers \ in \ Belgium.$

The Fast Charging Network B.V. is incorporated in the Netherlands and its main activity is building and exploiting the MisterGreen branded highway locations in the Netherlands that will be rebranded in the future.

Fastned Terra 2 B.V. is incorporated in the Netherlands and its main activity is operating fast chargers in the Netherlands.

6. SELECTED CONSOLIDATED FINANCIAL INFORMATION

The following tables set forth Fa stned's selected consolidated income statement, selected consolidated statement of financial position and selected consolidated statement of cash flows and certain other financial data and non-IFRS Measures as at the dates and for the periods indicated. The selected consolidated financial information set out below is a summary only. It may not contain all of the information that is important to prospective investors and, accordingly, should be read in conjunction with "Important Information - Presentation of Financial Information", "Operating and Financial Review", and the Financial Statements (as incorporated by reference into this Registration Document), including the notes thereto.

Fastned's consolidated financial information as at and for the years ended 31 December 2020, 31 December 2019 and 31 December 2018 was extracted from the Financial Statements, and is presented without material adjustment to the presentation in the Financial Statements. The Financial Statements have been prepared in accordance with IFRS and have been audited by Deloitte (2020 and 2019) and Grant Thornton (2018).

Fastned's Interim Financial Information as at 30 June 2021 was extracted from Fastned's H12021 interim report, and is presented without material adjustment thereto. The Interim Financial Information is unaudited.

Selected Consolidated Income Statement

The table below shows Fastned's consolidated results of operations for the periods indicated (certain figures have been restated (please see note 3 in the 2019 Financial Statements for more information)).

(EUR'000)	Six months ended (Unaudited		Year e	nded 31 December	
	2021	2020	2020	2019	2018
Revenue related to charging	4,371	2,682	6,253	4,548	1,638
Revenue from station construction as part of service concessions	112	357	637	1,850	-
Revenue	4,483	3,039	6,890	6,398	1,638
Cost of sales related to charging	(852)	(488)	(1,081)	(867)	(410)
Cost of sales from station construction as part of service concessions	(112)	(358)	(642)	(1,966)	-
Cost of sales	(964)	(846)	(1,723)	(2,833)	(410)
Gross profit	3,519	2,193	5,167	3,565	1,228
Other operating income	-	-	29	(264)	665
Selling and distribution expenses	(1,500)	(1,069)	(2,326)	(1,548)	(969)
Administrative expenses	(13,266)	(3,971)	(8,211)	(7,762)	$(4,043)^{53}$
Other operating expenses	(1,529)	(843)	(2,672)	(3,286)	(1,796)
Operating loss	(12,776)	(3,690)	(8,013)	(9,295)	(4,915)
Finance costs	(3,183)	(1,984)	(4,378)	(2,846)	(1,653)
Finance income	116	45	(10)	107	69
Loss before tax	(15,843)	(5,629)	(12,401)	(12,034)	(6,499)
Income tax expense		<u>-</u>	<u> </u>		_
Loss for the six-month period / year	(15,843)	(5,629)	(12,401)	(12,034)	(6,499)

⁵³ Difference with respect to 2018 Financial Statement is due to a EUR 0.230 million correction for share-based compensation. For more information please see note 3 and note 22 of the 2018 Financial Statements.

Selected Consolidated Statement of Financial Position

The following table sets out Fastned's consolidated statement of financial position for the periods indicated.

(EUR '000)	As at 30 Ju (Unaudited		As a	at 31 December	
-	2021	2020	2020	2019	2018
- Assets					
Non-current assets					
Other intangible assets	2,935	388	2,991	340	131
Property, plant and equipment	46,940	33,561	36,081	30,665	23,587
Right-of-use assets	4,742	3,645	4,396	3,500	-
Non-current financial assets	1,383	1,250	1,374	995	1,254
Total non-current assets	56,000	38,844	44,842	35,500	24,972
Current assets					
Current financial assets	_	145	_	332	_
Prepayments	1,095	435	393	784	1,354
Trade and other receivables	1,587	505	1,199	1,686	4,430
Cash and cash equivalents	160,724	13,521	33,850	19,327	9,898
Total current assets	163,406	14,606	35,442	22,129	15,682
Total assets	219,406	53,450	80,284	57,629	40,654
			·		
Equity and liabilities					
Equity Share conite!	170	148	150	148	148
Share capital					
Share premium	171,669	26,503	28,247	26,503	26,329
Legal reserves	498	388	434	340	131
Retained earnings Total group equity	(54,712) 117,625	(40,131) (13,092)	(46,903) (18,072)	(34,524) (7,533)	(23,821) 2,787
Total group equity	117,023	(13,092)	(10,072)	(1,555)	2,767
Liabilities					
Non-current liabilities					
Interest-bearing loans and borrowings	80,835	56,968	86,559	56,968	34,102
Lease liabilities	4,494	3,417	4,151	3,288	-
Provisions	2,504	2,160	2,368	2,065	1,377
Deferred revenues	389	430	386	455	1,035
Total non-current liabilities	88,222	62,975	93,464	62,776	36,514
Current Liabilities					
Trade and other payables	5,980	3,079	2,438	1,942	1,353
Interest-bearing loans and borrowings	6,874	-	1,832	-	-
Lease liabilities	705	488	622	444	
Total current liabilities	13,559	3,567	4,892	2,386	1,353
Total liabilities	101,781	66,542	98,356	65,162	37,867
Total equity and liabilities	219,406	53,450	80,284	57,629	40,654

Selected Consolidated Statement of Cash Flows

The following table sets out Fa stned's cash flows and net cash positions for the periods indicated. Certain figures in the 2018 presentation of cash flow have been restated, these restatements had no impact on the net increase/decrease in cash and cash equivalents (please see note 3 in the 2019 Financial Statements for more information).

(EUR '000)	Six months ended (Unaudite		Year ended 31 December		
-	2021	2020	2020	2019	2018
Operating activities					
Loss before tax	(15,843)	(5,629)	(12,401)	(12,034)	(6,499)
Adjustments to reconcile loss before tax to net cash flows:					
- Depreciation and impairment of property, plant and equipment	2,519	1,843	4,141	2,925	1,480
- Interest payable	3,144	1,848	4,320	2,806	1,591
- Interest paid	(3,159)	(1,601)	(3,994)	(2,747)	(1,321)
- Interest receivable	(38)	(36)	(80)	(71)	(66)
- Interest received	-	-	-	-	7
- Net (gain)/loss on sale of non-current assets	-	-	(29)	264	(661)
- Net charge for provisions, less payments	136	95	302	688	344
- Net charge for deferred revenue, less received	71	430	(69)	(617)	433
- Share-based payments	8,158	34	91	1,583	230
- Other non-cash items	-	(281)	137	28	(133)
Working capital adjustments					
- Movement in trade and other receivables and prepayments	(1,223)	1,068	895	(335)	(1,234)
- Movement in trade and other payables	2,115	(435)	(99)	297	(1,382)
Net cash flows from operating activities	(4,120)	(2,664)	(6,786)	(7,213)	(7,211)
Investing activities Payments for property, plant and equipment and other intangible assets Proceeds from sale of property, plant and equipment	(11,603)	(4,661)	(8,488)	(9,431)	(12,647) 1,840
Net cash flows used in investing activities	(11,603)	(4,661)	(8,488)	(9,431)	(10,807)
Financing activities Proceeds from issuance of shares	21		1	3	
Share premium received	151,862	-	(102)	3,475	-
Transaction costs for shares issued	(8,440)	-	-	-	
Proceeds from borrowings	(682)	1,971	30,400	22,866	11,603
Repayment of credit facility	· · ·	44	45	36	
Repayment of lease liability principal	(171)	(530)	(572)	(266)	-
Net cash from/ (used in) financing activities	142,590	1,485	29,772	26,114	11,603
Currency translation differences relating to cash and cash equivalents	7	34	25	(41)	
Net increase / (decrease) in cash and cash equivalents	126,874	(5,806)	14,523	9,429	(6,415)
Cash and cash equivalents at 1 January	33,850	19,327	19,327	9,898	16,313
Cash and cash equivalents at the end of the financial period / year	160,724	13,521	33,850	19,327	9,898

Selected operating information

The following table sets forth certain operating information as at and for the years ended 31 December 2020, 31 December 2019 and 31 December 2018, which was derived from the Financial Statements.

Cumulative	2020	2019	2018
Acquired locations ⁵⁴	287	259	212
Building permits and planning consents ⁵⁵	187	147	138
Grid connections ⁵⁶	154	138	117
Number of stations operational	131	114	85
Number of employees (FTEs)	54	47	40

Per year (unless otherwise indicated)	2020	2019	2018
Active Customers ⁵⁷	53,309	42,805	17,923
MWh delivered	11,044	7,969	2,903
Revenues from sale of electricity (EUR 1,000)	5,311	3,821	1,314
Revenues related to charging (EUR 1,000)	6,253	4,548	1,638
Total revenues	6,890	6,398	1,638

Non-IFRS Financial Measures and APMs

The tables below present certain non-IFRS financial measures for the periods indicated, which are not liquidity or performance measures under IFRS, and which Fastned considers to be APMs. These APMs are prepared in addition to the figures that are prepared in accordance with IFRS and are not audited. Fastned provides these Non-IFRS Measures because the Company believes that it provides investors with additional information to measure the operating performance of the business activities and its performance a gainst objectives. These Non-IFRS Measures also provide additional information to investors to enhance their understanding of Fastned's results.

The APMs should be viewed as complementary to, rather than a substitute for, the figures determined according to IFRS. Moreover, these metrics may be defined or calculated differently by other companies, and, as a result, they may not be comparable to similar metrics calculated by Fastned's peers. See "Important Information – Presentation of Financial Information – Non-IFRS Financial Measures and APMs" for more information, including definitions of these measures.

(EUR '000)	D	Six months ended 30 June (Unaudited)		Year ended 31 December		
•	2021	2020	2020	2019	2018	
Network operation costs	(2,776)	(1,870)	(4,300)	(3,135)	(2,466)	
Network expansion costs	(2,841)	(2,004)	(4,670)	(3,811)	(2,572)	
Operational EBITDA	743	324	872	545	(1,238)	
Operational EBITDA per station	5.0	2.8	6.9	5.4	(16.7)	
Exceptional items	(8,158)	(172)	(75)	(3,074)	432	
Underlying Company EBITDA	(2,098)	(1,680)	(3,798)	(3,266)	(3,810)	
EBITDA	(10,256)	(1,852)	(3,873)	(6,340)	(3,378)	
Underlying net profit	(7,685)	(5,457)	(12,326)	(8,959)	(6,931)	
Capex	(11,603)	(4,661)	(8,488)	(9,431)	(12,647)	

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⁵⁴ Acquired locations are locations for which either a WBR permit is issued or a land lease is signed.

⁵⁵ Currently, all building permits and planning consents do not have an expiry date, except for five stations which expire in December 2026 (two stations), in April 2027 (two stations) and in January 2028 (one station).

⁵⁶ This concerns grid connections in all countries Fastned is currently active.

⁵⁷ The number of Active Customers in the last quarter of the full year.

Reconciliations

The tables below present a reconciliation between IFRS and non-IFRS financial measures for the periods indicated. The top line of each block represents the IFRS measure, while the lines underneath it in italic the non-IFRS reconciliation.

(EUR '000)	Six months ended (Unaudited		Year ended 31 December			
	2021	2020	2020	2019	2018	
Revenue	4,483	3,038	6,890	6,398	1,638	
Network operation ¹	4,371	2,682	6,253	4,548	1,638	
Exceptional items ¹	112	357	637	1,850	-	
Cost of sales	(964)	(846)	(1,723)	(2,833)	(410)	
$Network operation^1$	(852)	(488)	(1,081)	(868)	(410)	
Exceptional items ¹	(112)	(358)	(642)	(1,965)	-	
Gross profit	3,520	2,192	5,167	3,565	1,228	
Network operation ¹	3,520	2,194	5,172	3,680	1,228	
Exceptional items ¹	-	(1)	(5)	(115)	-	
Operating Expenses						
Other operating income	-	-	29	(264)	665	
$Network operation^{I}$	-	-	-	-	3	
Exceptional items ¹	-	-	29	(264)	662	
Selling and distribution expenses	(1,500)	(1,069)	(2,326)	(1,548)	(969)	
Network operation ¹	(1,500)	(1,069)	(2,326)	(1,472)	(969)	
Exceptional items ¹	-	-	-	(76)	-	
Administrative expenses	(13,266)	(3,971)	(8,211)	(7,762)	(4,043)	
$Network operation^1$	(788)	(533)	(1,216)	(1,007)	(761)	
Network expansion ¹	(1,800)	(1,399)	(2,756)	(2,217)	(1,515)	
Depreciation, amortisation and provisions	(2,520)	(1,838)	(4, 140)	(2,955)	(1,537)	
Exceptional items ¹	(8, 158)	(201)	(99)	(1,583)	(230)	
Other operating expenses	(1,529)	(842)	(2,672)	(3,286)	(1,796)	
$Network operation^1$	(488)	(268)	(758)	(656)	(739)	
Network expansion ¹	(1,042)	(605)	(1,914)	(1,594)	(1,057)	
Exceptional items ¹	-	30	-	(1,036)	-	
Total operating expenses	(16,295)	(5,883)	(13,180)	(12,860)	(6,143)	
Network operation cost ¹	(2,776)	(1,870)	(4,300)	(3,135)	(2,466)	
Network expansion cost ¹	(2,841)	(2,004)	(4,670)	(3,811)	(2,572)	
Depreciation, amortisation and provisions	(2,520)	(1,838)	(4, 140)	(2,955)	(1,537)	
Exceptional items ¹	(8,158)	(171)	(70)	(2,959)	432	
Operating loss	(12,775)	(3,690)	(8,013)	(9,295)	(4,915)	
Operational EBITDA ¹	743	324	872	545	(1,238)	
Network expansion cost ¹	(2,841)	(2,004)	(4,670)	(3,811)	(2,572)	
Depreciation, amortisation and provisions	(2,520)	(1,838)	(4,140)	(2,955)	(1,537)	
Exceptional items ¹	(8, 158)	(172)	(75)	(3,074)	432	

Operational EBITDA

The IFRS line item most comparable to Operational EBITDA is revenues related to charging. The table below reconciles Operational EBITDA to revenues related to charging for the periods indicated.

(EUR '000)		Six months ended 30 June (Unaudited)		Year ended 31 December		
	2021	2020	2020	2019	2018	
Revenues related to charging	4,371	2,682	6,253	4,548	1,638	
Other operating income/(loss)	-	-	-	-	3	
Cost of sales related to charging	(852)	(846)	(1,081)	(867)	(410)	
Network operation costs ¹	(2,776)	(1,870)	(4,300)	(3,135)	(2,469)	
Operational EBITDA ¹	743	324	872	545	(1,238)	

Underlying Company EBITDA

The IFRS line item most comparable to Underlying Company EBITDA is operating profit or operating loss, which represents earnings or losses before interest and taxes. The table below reconciles Underlying Company EBITDA to operating losses for the first six months of 2021 and 2020, and the full year of 2020, 2019 and 2018.

(EUR '000)	Six months ended 30 June (Unaudited)		Year ended 31 December		
	2021	2020	2020	2019	2018
Operating loss	(12,776)	(3,690)	(8,013)	(9,295)	(4,915)
Depreciation of property, plant and equipment	2,520	1,838	4,140	2,955	1,537
Exceptional items ¹	8,158	172	75	3,074	(432)
Of which gross profit on station construction from third parties	<u> </u>	(1)	(5)	(115)	
Underlying Company EBITDA ¹	(2,098)	(1,680)	(3,798)	(3,266)	(3,810)

Capex

The IFRS line item most comparable to Capex is operating Payments for property, plant and equipment and other intangible a ssets, which represents the cash flow that Fastned incurred into for its investment activities. The table below reconciles Capex to the Payments for property, plant and equipment and other intangible a ssets.

(EUR '000)	Six months ended 30 June (Unaudited)		Year ended 31 December		
	2021	2020	2020	2019	2018
Payments for property, plant and equipment and other					
intangible assets	(11,603)	(4,661)	(8,488)	(9,431)	(12,647)
Capex	(11,603)	(4,661)	(8,488)	(9,431)	(12,647)

¹ This non-IFRS financial metric is unaudited.

¹ This non-IFRS financial metric is unaudited.

¹ This non-IFRS financial metric is unaudited.

7. OPERATING AND FINANCIAL REVIEW

The following is a discussion of the results of operations and financial condition of the Company and its consolidated subsidiaries as at and for the six months ended 30 June 2021 and 30 June 2020, and as at and for the years ended 31 December 2020, 2019 and 2018. This discussion should be read in conjunction with the Financial Statements, including the notes thereto as incorporated by reference into this Registration Document. This discussion should also be read in conjunction with the information relating to the business of Fastned included elsewhere in this Registration Document in "Important Information — Presentation of Financial Information", "Industry" "Business" and "Selected Consolidated Financial Information".

The following discussion includes forward-looking statements that reflect the current views of the Company's management and involves risks and uncertainties. Fastned's actual results could differ materially from those contained in any forward-looking statements as a result of factors discussed below and elsewhere in this Registration Document, particularly in "Risk Factors", "Important Information — Presentation of Financial Information" and "Important Information — Information Regarding Forward-Looking Statements". Prospective investors should read this Registration Document in its entirety and not just rely upon summarised information set forth in this Operating and Financial Review.

7.1. Overview

Fastned's mission is to give freedom to BEV drivers and accelerate the transition to sustainable transportation. Fastned intends to deliver on its mission by providing fast charging services to BEV drivers through the development and operation of scalable fast charging stations at high traffic locations. Each location has multiple fast chargers allowing BEV drivers to charge their car quickly and continue their journey. All of Fastned's current stations are equipped with multi-standard fast chargers that enable charging with the global charging standards CCS and the majority with CHAdeMO.

Fastned's core activities include selling electricity to its customers, BEV drivers, at fast charging stations, as well as developing new locations: scouting and selecting new sites, developing new stations (securing the necessary land leases, obtaining the required permits and procuring grid connections), managing the construction of stations, operating and maintaining stations, acquiring funding for network expansion and building the brand and customer base, with a view to provide the best customer experience for BEV drivers. Fastned started out in the Netherlands, but has the goal to build a pan-European network of fast charging stations. In addition to its network of stations in the Netherlands, Fastned has operational charging stations in Germany, the United Kingdom, Belgium and Switzerland, as well as locations under development in France. See "Business" for further details.

7.2. Key Factors Affecting Results of Operations and Financial Condition

The results of Fastned's operations have been, and will continue to be, a ffected by a range of factors, many of which are beyond Fastned's control. This section discusses the key factors that have had a material effect on Fastned's results of operations and financial condition during the periods under review and are reasonably likely to have a material effect on Fastned's results of operations and financial condition in the future.

Increasing sale of BEVs

The increase in the number of BEVs on the road has a major effect on the growth of Fastned's business and ability to reach its medium term objectives. Fastned's business model is selling electricity to BEV drivers on locations alongside the road that allow its customers to quickly continue their journey. An increase of the sale of BEVs is expected to lead to more customers charging their BEVs at fast charging stations. Revenue is largely driven by the number of customers charging their BEVs at Fastned's fast charging stations.

The market share of BEVs at the end of 2020 was approximately 2.0% in the Netherlands and 0.6% in Germany⁵⁸ (see below table for more details), which is expected to grow over time driven by a number of factors which

⁵⁸ Source: CBS, RVO, KBA, market share is expressed as the number of BEVs as a percentage of the total car fleet.

include: (i) government initiatives and regulations to meet the Paris Agreement targets, (ii) car manufacturers making a shift to electrification of their fleet in order to address increased concerns and regulations on emissions, (iii) BEV battery production and technology advancing rapidly resulting in battery prices coming down and ultimately making EVs more attractive than fossil fuel vehicles, (iv) growing consumer preferences to drive EVs because it offers an exciting driving experience as well as being an eco-friendly alternative and (v) increasing charging speeds as well as a vailability of fast charging infrastructure allowing for quick "on-the-go" recharging. See also "Industry".

Per 31 December	2017	2018	2019	2020
The Netherlands	_			_
Number of cars registered (thousand) ⁵⁹	8,373	8,531	8,678	8,713
Number of BEVs registered	21,112	44,953	107,537	172,524
BEVs / number of cars registered	0.25%	0.53%	1.24%	1.98%
Germany				
Number of cars registered (thousand) ⁶⁰	46,475	47,096	47,715	48,248
Number of BEVs registered	53,861	83,175	136,617	309,083
BEVs / number of cars registered	0.12%	0.18%	0.35%	0.64%

As the number of BEVs on the road increases, the demand for charging services (or in other words the electricity required to power BEVs) also increases. The presence of charging facilities to offer such services and their ability to service a rapidly increasing number of electric cars on the road are key to the sustainable growth of the BEV market. Fastned's expanding network of charging stations with their scalable setup is uniquely positioned to grow revenues as the market demand for electricity for BEVs grows.

Fastned's ability to grow rapidly is connected to the investment that Fastned has done in its stations' capacity over time. This capacity is now readily a vailable for Fastned's growing customer base. Fastned is uniquely positioned to capture the growing demand for charging services because of the following three key elements in its roll-out strategy:

- Growing utilization on existing stations Fa stned has invested in large scalable charging stations with large grid connections that have not reached their maximum utilization (i.e. the maximum realistic hours charged per charger per day). With ample room to grow utilization, Fastned can service more customers on its existing network and thereby grow the utilization. See also "– Key Factors Affecting Results of Operations and Financial Condition Growing utilization on existing stations".
- Growing capacity on existing stations Fastned's station design allows for easy installation of additional chargers at the stations. Because Fastned, where possible, invests in the installation of a large grid connection from the start (even if this capacity is not yet required by the initial station configuration), stations can easily be equipped with faster chargers (i.e. 150 or 300 kW fast chargers). Installing a dditional fast chargers has shown to increase customer visits to stations, thereby accelerating the revenue generated from stations. See also "– Key Factors Affecting Results of Operations and Financial Condition Growing capacity on existing stations".
- Growing capacity by building new stations Fastned's roll-out of fast charging stations and pipeline of locations under development offers Fastned the ability to continue to expand its network and capacity to service the rising electricity demands of the growing BEV market. See also "– Key Factors Affecting Results of Operations and Financial Condition Growing capacity by building new stations".

The combination of the above factors is expected to contribute to Fastned achieving its medium term objectives.

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⁵⁹ Ministry of Infrastructure and Water Management (RVO): https://www.rvo.nl/onderwerpen/duurzaam-ondernemen/energie-en-milieu-innovaties/elektrisch-rijden/stand-van-zaken/cijfers.

⁶⁰ Source: CBS, RVO, KBA, market share is expressed as the number of BEVs as a percentage of the total car fleet.

Growing utilization on existing stations

With the growth in the number of BEVs in Europe, the number of BEVs driving past Fastned's stations has grown, leading to an increased number of charging sessions on the stations and therewith increasing utilisation.

Capacity utilisation can be calculated on multiple levels. The primary capacity indicator for Fastned at this stage is time-based utilisation, showing the percentage of time (out of 24 hours per day) that chargers are in use. In Q4 2020, Fastned had an average of 438 chargers operational, that were used 7.6% of the time.

The table below sets out the development of the average number of charging sessions of the Fastned stations in the Netherlands and Germany per day and the historical time based utilisation.

	2017	2018	2019	2020
The Netherlands				
BEVs / number of cars registered ⁶¹	0.25%	0.53%	1.24%	1,98%
Number of sessions per station per day (average for the period)	3.9	8.6	15.2	15.9
Time based utilisation	2.4%	5.1%	9.1%	8.4%
Germany				
BEVs / number of cars registered ⁶²	0.12%	0.18%	0.35%	0.64%
Number of sessions per station per day (average for the period)	-	2.3	4.1	4.5
Time based utilisation	-	1.3%	2.8%	2.8%

In "Business – Description of Operations – Network Capacity" it is further explained that there is a mple room for growth of Fastned's business towards using the full theoretical capacity. Also, the scalable design of Fastned's charging stations allows that additional chargers may be added with relatively low costs.

Growing capacity on existing stations

The revenue and results of operation are significantly impacted by the number of fast chargers per station. Fastned started out to build stations with two fast chargers with room to expand up to six or eight chargers per station. Since December 2017, Fastned has started to build modular stations and is moving towards an initial standard configuration of approximately four chargers per station. Due to their design, these stations can be enlarged to accommodate eight or more chargers depending on the size of the stations location.

Fastned started out by installing fast chargers of 50 kW which was at a time the highest available power level available to the global charging standards CCS and CHAdeMO. In 2018, Fastned was one of the first companies in the world to start adding 175kW chargers, which are both forward and backward compatible to deliver up to 350kW as well as servicing cars which are capable to charge at 50kW. As at the date of this Registration Document, Fastned had 20050 kW chargers, 188 150-175 kW chargers and 234 300 kW chargers.

The combination of installing more chargers and having chargers with a higher power level (and thus increased a verage charging speeds) in 2019 and 2020 contributed to an increase in the amount of kWh charged per session and the average charge speed, while the average duration of a session increased slightly. The growing amount of kWh charged per session (driven by an increasing charging speed) combined with the growing number of sessions per station per day (driven by increasing BEV adoption), increased the amount of kWh charged per station per day during the period under review.

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⁶¹ Rijksdienst voor Ondernemend Nederland (RVO).

⁶² Kraftahrt-Bundesamt (KBA).

The following table sets out the number of charging sessions, a verage charge speed, speed time per session, kWh per session and kWh per station per day for the charging stations of Fastned in the Netherlands and Germany in the periods indicated.

	2017	2018	2019	2020
The Netherlands				
Number of sessions per station per day (average for the period) (A)	3.9	8.6	15.2	15.9
Average charge speed (kW) (B)	32	35	39	43
Charge time (min) (C)	22	22	24	24
kWh per session (B x C / 60 min = D)	12	13	15	17
kWh per station per day (A x D)	46	112	235	272
	-			
Germany				
Number of sessions per station per day (average for the period) (A)	-	2.3	4.1	4.5
Average charge speed (kW) (B)	-	38	51	57
Charge time (min) (C)	-	26	30	29
kWh per session (B x C / $60 \text{ min} = D$)	<u>-</u>	16	25	28
kWh per station per day (A x D)	-	37	103	125

The scalability of Fastned's network allows it to accelerate the utilisation and revenue generation of its stations, whilst catering to increasing demand of BEVs coming to the market.

Growing capacity by building new stations and M&A

The revenue and results of operations are significantly impacted by the growth of the number of Fastned fast charging stations. An expanding network of fast charging stations is the foundation for capturing the demand for electricity from the growing number of BEVs on the roads.

In the periods under review, the number of fast charging stations increased from 64 at 1 January 2018 to 131 at 31 December 2020. As a result of the rollout of new stations over the course of 2018, 2019 and 2020 as well as the acquisition of 16 fast charging stations from MisterGreen in July 2020, Fa stned has seen the quarterly average number of charging sessions increase from 83k sessions in Q4 2018 to 194k sessions in Q4 2020.

The combination of (i) the growing number of sessions per station per day (driven by increasing BEV adoption, including BEVs that can charge with higher charging speeds), (ii) a growing amount of kWh charged per session (driven by an increasing charging speed), (iii) an increased number of operational stations and (iv) a small increase in revenues per kWh, led to an almost 4-fold increase in revenues related to charging from 2018 to 2020.

See the below table for more detail on the number of stations, the number of sessions and the amount of MWh sold in the Netherlands, Germany and the rest of the network in the periods indicated.

	2018	2019	2020
The Netherlands			
Number of stations	77	98	105
Number of sessions	221,046	485,816	589,152
MWh sold	2,873	7,490	10,106
Germany			
Number of stations	8	15	18
Number of sessions	1,874	17,153	27,268
MWh sold	31	433	753

Other (UK, BE, CH)

Number of stations		1	8
Number of sessions		2,752	3,912
MWh sold		38	76
Total			
Number of stations	85	114	131
Number of sessions	222,920	505,721	620,332
MWh sold	2,903	7,961	10,934
Revenues related to charging $(\in k)$	1,638	4,538	6,253

The ability of Fastned to expand its network of stations is stimulated by support from the EU and other government organisations. For example in July 2018, BENEFIC (an EU funded initiative set up to assist in the implementation of clean power for transport in Belgium and the Netherlands) a warded a subsidy of up to EUR 1.464 million to Fasted for the purpose of investing into 40 fast charging locations across the Flanders and Brussel regions in Belgium (See "Business – Description of Operations by Country – Belgium") and in the Netherlands. These subsidies support the expansion of the network but also have a direct impact on the results of operations as the subsidies reduce the net capital expenditure investments in stations and thereby reduce the depreciation and financing costs for the stations.

Fastned is committed to continuing the investment in new fast charging stations as this is essential for Fastned's growth strategy. In the period under review, capital expenditure was EUR 12.647 million in 2018, EUR 9.431 million in 2019, EUR 8.488 million in 2020 and EUR 11.603 million in the first six months of 2021. These capital expenditures are mainly attributed to the 79 new stations opened from 2018 to June 2021, stations under construction at 30 June 2021, additional investment in grid connections for future stations, and the addition of new chargers to its existing network. Fastned aims to achieve further growth of its network by realizing at least 45 new stations in 2021 and substantially more the following year, as well as expanding the capacity of existing stations with additional and faster chargers (See "-*Current Trading and Recent Developments*"). Adding at least 45 new stations in 2021 implies an expected capital expenditure investment of at least EUR 23 million, assuming an average capital expenditure spend of approximately EUR 0.5 million per charging station. See also "-*Liquidity and Capital Resources – Capital Expenditures and Investments*". The investment in these additional stations will be financed by the available cash-on-balance, which resulted from the accelerated bookbuild offering completed in March 2021 and the corporate bonds issued throughout 2020.

Capital Structure

Fastned's results of operations and ability to implement its growth strategy is impacted by its ability to attract financing and the costs of financing its expansion activities. The availability of financing sources is essential for the purpose of investments in rolling-out new stations, costs of sales and costs of operating the Group. In particular, Fastned will only invest in new stations, chargers and grid connections if Fastned has secured financing for such investments.

Fastned's primary source of financing is obtained from the issuance of new equity and through long-term debt arrangements. With respect to issuance of new equity, in December 2018, Fastned raised EUR 3.3 million of new equity through the issuance of 347,717 DRs at EUR 10 per DR less transaction costs. In February 2021, Fastned raised EUR 150 million in gross proceeds through an accelerated bookbuild offering of 1,875,000 new DRs at EUR 80 per DR. As a result, the cash balance of Fastned as of 30 June 2021 increased to EUR 160.725 million. See "—Liquidity and Capital Resources".

With respect to debt funding, Fastnedra ised EUR 2.5 million in December 2016, EUR 7.7 million in June 2017, EUR 12.3 million in December 2017, EUR 11.6 million in October 2018, EUR 10.6 million in March 2019 and EUR 12.2 million in November 2019, EUR 13.4 million in July 2020 and EUR 17.3 million in November 2020 through the issue of unsecured corporate bonds that bear 6% interest and have a maturity of 5 years. In addition, Fastnedra ised EUR 2.7 million in July 2020 and a further EUR 3.9 million in November 2020 through exchange offers whereby investors in existing bonds with an approaching maturity date (December 2021 and June 2022 for

the July 2020 exchange offer and December 2021, June 2022 and December 2022 for the November 2020 exchange offer), exchanged (part of) their bonds for new unsecured corporate bonds. All newly issued bonds (in the issuance and the exchange) are repayable after five years and carry an interest rate of 6% per annum payable in quarterly arrears. Due to the bond issuances in 2020 and the aforementioned interest bearing loan, Fastned increased its borrowings by EUR 31.423 million to EUR 88.391 million as at 31 December 2020. As at 30 June 2021, the total non-current interest-bearing loans and borrowings was EUR 80.835 million. See "— Liquidity and Capital Resources—Interest bearing loans and borrowings".

As Fastned does not have traditional borrowing facilities with banks which typically have variable interest rates, Fastned's interest expense does not depend on fluctuating market interest rates. However, Fastned's ability to repay its outstanding debt or refinance the outstanding debt, particularly where market conditions make fundraising difficult, will have an impact on Fastned's ability to pursue its strategy.

Deferred tax assets

As Fastned has been focused on investments to grow its business, Fastned has historically not been profitable and, as a result, has accumulated substantial tax losses that are available for offsetting against future taxable profits subject to the limitations included in law. In total Fastned had approximately EUR 39.9 million of tax losses at year end 2020, of which EUR 35.0 million were with respect to the Netherlands and the remainder with respect to Germany (EUR 3.0 million), UK (EUR 1.1 million), Belgium (EUR 0.4 million), France (EUR 0.2 million) and Switzerland (EUR 0.2 million). The tax losses in Germany, UK, Belgium and, as of 1 January 2022 for certain a vailable losses, the Netherlands can be carried forward without time limitation. See also "Risk Factors - Changes" in tax treaties, laws, rules or interpretations or the outcome of tax and financial audits or reviews could have an adverse effect on Fastned's results of operations, financial condition and prospects". The tax losses in Switzerland may be carried forward for 7 years. The accumulated tax losses are currently not recognised as a deferred tax asset on Fastned's balance sheet due to the uncertainty about the amount (and in respect of Switzerland also the timing) of future profits. Fastned re-assesses any unrecognised deferred tax assets at each reporting date and will only recognise any deferred tax asset to the extent that it has become probable that future taxable profits will allow the deferred tax assets to be recovered. The accumulated tax losses could be used to offset future tax liabilities from Fastned's operations, to the extent that Fastned becomes profitable in the future and to the extent that such tax profits may be offset against the unused tax losses under applicable fiscal regulations.

7.3. Current Trading and Recent Developments

On 12 October 2021, Fastned published its Q3 2021 trading update in which Fastned announced that in the third quarter of 2021 the Company's revenue related to charging was EUR 3.2 million (an increase of 96% compared to the revenue in the third quarter of 2020), the volume of electricity sold in the third quarter of 2021 was 5.5 GWh (an increase of 89% compared to the third quarter of 2020), the number of Active Customers in the third quarter of 2021 was 88,830 (an increase of 88% compared to the third quarter of 2020) and 282 thousand charging sessions were handled by Fastned in the third quarter of 2021 (an increase of 66% compared to the third quarter of 2020). As part of Fastned's Q3 2021 trading update, Fastned updated its operating targets for 2021. The updated 2021 operating targets are as follows: (i) Fastned a ims to build more than 45 charging stations across its markets, with the potential of reaching up to 55 stations in light of the existing construction pipeline, (ii) Fastned a ims to install 160 new chargers on existing stations (instead of the previous chargers target of 200), as a result of a higher focus on station construction, grid connection delivery delays and a shift into next year due to more encompassing expansion plans for stations in Germany to be implemented in Q1 2022 and (iii) Fastned expects to roughly double the number of FTEs in 2021/2022 to support the growth of its business.

As part of its Q3 2021 trading update, Fastned noted that electricity prices on the wholesale market recently increased significantly. Fastned is partly hedged for this increase through the sale of Renewable Energy Credits (HBEs). Fastned furthermore indicated its intention to contemplate the possibility of moving towards a more dynamic pricing strategy, to reflect price trends in line with the trend of the European wholesale electricity market.

On 24 September 2021, Fastned communicated the intention of its Supervisory Board to nominate Nancy Kabalt as a member of the Supervisory Board during the extraordinary general meeting on 11 November 2021. In addition, Victor van Dijk (CFO) will be nominated as a statutory director.

In August 2021, Niels Korthals Altes, current CCO and former Head of Funding, indicated his intention to leave Fastned around the end of the year, and after a replacement has been found.

7.4. Description of Key Statement of Income Line Items

Revenue relating to charging

Fa stned defines revenue related to charging as the revenue generated from the sale of electricity to BEV drivers, together with the following other revenue related to charging: the sale of renewable energy units and maintenance fees and other revenue.

Sales of electricity

Fastned supplies electricity to owners of electric vehicles who use either the Fastned app, a charge card, or credit/debit bank card. Revenue is recognised when control of the electricity has transferred, being at the point the customer charges at a Fastned station. Payment of the transaction price is due according to the terms applying to the payment method (Fastned app, charge card, bank card) used by the customer purchasing the electricity. Price is allocated to each individual charging transaction. Revenue from sale of electricity is recognized at the point in time the customer has charged at a Fastned station.

Fastned offers customers the choice of paying a standard price per kwh or by subscribing to a Fastned price plan with a monthly fee and reduced price per kWh. Monthly fee revenue is recognized in the relevant accounting month. See "Business – Current Pricing Model".

Sales of renewable energy units

Also included within revenue related to charging, and classified as other operating revenue, are sales of renewable energy units (*hernieuwbare brandstofeenheden*, **HBEs**) which Fastned obtains by claiming the delivery of renewable energy to the Dutch transport market in the Dutch Energy for Transport Registry (the **Registry**). Fastned delivers sufficient renewable energy to fulfil its annual obligation under the Dutch Environmental Management Act (*Wet Milieubeheer*) as to the proportion of renewable energy it must put into consumption within the Dutch transport market. Operators in the Dutch transport market, such as companies selling petrol and diesel, that cannot fully fulfil their annual obligation by claiming renewable energy, can purchase HBEs from others as holders of an account in the Registry can trade HBEs amongst each other.

Fastned's policy is to sell HBEs in the same period as the underlying kWh are sold to charging customers. Revenue is recognised when Fastned satisfies its performance obligation by transferring the HBEs to the relevant purchaser. The price at which an HBE is sold is dependent on the supply and demand of HBE credits to the market. Revenue is recognised when there is a sale a greement between Fastned and the relevant purchaser.

Maintenance fees and other revenue

Also reported as other operating revenue are service revenues from maintaining and operating charging stations such as the three urban fast charging stations located in The Hague which are owned by the city of The Hague and fees from maintaining fast chargers belonging to the asset company Fastned Terra 1 B.V. (See "Business – Description of Operations by Country – The Netherlands").

Performance obligations are satisfied by operating and maintaining the stations and chargers. Fees are charged as set out in the service contract. Prices are adjusted annually for inflation indexation. Price is allocated over the period related to the maintenance service contract. Maintenance fee revenue is recognised over the time related to the associated performance obligation.

Revenue from station construction as part of service concessions

Under certain contractual arrangements, Fastned constructs or upgrades charging station infrastructure (construction or upgrade services) used to provide a public service and operates and maintains that charging station infrastructure (operation services) for a specified period of time. Fastned satisfies its performance obligation by transferring the ownership of charging stations to the customer. Fastned charges the construction of charging stations according to the terms in the contract. Fastned will recognize a contract asset for any work performed. Any amount previously recognized as contract asset is reclassified to trade receivables at the point at which it is invoiced to the customer. If the payment exceeds the revenue recognized to date under cost-to-cost method, then the Group recognizes a contract liability for the difference. Price is allocated based on the percentage of completion of the construction contract. Revenue from construction of charging stations is recognised over time on a cost-to-cost method, i.e. based on the proportion of contract costs incurred for work performed to date relative to the estimated total contract costs. The Management Board consider that this input method is an appropriate measure of the progress towards complete satisfaction of these performance obligations under IFRS 15.

Costs of sales

Costs of sales primarily consist of cost of purchasing electricity. Cost of electricity is a variable cost and as from May 2018, Fastned employs a broker to purchase electricity directly on the market and as a result electricity is sourced from a multitude of suppliers. Prior to May 2018, Fastned purchased electricity from a single supplier being Greenchoice. All electricity purchased is certified to originate from renewable sources.

Cost of sales also include energy tax which for the Netherlands is calculated on a degressive tax rate based on the volume of electricity consumed per grid connection (i.e. per station). This means that the more kWh of electricity consumed from the grid connection the lower the energy tax rate. For 2020, the tax rate was EUR 0.09770 per kWh up to 10,000 kWh, EUR 0.05083 per kWh from 10,000 kWh to 50,000kWh, EUR 0.01353 per kWh from 50,001 kWh up to 10,000,000kWh and EUR 0.00055 per kWh above 10,000,000 kWh⁶³. This energy tax is not due for electricity which is simultaneously generated through the solar panels on the roofs of Fastned's charging stations.

Up until 31 December 2018, where medium voltage net transformers were rented at charging stations, which is typical in the Netherlands, the cost of sales included the fixed fee rental expense per transformer rented. However, as of 1 January 2019, these rental costs have been recognised as selling and distribution expenses.

Finally, cost of sales include the costs related to station construction as part of service concessions.

Other operating income

In 2018, other operating income comprised income resulting from sales of chargers to asset companies Fastned Terra 1 B.V. and Fastned Terra 2 B.V. See "Business – Description of Operations by Country – The Netherlands" for further discussion on the arrangements with Fastned Terra 1 B.V. and Fastned Terra 2 B.V.

In 2019, other operating income comprised the costs related to the removal of solar panels at 12 Fastned stations in Germany that showed defects.

In 2020, other operating income comprised EUR 29,000 related to an accounting profit that Fastned realized in the context of the application of the IFRS 16 to leased properties.

Selling and distribution expenses

Selling and distribution expenses comprise selling and distribution costs which are attributable to the supply of electricity to customers at charging stations and other costs related to maintaining and operating the charging stations. These costs involve rent applicable to the charging station location, grid connection fees and maintenance

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⁶³ Source: <u>Dutch Tax Authority</u>.

and cleaning costs. The selling and distribution expenses per charging station vary as stations with larger grid connections and higher capacity chargers entail higher grid connection fees and maintenance costs, respectively. Therefore, selling and distribution expenses are to a large degree driven by the capacity, the number of chargers and the age of the equipment at charging stations rather than purely the number of stations in Fa stned's network.

Administration expenses

Administration expenses relate to various expenses attributable to the administration of Fastned including employee related costs and depreciation. Employee costs, being wages and salaries, social security costs and pension costs, are related to the products and services of Fastned, either directly, in the form of personnel working on the provision of goods and services or indirectly, in the form of support staff and management. Depreciation is calculated on a straight-line basis over the estimated useful lives of the assets as follows:

- Charging stations and technical installations: 6.66% per year / 15 years (for the charging stations) or 12.5% per year / 8 years (for the chargers);
- Transformers: 3.33% per year / 30 years; and
- Other operating assets: 20% per year / 5 years.

Operational EBITDA

Fastned defines Operational EBITDA as the gross profit from revenues related to charging plus other operating income/(loss) less network operation costs less exceptional items, which represents the operational profitability of Fastned's existing network. Operational EBITDA excludes network expansion costs. Operational EBITDA, network operation costs and network expansion costs are unaudited Non-IFRS Measures (See "Important Information – Non-IFRS Financial Measures and APMs"). Operational EBITDA was positive for the first time in 2019, at EUR 545,000, while BEV penetration in Fastned's markets was at less than 1%. In 2020, operational EBITDA was EUR 872,000. In the first six months of 2021, operational EBITDA a mounted to EUR 743,000.

Network operation costs represent costs to run the existing network. These are costs directly related to the stations (like grid connection fees, rent and maintenance) as well as indirect costs related to running the network such as salaries, allocated office rent, administration and general costs. These costs are relatively fixed on a per station basis and are not dependent on the number of BEVs charging at the stations. The network operation costs per station amounted to EUR 34,300 in 2020 from EUR 33,300 in 2018. Network operation costs per stationamounted to EUR 19,000 for the first six months of 2021. The difference is largely due higher grid fees resulting from the increasing number of chargers being installed per location and larger grid connections being installed to accommodate anticipated charging demand growth. As the network operation costs are relatively fixed, any increase in station utilisation leads to an increase in gross margin, which is fully translated into an increase in Operational EBITDA.

The combination of a relatively low percentage of cost of sales to revenue (in 2020: 83%) and a low fixed cost base for operating costs, means that as the number of BEVs on the road increases and the use of the installed capacity utilisation increases, directly contribute to the acceleration of Fastned's Operational EBITDA.

7.5. Results of Operations

The table below shows the Fastned's consolidated results of operations for the periods indicated (certain figures have been restated (please see the 2019 Financial Statements for more information)).

Comparison of Results of Operations for the half year ended 30 June 2021 and 2020

EUR '000)	Six months ended 30 Jun	e
	(Unaudited)	
	2021	2020
Levenue related to charging	4,371	2,682

Revenue from station construction as part of service concessions	112	357
Revenue	4,483	3,039
Cost of sales related to charging	(852)	(488)
Cost of sales from station construction as part of service concessions	(112)	(358)
Cost of sales	(964)	(846)
Gross profit	3,519	2,193
Other operating income	-	-
Selling and distribution expenses	(1,500)	(1,069)
Administrative expenses	(13,266)	(3,971)
Other operating expenses	(1,529)	(843)
Operating loss	(12,776)	(3,690)
Finance costs	(3,183)	(1,984)
Finance income	116	45
Loss before tax	(15,843)	(5,629)
Income tax expense	<u> </u>	_
Loss for the six-month period / year	(15,843)	(5,629)

Revenue

The revenue related to charging increased by 63%, or EUR 1.689 million, to EUR 4.371 million for the six months ended 30 June 2021 as compared to a revenue of EUR 2.682 million in the prior year. This is principally driven by higher sales of electricity.

In the first six months of 2021, the sales volume, measured in kWh, grew by 58% to 7,597 MWh, as compared to 4,804 MWh delivered in 2020. The number of Active Customers in the second quarter of the relevant period grew by 118%. There were 65,305 Active Customers in the second quarter of 2021 as compared to 29,897 Active Customers in Q2 2020. The rapid growth in volume between the periods is due to the increasing number of BEVs on the road, the increasing kWh supplied to customers and the expansion of Fastned's network of stations, as well as to a release of the lock-down measures in place in Q2 of 2020 as a response to the start of the COVID-19 outbreak. Further growth was nonetheless hampered by the lock-down measures that were still in place, particularly with respect to office staff home-working policies, which reduced road traffic. During the six months of 2021, 12 new stations were opened compared to 1 new station opened in the same period in 2020.

Revenue from station construction as part of service concessions amounted to EUR 0.112 million in the six months 2021, compared to EUR 0.357 million during the same period in 2020.

Cost of Sales

Cost of sales related to charging increased by 75%, or EUR 0.364 million, to EUR 0.852 million in H1 2021 as compared to EUR 0.488 million in the first half of the prior year, principally driven by the purchase of electricity to meet the higher sales volume during H1 2021 and slightly higher energy prices.

Cost of sales from station construction as part of service concessions amounted to EUR 0.112 million in H1 2021, compared to EUR 0.358 million in H1 2020.

Gross Profit

Gross profit increased by 60%, or EUR 1.326 million, to EUR 3.519 million in H1 2021 as compared to EUR 2.193 million in the first half of the prior year, principally driven by the increase in energy delivered and in revenue in H1 2021.

Selling and distribution expenses

Selling and distribution expenses increased by 40%, or EUR 0.431 million, to EUR 1.500 million in H1 2021 as compared to EUR 1.069 million in H1 of the prior year, principally driven by the increase in number of charging stations operational in Fastned's network, as well as to the increase in the number of new chargers installed on existing locations and the consequential expenses in relation with larger grid connections.

Administrative expenses

Administrative expenses increased by 234%, or EUR 9.295 million, to EUR 13.266 million in H1 2021 as compared to EUR 3.971 million in H1 of the prior year, principally driven by EUR 8.1 million non-cash expense for share options awarded to staff after having achieved milestone 4 of the Option Plan (150kW charging on >50% of the stations and a market cap of > \in 400m). An increase in the number of employees and higher depreciation costs also concurred to the increase in administrative expenses.

Other operating expenses

Other operating expenses increased by 81%, or EUR 0.686 million, to EUR 1.529 million in H1 2021 as compared to EUR 0.843 million in the first half of the prior year, principally driven by costs related to the expansion of Fastned's organisation, such as marketing, office and travel costs.

Finance costs and finance income

Finance costs increased by 60%, or EUR 1.199 million, to EUR 3.183 million in H1 2021 as compared to EUR 1.984 million in the prior year. The increases were a result of increased interest payments due to the additional fixed rate corporate bonds issued during 2020. See "— *Liquidity and Capital Resources — Interest bearing loans and borrowings*".

Loss for the half year ended 30 June 2021

Loss of the half year ended 30 June 2021 increased by 181%, or EUR 10.214 million, to negative EUR 15.843 million in H1 2021 as compared to negative EUR 5.629 million in the first half of the prior year. The result was mainly related to the non-cash expense for share options awarded to staff and to higher finance costs related to the debt raised in 2020, as well as to the growing operating expenses resulting from the expansion of Fastned's organization. Additionally, the loss of the year was also affected by COVID-19 lock-down measures which reduced traffic volumes, thus affecting Fastned's revenues.

Segmental analysis for the half year ended 30 June 2021 and 2020

Revenue

The following table sets forth revenue with respect to Fastned's sources of revenue for the periods indicated:

(EUR '000)	Six months ended 3 (Unaudited)	
	2021	2020
Sales of electricity	3,631	2,278
Station construction as part of service concessions	112	357
Sales of HBEs	588	273

Maintenance fees and other revenues	152	131
Total revenue	4,483	3,039

Sales of electricity revenue increased by 59%, or EUR 1.353 million, to EUR 3.631 million in H1 2021 as compared to EUR 2.278 million in the prior year, principally driven by increased kWh delivered to customers.

Revenue from station construction as part of service concessions decreased by 69%, or EUR 0.245 million, to EUR 0.112 million in H1 2021 as compared to EUR 0.357 million in the first half of the prior year. This was due to the advancements in the construction of the stations in service concession won in the U.K. (7 stations in the North-East of England).

Maintenance fees and other operating revenues increased by EUR 0.021 million, to EUR 0.152 million in H1 2021 as compared to EUR 0.131 million in the prior year, principally driven by fees received for the maintenance of chargers for Fastned Terra 1 and Fastned Terra 2 B.V. Increased sales of HBEs drove sales of HBEs up by 115%, or EUR 0.315 million, to EUR 0.588 million.

The following table sets forth revenues from external customers by country, based on the destination of the customer:

(EUR '000)	Six months ended 3 (Unaudited)	
	2021	2020
The Netherlands	4,010	2,557
Germany	302	126
Other	171	356
Revenue	4,483	3,039

Dutch revenue increased by 57%, or EUR 1.453 million, to EUR 4.010 million in H1 2021 as compared to the first half of 2020. The result was achieved mainly due to a BEV adoption in the Netherlands that is much higher than the European average, as well as from larger network of operating sites owned by Fastned in the country. Revenues in Germany increased by EUR 0.176 million to EUR 0.302 million as compared to EUR 0.126 million in the prior year, supported by a strong increase in BEV adoption in the country. The other revenue decreased to EUR 0.171 million in H1 2021 as compared to EUR 0.356 million in H1 2020 as a result of the station construction as part of service concessions in the UK.

Comparison of Results of Operations for the year ended 31 December 2020 and 2019

(EUR '000)	Year ended 31 December	
	2020	2019
Revenue related to charging	6,253	4,548
Revenue from station construction as part of service concessions	637	1,850
Revenue	6,890	6,398
Cost of sales related to charging	(1,081)	(867)
Cost of sales from station construction as part of service concessions	(642)	(1,966)
Cost of sales	(1,723)	(2,833)
Gross profit	5,167	3,565
Other operating income	29	(264)
Selling and distribution expenses	(2,326)	(1,548)
Administrative expenses	(8,211)	(7,762)
Other operating expenses	(2,672)	(3,286)
Operating loss	(8,013)	(9,295)

Finance costs	(4,378)	(2,846)
Finance income	(10)	107
Loss before tax	(12,401)	(12,034)
Income tax expense	<u>-</u>	-
Loss for the year	(12,401)	(12,034)

Revenue

The revenue related to charging increased by 37%, or EUR 1.705 million, to EUR 6.253 million for the year ended 31 December 2020 as compared to a revenue of EUR 4.548 million in the prior year. This is principally driven by higher sales of electricity.

In 2020, the sales volume, measured in kWh, grew by 39% to 11,044 MWh, as compared to 7,969 MWh delivered in 2019. The number of Active Customers in the fourth quarter of the relevant period grew by 25%. There were 53,309 Active Customers in the fourth quarter of 2020 as compared to 42,805 Active Customers in the last quarter of 2019. The rapid growth in volume between the periods is due to the increasing number of BEVs on the road, the increasing kWh supplied to customers and the expansion of Fastned's network of stations. Further growth was hampered by the lock-down measures due to the COVID-19 virus outbreak, which severely reduced road traffic in 2020. During 2020, 17 new stations were opened compared to 29 new stations opened in 2019. The COVID-19 related lockdown measures caused delays in station construction. Also, part of the planned capital expenditure was postponed to mitigate the financial impact of COVID-19 related lock down measures.

Revenue from station construction as part of service concessions amounted to EUR 0.637 million in 2020, compared to EUR 1.850 million in 2019. The decrease is related to the advancements in the construction of the stations in service concession won in the U.K. (7 stations in the North-East of England) and to the fact that 2019 revenues also include construction revenue from a station built by Fastned for the city of the Hague in the Netherlands.

Cost of Sales

Cost of sales related to charging increased by 25%, or EUR 0.214 million, to EUR 1.081 million in 2020 as compared to EUR 0.867 million in the prior year, principally driven by the purchase of electricity to meet the higher sales volume during 2020.

Cost of sales from station construction as part of service concessions amounted to EUR 0.642 million in 2020, compared to EUR 1.966 million in 2019.

Gross Profit

Gross profit increased by 45%, or EUR 1.602 million, to EUR 5.167 million in 2020 as compared to EUR 3.565 million in the prior year, principally driven by the increase in revenue and lower energy tax connected with the larger volumes of energy purchased in 2020.

Other operating income

Other operating income increased by EUR 0.293 million in 2020, to EUR 0.029 million as compared to negative EUR 0.264 million in 2019 was mainly related to the loss on solar panels that showed defects and were removed, which occurred in 2019.

Selling and distribution expenses

Selling and distribution expenses increased by 50%, or EUR 0.778 million, to EUR 2.326 million in 2020 as compared to EUR 1.548 million in the prior year, principally driven by the increase in number of charging stations

operational in Fastned's network, as well as to the increase in the number of new chargers installed on existing locations and the consequential expenses in relation with larger grid connections.

Administrative expenses

Administrative expenses increased by 6%, or EUR 0.449 million, to EUR 8.211 million in 2020 as compared to EUR 7.762 million in the prior year, principally driven by an increasing number of employees and higher depreciation costs related to the growing number of charging stations.

Other operating expenses

Other operating expenses decreased by 19%, or EUR 0.614 million, to EUR 2.672 million in 2020 as compared to EUR 3.286 million in the prior year, principally driven by costs related to the listing of Fastned on Euronext Amsterdam that were mostly incurred in 1H 2019 (EUR 0.831 million). On the other hand, the expansion of Fastned's organisation, particularly for what concerns marketing efforts, led to higher other operating expenses in 2020 when compared to 2019, excluding the exceptional costs related to the listing.

Finance costs and finance income

Finance costs increased by 54%, or EUR 1.532 million, to EUR 4.378 million in 2020 as compared to EUR 2.846 million in the prior year. The increases were a result of increased interest payments due to the additional fixed rate corporate bonds issued during 2020. See "— *Liquidity and Capital Resources — Interest bearing loans and borrowings*".

Loss for the year

Loss of the year increased by 30%, or EUR 0.367 million, to negative EUR 12.401 million in 2020 as compared to negative EUR 12.034 million in the prior year. The result was mainly related to higher finance costs related to the debt raised to finance the construction of new stations and the expansion of existing ones, as well as to the growing operating expenses resulting from the expansion of Fa stned's organization. Additionally, the loss of the year was also significantly affected by COVID-19 lock-down measures which reduced traffic volumes, negatively affecting Fa stned's revenues.

Segmental analysis for the year ended 31 December 2020 and 2019

Revenue

The following table sets forth revenue with respect to Fastned's sources of revenue for the periods indicated:

(EUR '000)	Year ended 31 Dec	Year ended 31 December		
	2020	2019		
Sales of electricity	5,311	3,821		
Station construction as part of service concessions	637	1,850		
Sales of HBEs	659	500		
Maintenance fees and other revenues	283	227		
Total revenue	6,890	4,548		

Sales of electricity revenue increased by 39%, or EUR 1.490 million, to EUR 5.311 million in 2020 as compared to EUR 3.821 million in the prior year, principally driven by increased kWh delivered to customers.

Revenue from station construction as part of service concessions decreased by 66%, or EUR 1.213 million, to EUR 0.637 million in 2020 as compared to EUR 1.850 million in the prior year. This was due to the advancements in the construction of the stations in service concession won in the U.K. (7 stations in the North-East of England) and to the fact that 2019 revenues also include construction revenue from a station built by Fastned for the city of the Hague in the Netherlands.

Maintenance fees and other operating revenues increased by EUR 0.056 million, to EUR 0.283 million in 2020 as compared to EUR 0.227 million in the prior year, principally driven by fees received for the maintenance of chargers for Fastned Terra 1 and Fastned Terra 2 B.V. Increased sales of HBEs drove sales of HBEs up by 25%, or EUR 0.159 million, to EUR 0.659 million.

The following table sets forth revenues from external customers by country, based on the destination of the customer:

(EUR '000)	Year ended 31 Dec	Year ended 31 December	
	2020	2019	
The Netherlands	5,889	4,511	
Germany	349	188	
Other	652	1,699	
Revenue	6,890	6,398	

The increase in revenue in 2020 as compared to 2019 is for a large part achieved in the Netherlands. Revenues in Germany increased by EUR 0.161 million to EUR 0.349 million as compared to EUR 0.188 million in the prior year, mainly due to an increase in the number of stations opened throughout 2019 and 2020. The other revenue decreased to EUR 0.652 million in 2020 as compared to EUR 1.699 million in the prior year as a result of the station construction as part of service concessions in the UK.

Comparison of Results of Operations for the Years Ended 31 December 2019 and 2018

The table below shows the Fastned's consolidated results of operations for the periods indicated (certain figures have been restated (please see the 2019 Financial Statements for more information)):

(EUR '000)	Year ended 31 December	
	2019	2018
Revenue related to charging	4,548	1,638
Revenue from station construction as part of service concessions	1,850	-
Revenue	6,398	1,638
Cost of sales related to charging	(867)	(410)
Cost of sales from station construction as part of service concessions	(1,966)	-
Cost of sales	(2,833)	(410)
Gross profit	3,565	1,228
Other operating income	(264)	665
Selling and distribution expenses	(1,548)	(969)
Administrative expenses	(7,762)	(4,043)
Other operating expenses	(3,286)	(1,796)
Operating loss	(9,295)	(4,915)
Finance costs	(2,846)	(1,653)
Finance income	107	69
Loss before tax	(12,034)	(6,499)
Income tax expense		-
Loss for the year	(12,034)	(6,499)

Revenue

The revenue related to charging increased by 178%, or EUR 2.910 million, to EUR 4.548 million for the year ended 31 December 2019 as compared to a revenue of EUR 1.638 million in the prior year. This is principally driven by higher sales of electricity. In 2019, the sales volume, measured in kWh, grew by 175% to 7,969 MWh, as compared to 2,903 MWh delivered in 2018. The number of Active Customers in the fourth quarter of the relevant year grew by 139%. There were 42,805 Active Customers in the last quarter of 2019 as compared to 17,923 Active Customers in the last quarter of 2018. The rapid growth in volume throughout 2019 is due to the increasing number of BEVs on the road (including BEVs that can charge with higher charging speeds), the increasing kWh supplied to customers and the expansion of Fastned's network of stations. During 2019, 29 new stations were opened compared to 22 new stations opened in 2018. This contributed to the quarterly average amount of energy delivered to customers from 1,520 MWh in the first quarter of 2019 to 2,932 MWh in the fourth quarter of 2019.

Revenue from station construction as part of service concessions amounted to EUR 1.850 million in 2019, compared to zero in 2018. The value of zero in 2018 is due to the fact that in that year the Company did not have any stations in construction as part of service concessions.

Cost of Sales

Cost of sales related to charging increased by 111%, or EUR 0.457 million, to EUR 0.867 million in 2019 as compared to EUR 0.410 million in the prior year, principally driven by the purchase of electricity to meet the higher sales volume during 2019.

Cost of sales from station construction as part of service concessions amounted to EUR 1.966 million in 2019, compared to zero in 2018. The value of zero in 2018 is due to the fact that in that year the Company did not have any stations in construction as part of service concessions.

Gross profit

Gross profit increased by 190%, or EUR 2.337 million, to EUR 3.565 million in 2019 as compared to EUR 1.228 million in the prior year, principally driven by the increase in revenue and lower energy tax connected with the larger volumes of energy purchased in 2019.

Other operating income

In 2019, other operating income amounted to negative EUR 0.264 million due to the costs related to the removal of solar panels at 12 Fastned stations in Germany that showed defects. In comparison, in 2018 the other operating income amounted to EUR 0.665 million positive, which related to income resulting from sales of chargers to asset companies Fastned Terra 1 B.V. and Fastned Terra 2 B.V.

Selling and distribution expenses

Selling and distribution expenses increased by 60%, or EUR 0.579 million, to EUR 1.548 million in 2019 as compared to EUR 0.969 million in the prior year, principally driven by the increase in number of charging stations operational in the Fastned network.

Administrative expenses

Administrative expenses increased by 92%, or EUR 3.719 million, to EUR 7.762 million in 2019 as compared to EUR 4.043 million in the prior year, principally driven by options awarded to employees after reaching Milestones 1 and 2 of the Option Plan (as further explained below), an increasing number of employees and higher depreciation costs related to the growing number of charging stations.

In 2019, Milestones 1 and 2 of the Option Plan (see "Management, Employees and Corporate Governance – Option Plan") were reached for which options were awarded to Fastned's employees. The old option plan (see "Management, Employees and Corporate Governance – Old option Plan") also led to expenses in 2018 and 2019. Combined, this led to EUR 1.583 million of non-cash expenses in 2019 and EUR 0.230 million of non-cash expenses in 2018.

The average number of employees (full time equivalents, or FTEs) for the Group increased from 33 in 2018 to 46 in 2019. This was the primary reason for the increase in wages and salaries – excluding option plan expenses – from EUR 1.867 million in 2018 to EUR to 2.608 million in 2019.

Other operating expenses

Other operating expenses increased by 82%, or EUR 1.490 million, to EUR 3.286 million in 2019 as compared to EUR 1.796 million in the prior year, principally driven by costs related to the listing of Fastned on Euronext Amsterdam, opening offices in Belgium and France, and generally the expansion of Fastned's organisation.

In 2019, Fastned obtained a listing on Euronext Amsterdam and offered its DR holders the possibility to migrate their DRs from Nxchange to Euronext Amsterdam. The costs related to this were EUR 1.037 million (legal, administrative and advisory costs).

Finance costs and finance income

Finance costs increased by 72%, or EUR 1.193 million, to EUR 2.846 million in 2019 as compared to EUR 1.653 million in the prior year. The increases were a result of increased interest payments due to the additional fixed rate corporate bonds issued during 2018 and 2019. See "— *Liquidity and Capital Resources — Interest bearing loans and borrowings*".

Loss for the year

Loss of the year increased by 85%, or EUR 5.535 million, to negative EUR 12.034 million in 2019 as compared to negative EUR 6.499 million in the prior year. The result was realized despite a 178% increase in revenue related to charging and was mainly related to the growing operating expenses resulting from the expansion of Fastned's organization, as well as to higher finance costs related to the increase in the debt position that Fastned incurred to finance the construction of new stations and the expansion of existing ones.

Segmental analysis for the Years Ended 31 December 2019 and 2018

Revenue

The following table sets forth revenue with respect to Fastned's sources of revenue for the periods indicated:

(EUR '000)	Year ended 31 December		
	2019	2018	
Sales of electricity	3,821	1,314	
Station construction as part of service concessions	1,850	-	
Sales of renewable energy units	500	137	
Maintenance fees and other revenues	227	187	
Total revenue	6,398	1,638	

Sales of electricity revenue increased by 191%, or EUR 2.507 million, to EUR 3.821 million in 2019 as compared to EUR 1.314 million in the prior year, principally driven by increased kWh delivered to customers.

Revenue from station construction as part of service concessions was EUR 1.850 million in 2019 as compared to zero in the prior year, principally driven by building stations for certain service concessions in the UK and the

Netherlands. See also "- Description of Key Statement of Income Line Items - Revenue from station construction as part of service concessions".

Maintenance fees and other operating revenues increased by EUR 0.040 million, to EUR 0.227 million in 2019 as compared to EUR 0.187 million in the prior year, principally driven by fees received for the maintenance of chargers for Fastned Terra 1 and Fastned Terra 2 B.V. Increased sales of HBEs drove sales of HBEs up by 265%, or EUR 0.363 million, to EUR 0.500 million.

The following table sets forth revenues from external customers by country, based on the destination of the customer:

(EUR '000)	Year ended 31	Year ended 31 December	
	2019	2018	
The Netherlands	4,511	1,636	
Germany	188	1	
Other	1,699	1	
Revenue	6,398	1,638	

The increase in revenue in 2019 as compared to 2018 is for a large part achieved in the Netherlands. Revenues in Germany increased by EUR 0.187 million as compared to EUR 1,000 to the prior year, with the majority of the first eight German stations being opened in the last quarter of 2018 and a further seven stations being opened during 2019. The other revenue increase to EUR 1.699 million in 2019 and is mainly related to station construction as part of service concessions in the UK.

7.6. Liquidity and Capital Resources

Overview

Fastned's liquidity requirements relate primarily to capital expenditure investments in new stations, chargers and grid connections, selling and distribution expenses and administrative expenses. Fastned's primary goals when managing its capital is to ensure sufficient liquidity to meet these expenses and debts as they fall due and safeguard its ability to continue operating as a going concern.

In order to maintain sufficient liquidity, Fastned evaluates its working capital requirements on a regular basis and closely monitors its cash flows. Fastned will only invest in new stations, chargers and grid connections if Fastned has secured financing for such investments.

Fa stned's primary sources of liquidity consist of issuance of new equity and through long-term debt arrangements. As at 31 December 2020, Fa stned's total interest bearing loans and borrowings amounted to EUR 88.391 million. The total interest bearing loans and borrowings decreased to EUR 87.709 million as of 30 June 2021.

Fastned's cash balance as of 30 June 2021 amounted to EUR 160.724 million, which largely results from EUR 150 million capital raise undertaken by Fastned in February 2021 through an accelerated bookbuild offering. In line with Fastned's announcements at the time of the aforementioned capital raise, Fastned foresees that this cash will allow the Company to execute its growth strategy over the 18-24 months following the aforementioned capital raise, subject to new tender and soft pipeline opportunities. Additionally, Fastned may raise further funding to refinance bond maturities.

Cash Flows analysis for the half year ended 30 June 2021 and 2020

The following table sets out Fastned's cash flows and net cash positions for the periods indicated.

(EUR '000)	Six months ended 30 June (Unaudited)	
-	2021	2020
Operating activities —		
Loss before tax	(15,843)	(5,629)
		•
Adjustments to reconcile loss before tax to net cash flows:		
- Depreciation and impairment of property, plant and equipment	2,519	1,843
- Interest payable	3,144	1,848
- Interest paid	(3,159)	(1,601)
- Interest receivable	(38)	(36)
- Interest received	-	-
- Net (gain)/loss on sale of non-current assets	-	-
- Net charge for provisions, less payments	136	95
- Net charge for deferred revenue, less received	71	430
- Share-based payments	8,158	34
- Other non-cash items	-	(281)
Working capital adjustments		
- Movement in trade and other receivables and prepayments	(1,223)	1,068
- Movement in trade and other payables	2,115	(435)
Net cash flows from operating activities	(4,120)	(2,664)
Investing activities		
Payments for property, plant and equipment and other intangible assets	(11,603)	(4,661)
Proceeds from sale of property, plant and equipment	-	-
Net cash flows used in investing activities	(11,603)	(4,661)
Financing activities		
Proceeds from issuance of shares	21	_
Share premium received	151,862	_
Transaction costs for shares issued	(8,440)	_
Proceeds from borrowings	(682)	1,971
Repayment of credit facility	-	44
Repayment of lease liability principal	(171)	(530)
Net cash from / (used in) financing activities	142,590	1,485
Currency translation differences relating to cash and cash equivalents	7	34
Net increase / (decrease) in cash and cash equivalents	126,874	(5,806)
Cash and cash equivalents at 1 January	33,850	19,327
Cash and cash equivalents at the end of the financial period / year	160,724	13,521

Net cash flows from operating activities

Fastned's total net cash flow from operating activities decreased by 50%, or negative EUR 1.456 million, to negative EUR 4.120 million in the first half of 2021, compared to negative EUR 2.664 million in H1 2020. The decrease is mainly related to higher interest expense as a result of the corporate bonds issued throughout 2020 as well as higher operating costs related to the expansion of Fastned's network (higher maintenance expenses and grid fees) and organization.

$Cash flows from {\it investing} \ activities$

Fastned's total net cash outflow from investing activities in H1 2021 was EUR 11.603 million, compared to a net cash outflow of EUR 4.661 million in H1 2020. Payments for property, plant and equipment and other intangible assets accounted for the entire amount of cash outflow from investing activities in both years. The increase was

due to the number of new stations constructed or having been under construction during 2020, as well as the installation of new chargers on existing locations.

Cash flows from financing activities

Fastned's total net cash inflow from financing activities in H1 2021 was EUR 142.590 million, compared to a cash inflow of EUR 1.485 million in H1 2020. Net cash inflow from share premium received accounted for EUR 143.422 million of total net cash inflow for financing activities in H1 2021: the result was a consequence of the capital raise undertaken by Fastned in the first quarter of 2021.

Cash Flows analysis for the year ended 31 December 2020 and 2019

The following table sets out Fastned's cash flows and net cash positions for the periods indicated.

(EUR '000)	Year ended 31 Do	ecember
	2020	2019
Operating activities		
Loss before tax	(12,401)	(12,034)
Adjustments to reconcile loss before tax to net cash flows:		
- Depreciation and impairment of property, plant and equipment	4,141	2,925
- Interest payable	4,320	2,806
- Interest paid	(3,994)	(2,747)
- Interest receivable	(80)	(71)
- Interest received	-	-
- Net (gain)/loss on sale of non-current assets	(29)	264
- Net charge for provisions, less payments	302	688
- Net charge for deferred revenue, less received	(69)	(617)
- Share-based payments	91	1,583
- Other non-cash items	137	28
Working capital adjustments		
- Movement in trade and other receivables and prepayments	895	(335)
- Movement in trade and other payables	(99)	297
Net cash flows from operating activities	(6,786)	(7,213)
Investing activities		
Payments for property, plant and equipment and other intangible assets	(8,488)	(9,431)
Proceeds from sale of property, plant and equipment	-	-
Net cash flows used in investing activities	(8,488)	(9,431)
Financing activities		
Proceeds from issuance of shares	1	3
Share premium received	(102)	3,475
Proceeds from borrowings	30,400	22,866
Repayment of credit facility	45	36
Repayment of lease liability principal	(572)	(266)
Net cash from/ (used in) financing activities	29,772	26,114
Currency translation differences relating to cash and cash equivalents	25	(41)
Net increase / (decrease) in cash and cash equivalents	14,523	9,429
Cash and cash equivalents at 1 January	19,327	9,898
Cash and cash equivalents at the end of the financial period / year	33,850	19,327

Net cash flows from operating activities

Fastned's total net cash flow from operating activities was up 6%, or EUR 0.427 million, to negative EUR 6.786 million in 2020, compared to negative EUR 7.213 million in 2019. The increase is mainly related to an improvement in the operating result in 2020 as compared to 2019. Despite a similar level of loss during the period, depreciation and impairment of PP&E (non-cash costs) was 42% higher in 2020 than in 2019, supporting a higher operating cash generation. Additionally, an improved working capital position also supported the cash flow from operating activities.

Cash flows from investing activities

Fastned's total net cash outflow from investing a ctivities in 2020 was EUR 8.488 million, compared to a net cash outflow of EUR 9.431 million in 2019. Payments for property, plant and equipment and other intangible assets accounted for the entire amount of cash outflow from investing activities in both years. The increase was primarily due to the number of new stations constructed or having been under construction during 2020, as well as the installation of new chargers on existing locations.

Cash flows from financing activities

Fastned's total net cash inflow from financing activities in 2020 was EUR 29.772 million, compared to a cash inflow of EUR 26.114 million in 2019. Net cash inflow from proceeds of borrowings accounted for EUR 30.400 million of total net cash inflow for financing activities in 2020, an increase of EUR 7.534 million, compared to EUR 22.866 million in 2019. The increase was primarily due to a higher amount of net proceeds from bond issuances in 2020 compared to 2019.

Cash Flows analysis for the Years Ended 31 December 2019 and 2018⁶⁴

The following table sets out Fastned's cash flows and net cash positions for the periods indicated.

(EUR '000) Year ended 31 December 2019 2018 Operating activities Loss before tax (12,034)(6,499)Adjustments to reconcile loss before tax to net cash flows: 2,925 1,480 - Depreciation and impairment of property, plant and equipment - Interest payable 2,806 1,591 - Interest paid (2,747)(1,321)- Interest receivable (71)(66)- Interest received 7 - Net (gain)/loss on sale of non-current assets 264 (661)- Net charge for provisions, less payments 688 344 - Net charge for deferred revenue, less received (617)433 1,583 230 - Share-based payments - Other non-cash items 28 (133)Working capital adjustments (335)(1,234)- Movement in trade and other receivables and prepayments - Movement in trade and other payables 297 (1,382)Net cash flows from operating activities (7,213)(7,211)Investing activities Payments for property, plant and equipment and other intangible assets (9,431)(12,647)

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⁶⁴ Financial information for the year ended 31 December 2018 has been derived from the comparative information as included in the 2019 Financial Statements due to the restatement of certain figures that had no impact on the net increase / decrease in cash and cash equivalents. See note 3 in the 2019 Financial Statements for more information.

Proceeds from sale of property, plant and equipment	-	1,840	
Net cash flows used in investing activities	(9,431)	(10,807)	
Financing activities			
Proceeds from issuance of shares	3	-	
Share premium received	3,475	-	
Proceeds from borrowings	22,866	11,603	
Repayment of credit facility	36	-	
Repayment of lease liability principal	(266)		
Net cash from/ (used in) financing activities	26,114	11,603	
Currency translation differences relating to cash and cash equivalents	(41)		
Net increase / (decrease) in cash and cash equivalents	9,429	(6,415)	
Cash and cash equivalents at 1 January	9,898	16,313	
Cash and cash equivalents at the end of the financial period / year	19,327	9,898	

Net cash flows from operating activities

Fastned's total net cash outflow from operating a ctivities was EUR 7.213 million in 2019, similar to the net cash outflow of EUR 7.211 million in 2018. The result was realized despite a much larger loss of the year in 2019 as compared to 2018 (EUR 12.034 million in 2019 versus EUR 6.499 million in 2018) and was mainly related to the large portion of non-cash costs incurred into in 2019. In 2019, depreciation and impairment of PP&E was EUR 2.925 million and share-based payments was EUR 1.583 million, while in 2018 depreciation and impairment of PP&E and share-based payments were EUR 1.480 million and EUR 0.230 million respectively. Additionally, an improved working capital position also supported the cash flow from operating activities.

Cash flows from investing activities

Fastned's total net cash outflow from investing a ctivities in 2019 was EUR 9.431 million, compared to a net cash outflow of EUR 10.807 million in 2018. Payments for property, plant and equipment and other intangible assets account for EUR 9.431 million, compared to EUR 12.647 million in 2018. The decrease was primarily due to a decrea sed number of charging stations constructed or having been under construction.

The cash inflow from the sale of property, plant and equipment was zero in 2019, compared to EUR 1.840 million in 2018, which in large part related to the sale of chargers to Fastned Terra 1 B.V. and Fastned Terra 2 B.V. The income for the sale of chargers to Fastned Terra 1 B.V. and Fastned Terra 2 B.V. was recognised as other operating income and further discussed in "—*Results of Operations—Other operating income*".

Cash flows from financing activities

Fastned's total net cash inflow from financing activities in 2019 was EUR 26.114 million, compared to a cash inflow of EUR 11.603 million in 2018. Net cash inflow from proceeds of borrowings accounted for EUR 22.866 million of total net cash inflow for financing activities in 2019, an increase of EUR 11.263 million, compared to EUR 11.603 million in 2018. The increase was primarily due to a higher amount of net proceeds from bond issuances in 2019 compared to 2018. Cash inflow from issuance of shares accounted for EUR 3.478 million in 2019, which is related to DRs issued in December 2018 and settled in early January 2019.

Statement of financial position analysis for the six months ended 30 June 2021 and 2020

(EUR '000)	As at 30 June (Unaudited)			
	2021	2020		
Assets				
Non-current assets				
Other intangible assets	2,935	388		
Property, plant and equipment	46,940	33,561		

Right-of-use assets	4,742	3,645
Non-current financial assets	1,383	1,250
Total non-current assets	56,000	38,844
Current assets		
Current financial assets	-	145
Prepayments	1,095	435
Trade and other receivables	1,587	505
Cash and cash equivalents	160,724	13,521
Total current assets	163,406	14,606
Total assets	219,406	53,450
Equity and liabilities		
Equity		
Share capital	170	148
Share premium	171,669	26,503
Legal reserves	498	388
Retained earnings	(54,712)	(40,131)
Total group equity	117,625	(13,092)
Liabilities		
Non-current liabilities		
Interest-bearing loans and borrowings	80,835	56,968
Lease liabilities	4,494	3,417
Provisions Provisions	2,504	2,160
Deferred revenues	389	430
Total non-current liabilities	88,222	62,975
Current Liabilities		
Trade and other payables	5,980	3,079
Interest-bearing loans and borrowings	6,874	-
Lease liabilities	705	488
Total current liabilities	13,559	3,567
Total liabilities	101,781	66,542
Total equity and liabilities	219,406	53,450

Assets

Fastned's total assets grew by 310%, or EUR 165.956, to EUR 219.406 as of 30 June 2021, mainly because of the increased cash and cash equivalent position, resulting from the capital raise undertaken by Fastned in the first quarter of 2021. The increase in the amount of fixed assets as a result in investments into building new stations and upgrading existing ones, also supported higher total assets at 30 June 2021 vis-à-vis 30 June 2020.

The increase in intangible assets from EUR 0.388 million as of 30 June 2020 to EUR 2.935 million as of 30 June 2021 mainly related to the Mister Green transaction and the consequent acquisition of site licenses and permits from the Fast Charging Network.

Equity

Fastned's equity grew by EUR 130.717 million, to EUR 117.625 million as of 30 June 2021 from negative EUR 13.092 million as of 30 June 2020. The strong increase resulted from a EUR 150 million gross proceeds capital raise that Fastned completed in the first quarter of 2021 and that led to an increase in the equity share premium of EUR 145.166 million.

Liabilities

Fastned's total liabilities grew by 53%, or EUR 35.239 million, to EUR 101.781 million as of 30 June 2021, mainly because of the increased amount of interest-bearing loans and borrowings, which resulted from corporate bonds issued in the second half of 2020. Higher lease liabilities also supported an increase in total liabilities at 30 June 2021 vis-à-vis 30 June 2020. The acquisition of the EUR 1 million loan from Principum Holding was the result of a non-cash transaction and consequently, in line with the requirements of IAS 7.43, it was not included in the Consolidated statement of cash flows of the year 2020.

Statement of financial position analysis for the year ended 31 December 2020 and 2019

(EUR '000)	As at 31 Decemb	per
	2020	2019
Assets		
Non-current assets		
Other intangible assets	2,991	340
Property, plant and equipment	36,081	30,665
Right-of-use assets	4,396	3,500
Non-current financial assets	1,374	995
Total non-current assets	44,842	35,500
Current assets		
Current financial assets	-	332
Prepayments	393	784
Trade and other receivables	1,199	1,686
Cash and cash equivalents	33,850	19,327
Total current assets	35,442	22,129
Total assets	80,284	57,629
Equity and liabilities		
Equity		
Share capital	150	148
Share premium	28,247	26,503
Legal reserves	434	340
Retained earnings	(46,903)	(34,524)
Total group equity	(18,072)	(7,533)
Liabilities		
Non-current liabilities		
Interest-bearing loans and borrowings	86,559	56,968
Lease liabilities	4,151	3,288
Provisions	2,368	2,065
Deferred revenues	386	455
Total non-current liabilities	93,464	62,776
Current Liabilities		
Trade and other payables	2,438	1,942
Interest-bearing loans and borrowings	1,832	1,742
Lease liabilities	622	444
Total current liabilities	4,892	2,386
Total liabilities	98,356	65,162
Total equity and liabilities	80,284	57,629

Assets

Fastned's total assets grew by 39%, or EUR 22.655, to EUR 80.284 as of 31 December 2020, mainly because of the increased cash and cash equivalent position, resulting from the retail bond issued by Fastned throughout 2020. The increase in the amount of fixed assets as a result in investments into building new stations and upgrading existing ones, also supported higher total assets at 31 December 2020 vis-à-vis 31 December 2019.

The increase in intangible assets from EUR 0.340 million as of 31 December 2019 to EUR 2.991 million as of 31 December 2020 was mainly related to the Mister Green transaction and the consequent acquisition of site licenses and permits from the Fast Charging Network.

Equity

Fastned's equity decreased by EUR 10.539 million, to negative EUR 18.072 million as of 31 December 2020 from negative EUR 7.533 million as of 31 December 2019. The result was mainly a consequence of the losses of the year which reduced retained earnings by 36%, to negative EUR 46.903 million.

Liabilities

Fastned's total lia bilities grew by 51%, or EUR 33.194 million, to EUR 98.356 million as of 31 December 2020, mainly because of the increased amount of interest-bearing loans and borrowings, which resulted from retail bonds issued throughout 2020. Higher lease lia bilities a lso supported an increase in total lia bilities at 31 December 2020 vis-à-vis 31 December 2019. The acquisition of the EUR 1 million loan from Principum Holding was the result of a non-cash transaction and consequently, in line with the requirements of IAS 7.43, it was not included in the Consolidated statement of cash flows of the year 2020.

Statement of financial position analysis for the year ended 31 December 2019 and 2018

(EUR '000)	As at 31 Decemb	er
	2019	2018
Assets		
Non-current assets		
Other intangible assets	340	131
Property, plant and equipment	30,665	23,587
Right-of-use assets	3,500	
Non-current financial assets	995	1,254
Total non-current assets	35,500	24,972
Current assets		
Current financial assets	332	-
Prepayments	784	1,354
Trade and other receivables	1,686	4,430
Cash and cash equivalents	19,327	9,898
Total current assets	22,129	15,682
Total assets	57,629	40,654
Equity and liabilities		
Equity		
Share capital	148	148
Share premium	26,503	26,329
Legal reserves	340	131
Retained earnings	(34,524)	(23,821)
Total group equity	(7,533)	2,787

Non-current liabilities		
Interest-bearing loans and borrowings	56,968	34,102
Lease liabilities	3,288	-
Provisions	2,065	1,377
Deferred revenues	455	1,035
Total non-current liabilities	62,776	36,514
Current Liabilities		
Trade and other payables	1,942	1,353
Interest-bearing loans and borrowings	-	-
Lease liabilities	444	
Total current liabilities	2,386	1,353
Total liabilities	65,162	37,867
Total equity and liabilities	57,629	40,654

Assets

Fastned's total assets grew by 42%, or EUR 16.975, to EUR 57.629 as of 31 December 2019, mainly because of the increased cash and cash equivalent position, resulting from the retail bone issued by Fastned throughout 2019. The increase in the amount of fixed assets as a result in investments into building new stations and upgrading existing ones, also supported higher total assets at 31 December 2020 vis-à-vis 31 December 2019.

Equity

Fastned's equity decreased by EUR 10.320 million, to negative EUR 7.533 million as of 31 December 2019 from EUR 2.787 million as of 31 December 2018. The result was mainly a consequence of the losses of the year which reduced retained earnings by 45%, to negative EUR 34.524 million.

Liabilities

Fastned's total liabilities grew by 72%, or EUR 27.295 million, to EUR 65.162 million as of 31 December 2019, mainly because of the increased amount of interest-bearing loans and borrowings, which resulted from the corporate bonds issued throughout 2019. The application of IFRS 16 also resulted in an increase in lease liabilities which supported an increase in total liabilities at 31 December 2019 vis-à-vis 31 December 2018.

Interest bearing loans and borrowings

The following table summarises Fastned's non-current interest-bearing loans and borrowings for the periods indicated:

(EUR '000)	Interest rate	Maturity	As at 30 June		As a	t 31 December	
	(%)	(Date)	2021	2020	2020	2019	2018
6% unsecured bonds					_		
	6.0	2 Dec 2021	1,832	2,499	1,832	2,499	2,499
	6.0	6 Jun 2022	5,042	7,689	5,042	7,689	7,689
	6.0	12 Dec 2022	8,966	12,311	8,966	12,311	12,311
	6.0	30 Oct 2023	11,603	11,603	11,603	11,603	11,603
	6.0	21 Mar 2024	10,689	10,689	10,689	10,689	-
	6.0	12 Dec 2024	12,177	12,177	12,177	12,177	-
	6.0	28 Jul 2025	16,206	-	16,206	-	-
	6.0	19 Nov 2025	21,194	-	21,194	-	-
8.5% secured loan	8.5	30 Jun 2026		<u>-</u>	682	<u>-</u>	_
Total			87,709	56,968	88,391	56,968	34,102

As at 30 June 2021, Fastned decreased its borrowings by EUR 0.682 million to EUR 87.709 million. The decrease resulted from the repayment of the remaining balance on the 8.5% loan from Principium Holding B.V. in the first half of 2021. Fastned assumed an interest bearing loan from Principium Holding B.V. of EUR 1.0 million vis-àvis The Fast Charging Network B.V. as part of the acquisition of The Fast Charging Network B.V. in July 2020 (see "Business – History"). The acquisition of the loan from Principium Holding was the result of a non-cash transaction and consequently, in line with the requirements of IAS 7.43, it was not included in the Consolidated statement of cash flows of the year 2020. This loan from Principium Holding B.V. was to be repaid by Fastned in quarterly instalments, with the last repayment date on 30 June 2026. Earlier repayment of the loan was possible at the discretion of Fastned and, therefore, Fastned repaid the remaining balance before 30 June 2026. Of the EUR 87.709 million, EUR 6.874 million are current in nature, representing interest bearing loans and borrowings that are expected to be repaid within a year.

As at 31 December 2020, Fastned has increased its borrowings by EUR 31.423 million to EUR 88.391 million, as compared to the prior year, due to the issuance of corporate bonds and to the extension of earlier issued bonds.

As at 31 December 2019, Fastned had increased its borrowings by EUR 22.866 million to EUR 56.968 million, as compared to the prior year, due to the issuance of corporate bonds. As at 31 December 2018, Fastned had increased its borrowings by EUR 9.103 million to EUR 34.102 million, as compared to the prior year, due to the issuance of corporate bonds.

During 2018, Fastned converted an existing secured loan from Stichting Flowfund of EUR 2.5 million (together with accrued interest of EUR 154,000) into depositary receipts at EUR 10 each, thereby partially offsetting the increase in total borrowings due to the issuance of the corporate bonds.

6% secured loan

On 31 December 2018, the lender of a EUR 2.5 million secured loan, Stichting Flowfund, converted the loan together with accrued interest of EUR 154,000 into 265,419 depositary receipts at EUR 10 each. Therefore this loan liability was extinguished as at 31 December 2018.

6% unsecured bonds

As set out above, Fastned has issued a number of corporate bonds over the last few years, each with a maturity period of 5 years. With respect to corporate bond issuances in 2020, Fastned raised EUR 13.4 million through the issuance of corporate bonds in July 2020 and EUR 17.1 million in November 2020. In 2020, Fastned also raised EUR 2.7 million in July 2020 and EUR 3.9 million in November 2020 through an exchange offer whereby (part of the) investors of bond with a maturity of December 2021 and June 2020 respectively, exchanged (part of) their bonds for new bonds. With respect to corporate bond issuances in 2019, on 21 March 2019 Fastned issued EUR 10.689 million and on 12 December 2019 Fastned issued EUR 12.177 million of corporate bonds bringing the total amount of corporate bonds issued as at 31 December 2019 to EUR 57.0 million. With respect to corporate bond issuances in 2018, on 30 October 2018 Fastned issued EUR 11.603 million of corporate bonds bringing the total amount of corporate bonds issued as at 31 December 2018 to EUR 34.102 million. The funding from the bond issuances is used to finance new station roll-outs and operating expenses. The interest on each of the corporate bonds issued amounts to 6% per annum, payable quarterly in arrears. The terms of each of the bonds are largely similar in all material respects except that the terms of the bonds issued by Fastned in 2016 entitles Fastned to repay all or part of the bonds at any time, however the terms of the later bond issuances in 2017, 2018 and 2019 provide that Fastned may elect to redeem all, but not some, of the bonds issued. Fastned is entitled to repay all or part of the bonds at any time. The bonds are unsecured and are not subordinated. There are no restrictions on the free transferability of the bonds, but trading in the bonds is very limited as they are not listed on any exchange. There are no covenants applicable to the bonds that could cause the outstanding amounts to be considered a short term liability as at 31 December 2020.

The following table sets out the aggregate annual interest charges payable under all the outstanding corporate bonds until 2025 as of December 2020, assuming the Company does not issue any further bonds or other interest-bearing debt.

Year ended 31 December	Total annual interest charges (EUR '000) under outstanding corporate bonds
2021	5,254
2022	4,952
2023	4,194
2024	3,081
2025	1,682

Contractual Obligations and Commitments

At 30 June 2021, the Group had initiated construction of several fast charging stations and charger upgrades at operational stations, these are planned to be realised in the second half of 2021. Fastned usually partly prepays orders placed with suppliers and the larger part of these prepayments are already capitalised in the balance sheet. The outstanding commitment at 30 June 2021 amounted to approximately EUR 18.095 million excluding VAT (31 December 2020: EUR 9.010 million, 31 December 2019: EUR 4.373 million and 31 December 2018: EUR 6.498 million).

Fastned has entered into leases on office buildings, land, charging stations and equipment and vehicles. The following table sets forth the minimum costs payable under non-cancellable leases as at 31 December 2020, 2019, 2018, grouped according to the period in which payments are due.

(EUR'000)	Year ended 31 December			
	2020	2019	2018	
Within one year	787 2,746	739 2,287	265 179	
After one year but not more than five years				
More than five years	3,549	2,787	-	
Total	7,082	5,813	444	
Less: unearned interest	(2,309)	(2,081)	-	
Total lease liabilities	4,773	3,732	444	

As of 31 December 2020, the Group is committed to EUR 0.178 million (EUR 0.153 million) for short term and low value leases.

Further, Fastned has entered into contractual lease arrangements with Fastned Terra 1 B.V. and Fastned Terra 2 B.V. relating to chargers purchased by these entities as part of the non-exclusive cooperation a greement between the parties. As at 31 December 2020, these leases had a remaining term of approximately six years (i.e. until 1 January 2026). At the end of the contract, Fastned will assist Fastned Terra 1 B.V. and Fastned Terra 2 B.V. with the removal of the chargers, the potential sale of the chargers and the delivery of the chargers to a warehouse. On a monthly basis, Fastned pays a revenue share based on the amount of kWh sold through the Fastned Terra 1 B.V. and Fastned Terra 2 B.V. chargers under these contracts. The future lease commitment is therefore depending on the amount of kWh that Fastned sells. In case Fastned does not sell any kWh at these chargers, the payment will be zero. Fastned delivered 1,040 MWh via the chargers of Fastned Terra 1 B.V. in 2020 (2019: 1,343 MWh, 2018: 739 MWh) and 112 MWh via the chargers of Fastned Terra 2 B.V. in 2020 (2019: 238, 2018: 159)

Capital Expenditures and Investments

(EUR '000)	Six months ended 30 June Year ended 31 Decen		ber		
	2021	2020	2020	2019	2018
Capital Expenditure					
Payments for property, plant and equipment and other intangible assets	11,603	4,661	8,488	9,431	12,647

Fastned's capital expenditure increased by 149%, or EUR 6.942 million, to EUR 11.603 million in the first six months of 2021 as compared to the same period in 2020. The investment amount in H12021 is a result of Fastned plan to accelerate station construction and development following the EUR 150 million gross proceed capital mise completed in the first quarter of 2021.

Fastned's capital expenditure was EUR 8.488 million in 2020, a 10% decrease vis-à-vis EUR 9.431 million in 2019, which in turn was a decrease of EUR 3,216 million as compared to EUR 12,647 million in 2018. The capital expenditure in 2020 was mostly related to additions to property, plant and equipment resulted from the construction of 17 new stations and the installation of new chargers at existing location. The capital expenditure in 2019 was predominantly due to additions to property, plant and equipment and this was attributed primarily to the roll-out of 29 new charging stations during the course of 2019. The roll-out of new stations was primarily financed through the funds received from the issuance of corporate bonds (See "-Liquidity and Capital Resources - Interest bearing loans and borrowings - 6% unsecured bonds").

Additions to intangible assets amounted to EUR 2.855 million in 2020, EUR 0.237 million in 2019 and EUR 0.131 in 2018. In 2018 and 2019 intangible assets were mostly comprised of internally developed software and trademarks (See "Business—Information Technology"). The increase occurred in 2020 was mainly related to the Mister Green transaction and the consequent acquisition of site licenses and permits from the Fast Charging Network.

The components of capital expenditure required to roll-out new stations can be categorised as follows:

Grid Connection: Fastned invests in grid connections with higher capacity than initially needed to expand the capacity of stations in the future. The drivers of expenditures to establish grid connections include the grid operator (which is location driven), distance to the medium voltage grid and the capacity of the connection. Also, the cost of grid connection fees in Germany and the UK vary significantly. The estimated cost for grid connections range from EUR 30,000 up to EUR 100,000 for the higher end charging stations. In the Netherlands, grid connection costs may also include rental charges where transformers are rented and installed for the stations.

Civil works: The cost of the civil works depend on the design of the charging station and the number of charging slots available with small stations having up to four charging slots and big stations having up to eight charging slots. Estimated costs are EUR 200,000 for a "block" of four charging slots with the cost of each additional block reducing the cost of civil works at a station site by approximately 30%. Smaller and less scalable charging stations, for example the stations at the retail sites of Albert Heijn in the Netherlands and REWE in Germany (see "Business"), require significantly lower investment.

Chargers: This is the market price for the chargers installed at the stations with prices ranging from EUR 30,000 – EUR 45,000 for 150 kW chargers to EUR 55,000 – EUR 75,000 for 300 kW chargers. Fastned buys chargers in bulk, with volume discounts estimated to be up to 20%.

As a result of these components, the capital expenditure per station can materially differ from each other.

Off-Balance Sheet Arrangements and Contingent Liabilities

The Group had no contingent liabilities as of 30 June 2021.

7.7. Financial Risk Management

The Group is exposed to several types of financial risks, including interest raterisk, commodity price risk, credit risk and liquidity risk. The Management Board reviews and agrees policies for managing each of these risks. Please see note 14.6 to the 2020 Financial Statements for a detailed discussion of these risks.

The Company is additionally exposed to non-performance risk on contractual non-financial obligations in its station building activities.

Interest rate risk

Interest raterisk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Group's exposure to the risk of changes in market interest rates is low due to the fixed interest rates on the Group's long-term debt obligations. See "— Liquidity and Capital Resources— Interest bearing loans and borrowings—6% unsecured bonds" for further discussion.

Commodity price risk

The Group is affected by the price volatility of certain commodities. Its operating activities require the on-going purchase of electricity and therefore require a continuous supply of electricity. The wholesale price of electricity is a small percentage of the sales price, and as a result variations in the wholesale price combined with the fact that Fastned has full control over the sales price results in little commodity price risk. There are no financial instruments related to commodity price risk.

Credit Risk

Credit risk is the risk that a counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Group is exposed to credit risk from its operating activities (primarily trade receivables) and from its financing activities, including deposits with banks and financial institutions and other financial instruments.

At 30 June 2021, the Company had a loan outstanding of EUR 1.331 million in total with Fastned Terra 1 B.V., which creates a credit risk. The loan amount and interest outstanding were originally due for repayment in 5 equal annual repayment instalments, with the first repayment date on 31 December 2020 and the last repayment date on 31 December 2024. The credit risk of this loan was however reduced by the condition that repayments only start in 2022, when it is anticipated that there will be a large enough market for electric vehicle charging. The interest rate is fixed at 6% per annum, which will be rolled up until 2022. All the fast chargers owned by Fastned Terra 1 B.V. form security for the loan. See "—Liquidity and Capital Resources—Cash Flows—Cash flows from investing activities" for further discussion.

With respect to trade receivables, a large portion of revenues is collected via direct debit or credit and debit cards from private individuals. The associated credit risk is low because the risk is spread over a large number of individual customers. Receivables from charge card providers are invoiced monthly and spread over a relatively small number of charge card providers and monitored to ensure no build-up of overdue amounts.

With respect to financial instruments and cash deposits, credit risk from balances with banks and financial institutions is managed in a coordance with the Group's policy. Investments of surplus funds are made only within credit limits assigned to each counterparty. Counterparty credit limits are reviewed by the Company's Management Board on an annual basis and may be updated throughout the year. The limits are set to minimise the concentration of risks and therefore mitigate financial loss due to a counterparty's potential failure to make payments.

Liquidity Risk

Liquidity risk includes the risk of a shortage of funds and the risk that the Group will encounter difficulty in meeting obligations associated with its financial liabilities. The Group monitors its risk of a shortage of funds using a liquidity planning tool. Cash flows are monitored closely and Fastned invests in new stations, chargers and grid connections only if the Group has secured financing for such investments.

Further, the Group manages its liquidity risk by regularly issuing new bonds to ensure sufficient liquidity and to repay debts as they fall due.

The table below sets forth the Group's liabilities into relevant maturity groupings based on their contractual undiscounted payments:

(EUR '000)	Year ended 31 December 2020				
	On demand	Less than 3 months	3 – 12 months	1 – 5 years	Total
Interest-bearing loans and borrowings (other than convertible preference shares)	-	-	1,832	86,559	88,391
Interest on interest-bearing loans and borrowing	-	1,330	3,990	13,585	18,905
Lease liabilities	-	-	622	4,151	4,773
Trade and other payables	2,438	-	139	-	2,577
Total	2,438	1,330	6,583	104,295	114,646

(EUR '000)	Year ended 31 December 2019				
	On demand	Less than 3 months	3 – 12 months	1 – 5 years	Total
Interest-bearing loans and borrowings (other than convertible preference shares)	-	-	-	56,968	56,968
Interest on interest-bearing loans and borrowing	-	598	2,417	9,298	12,313
Lease liabilities	-	-	29	5,784	5,813
Trade and other payables	1,631	303	8		1,942
Total	1,631	901	2,454	72,050	77,036

(EUR '000)	Year ended 31 December 2018				
	On demand	Less than 3 months	3 – 12 months	1 – 5 years	Total
Interest-bearing loans and borrowings (other than convertible preference shares)	-	-	-	34,102	34,102
Interest on interest-bearing loans and borrowings	-	313	1,700	6,304	8,317
Trade and other payables	1,308	32	12		1,353
Total	1,308	345	1,712	40,406	43,772

Non-performance risk on contractual non-financial obligations

The Group is exposed to non-performance risk on contractual non-financial obligations from its building activities. Fastned may have to provide down payments to its contractors for building activities ahead of construction. The associated credit risk is limited as construction times are short (four to eight weeks for a batch of stations), limiting the time the down payment is outstanding. Fastned aims to reduce the down payment as percentage of the total construction cost as much as possible.

7.8. Critical Accounting Policies and Estimates and Forthcoming Changes

The preparation of Fastned's consolidated historical financial information requires management to make judgments, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making judgments about carrying values of a ssets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates. However, the historical information presented is based on conditions that existed at the reporting date. The estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

For a detailed discussion of Fastned's significant and critical accounting policies, see "Significant Accounting Policies" and "Significant accounting estimates, judgements and errors" in the notes to the Financial Statements.

Judgements

Capitalisation of internally developed software

It requires a judgment to distinguish the research and development phases of software projects and to determine whether the recognition requirements for the capitalisation of its development costs are met. After capitalisation, management monitors whether the recognition requirements continue to be met and whether there are any indicators that capitalised costs may be impaired.

Taxes

Deferred tax assets are recognised for unused tax losses to the extent that it is probable that taxable profit will be a vailable against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and the level of future taxable profits together with future tax planning strategies.

As at December 2020, the Group has EUR 35.0 million (2019: EUR 28.7 million) of tax losses in the Netherlands, and EUR 3.8 million of tax losses (2019: EUR 2.9 million) arising in other countries. The extent to which the aforementioned tax losses in the Netherlands can be offset against future taxable profits is subject to certain limitations included in law as well as the size of taxable profits in a given year, according to an amendment to the Dutch Corporation Tax Act 1969 (Wet op de vennootschapsbelasting 1969) that will enter into force as of 1 January 2022. In case of taxable profits exceeding EUR 1 million in a given year, tax losses can only be offset against 50% of the taxable profit (i.e. for the amount exceeding the EUR 1 million threshold; losses up to EUR 1 million of taxable profit can be fully offset). See also "Risk Factors – Changes in tax treaties, laws, rules or interpretations or the outcome of tax and financial audits or reviews could have an adverse effect on Fastned's results of operations, financial condition and prospects". Due to uncertainty about size of future profits, the Group has determined not to recognise deferred tax assets on the tax losses carried forward.

If the Group would recognise all unrecognised deferred tax assets, profit and equity would have increased by approximately EUR 10.0 million depending on the timing of the utilisation of the tax losses. Further details on taxes are disclosed in note 9 of the 2020 Financial Statements.

Estimates

Impairment of non-financial assets

For impairment assessment purposes, assets are grouped at the smallest levels for which there are largely independent cash inflows (cash-generating units). As a result, some assets are tested individually for impairment and some are tested at cash-generating unit level.

The Group assesses at each reporting date whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Group estimates the asset's recoverable amount.

An impairment loss is recognised for the amount by which the asset's (or cash-generating unit's) carrying amount exceeds its recoverable amount, which is the higher of fair value less costs of disposal and value-in-use. To determine the value-in-use, management estimates expected future cash flows from each cash-generating unit and determines a suitable discount rate in order to calculate the present value of those cash flows. The data used for impairment testing procedures are directly linked to the Group's latest approved budget. These budgets and forecast calculations generally cover a period of five years and do not include restructuring activities that the Group is not yet committed to or significant future investments that will enhance the asset's performance of the cash-generating-unit being tested. For longer periods, a long-term growth rate is calculated and applied to project future cash flows after the fifth year.

Discount factors are determined individually for each cash-generating unit and reflect current market assessments of the time value of money and asset-specific risk factors. The recoverable amount is sensitive to the discount rate used for the discount cash flow model as well as the expected future cash-inflows and the growth rate used for extra polation purposes. The key assumptions to determine whether an impairment is necessary or not are disclosed and further explained in note 12 of the 2020 Financial Statements.

Impairment losses for cash-generating units reduce first the carrying amount of any goodwill allocated to that cash-generating unit. Any remaining impairment loss is charged pro-rata to the other assets in the cash-generating unit.

With the exception of goodwill, all assets are subsequently reassessed for any indication that an impairment loss previously recognised may no longer exist. An impairment loss is reversed if the asset's or cash-generating unit's recoverable amount exceeds its carrying amount.

Impairment of financial assets

Impairment of financial assets exists when the counterparty is not able to meet its obligations under a financial instrument or customer contract, leading to a financial loss for the Group. The Group has a loan outstanding with Fastned Terra 1 B.V. and has evaluated whether this loan need to be impaired. Based on expected future cash flows of this entity, including the revenue share of Fastned derives from the chargers owned by this entity, the Managing Directors deem it not relevant to impair the loans.

Provision for decommissioning

The Group records a provision for decommissioning costs of a charging station. Decommissioning costs are provided at the present value of expected costs to settle the obligation using estimated cash flows and are recognised as part of the cost of the particular asset. The cash flows are discounted at a current pre-tax rate that reflects the risks specific to the decommissioning liability. The unwinding of the discount is expensed as incurred and recognised in the statement of profit or loss as a finance cost. The estimated future costs of decommissioning are reviewed annually and adjusted as appropriate. Changes in the estimated future costs or in the discount rate applied are added to or deducted from the cost of the asset.

Under the rental agreements with the RVB (the Dutch State's real estate operations, *Rijksvastgoedbedrijf*) and with various other landlords for the land of the charging stations, the Group has recognised a provision for decommissioning obligations. In determining the present value of the expected cash outflow of the provision, assumptions and estimates are made in relation to discount rates, the expected cost to dismantle and remove the charging station from the site and the expected timing of those costs. The carrying amount of the provision as at 31 December 2020 was EUR 2.368 million (31 December 2020: EUR 2.368, 31 December 2019: EUR 2.065 million, 31 December 2018: 1.377). The Group estimates that the costs would be realised after expiration of the rental contract and calculates the provision using the discount cash-flow method based on the following assumptions used for the year ended 31 December 2020:

- Estimated cost of removal: EUR 10,000 to 20,000 depending on the size of the station;
- Inflation of 1.7% (2019: 1.7%);
- Discount rate of -0.39% (2019: 0.13%).

If the estimated pre-tax discount rate used in the calculation for 2020 had been 1% higher than management's estimate, the carrying amount of the provision would have been EUR 222,000 lower. If the estimated inflation for 2020 had been 1% higher than the management's estimate, the carrying amount of the provision would have been EUR 244,000 higher.

FastnedFounders Club deferred income

In May 2015, Fastned launched the Fastned Founders Club. This is a special group of investors who have invested EUR 25,000 in the first primary issuance of shares through NPEX or EUR 50,000 in the primary issuance of shares through Nx change in April and May 2016.

In return, these early investors can charge for free at Fastned stations for the rest of their lives. The Group has recognised deferred income for the estimated kWh to be charged by these investors. In determining the amount of the deferred income, assumptions and estimates are made in relation to the amount of kWh these early investors will charge, the discount rates, the expected cost of electricity and the expected timing of those costs. The carrying amount of deferred income as at 31 December 2020 was EUR 190,000 (31 December 2019: EUR 168,000, 2018: EUR 167,000). The Group estimates that the income will be realised in 19.5 years' time as the average age of these early investors is 55.5 and that 60% of the early investors have a fully electric vehicle and will charge 25% of their kWh at Fastned stations.

Future Accounting Developments

The following additional and amended standards have been adopted in Fa stned's 2020 Financial Statements:

- Definition of Material amendments to IAS 1 and IAS 8
- Definition of a Business amendments to IFRS 3
- Revised Conceptual Framework for Financial Reporting

The new amendments from IFRS 3 were used to determine the treatments for the acquisition of The Fastned Charging Network B.V. and Fastned Terra 2 B.V. The transactions were considered as an asset deal which is not in scope of IFRS 3. In such cases the acquirer identifies and recognizes the individual identifiable assets acquired and liabilities assumed. The cost of the Group shall be allocated to the individual identifiable assets and liabilities on the basis of their relative fair values at the date of purchase. Such a transaction or event does not give rise to goodwill.

The other a mendments listed above did not have any impact on the amounts recognised in prior periods and are not expected to significantly affect the current or future periods.

Certa in new accounting standards and interpretations have been published that are not mandatory for 31 December 2020 reporting periods and have not been early adopted by the group. These standards are not expected to have a material impact on the entity in the current or future reporting periods and on foreseeable future transactions.

The following additional and amended standards and interpretations have been adopted in Fastned's 2019 Financial Statements:

• IFRS 16, "Leases" stipulates that all leases and the associated contractual rights and obligations should be generally recognized in the lessee's Statement of Financial Position, unless the term is 12 months or less or the lease is for a low-value asset.

Agreements that convey the right to control the use of an identified a sset for a period of time in exchange for consideration are accounted for as leases. A lease liability is recognised at the present value of future lease payments over the reasonably certain lease term. Variable lease payments that do not depend on an index or a rate are not included in the lease liability. The right-of-use asset is recognised at a value equivalent to the initial measurement of the lease liability adjusted for lease prepayments, lease incentives, initial direct costs and any restoration obligations. The subsequent amortisation of the right-of-use asset and the interest expense related to the lease liability are recognised in the income statement over the lease term.

The Group elected to apply the modified retrospective transition approach in which the cumulative effect of initial application is recognised in opening retained earnings at the date of initial application with no restatement of comparative periods' financial information.

IFRS 16 introduces a revised definition of a lease. As permitted by the standard, Fa stned elected not to reassess the existing population of leases under the new definition and will only apply the new definition for the assessment of contracts entered into after the transition date. The interest rate ranges from 8% to 9.27% depending on the duration of the lease. During the transition the standard permits, on a lease-by-lease basis, the right-of-use asset to be measured either at an amount equal to the lease liability (as adjusted for prepaid or accrued lease payments), or a historical basis as if the standard had always applied. Fastned elected to use the asset equals liability approach for the existing population of leases.

The effect of the adoption of IFRS 16 on the group is disclosed and further explained in note 2.4 of the 2019 Financial Statements.

- In the 2019, the Group has applied a number of amendments to IFRS Standards and Interpretations issued by the IASB that are effective for an annual period that begins on or after 1 January 2019:
 - i. Amendments to IFRS 9, Prepayment Features with Negative Compensation 69;
 - ii. Amendments to IAS 28 Long-term Interests in Associates and Joint Ventures;
 - iii. Annual Improvements to IFRS Standards 2015–2017 Cycle Amendments to IFRS 3 Business Combinations, IFRS 11 Joint Arrangements, IAS 12 Income Taxes and IAS 23 Borrowing Costs;
 - iv. Amendments to IAS 19 Employee Benefits Plan Amendment, Curtailment or Settlement; and
 - v. IFRIC 23 Uncertainty over Income Tax Treatments.

Their adoption has not had any material impact on the disclosures or on the amounts reported in the 2019 Financial Statements.

- The following standard are issued but not yet effective for the year ended 31 December 2020:
 - i. IFRS 17 Insurance Contracts;
 - ii. IFRS 10 and IAS 28 (a mendments) Sale or Contribution of Assets between an Investor and its Associate or Joint Venture;
 - iii. Amendments to IFRS 3. Definition of a business:
 - iv. Amendments to IAS 1 and IAS 8. Definition of material:
 - v. Amendments to IAS 1 Presentation of Financial Statements, Classification of Liabilities as Current or Non-current;
 - vi. Amendments to IFRS 9, IAS 39 and IFRS 17, Interest Rate Benchmark Reform; and
 - vii. Conceptual Fra mework, Amendments to References to the Conceptual Fra mework in IFRS Standards.

The Management Board does not expect that the adoption of the standards listed above will have a material impact on the financial statements of the Group in future periods.

For additional information on the significant accounting policies of Fastned, see note 2 to the 2019 Financial Statements.

8. MANAGEMENT, EMPLOYEES AND CORPORATE GOVERNANCE

8.1. General

This section summarises certain information concerning the Management Board, the Supervisory Board, Fastned's employees and its corporate governance. It is based on and discusses relevant provisions of Dutch law as in effect on the date of this Registration Document, the Articles of Association and the Supervisory Board Rules (as defined below). For a discussion of the Foundation Board (as defined below) see "Description of Share Capital and Corporate Structure – The Foundation").

This summary does not purport to give a complete overview and should be read in conjunction with, and is qualified in its entirety by reference to, the relevant provisions of Dutch law as in force on the date of this Registration Document and the Articles of Association, the Supervisory Board Rules and the rules of the Audit Committee of the Supervisory Board (as defined below). The Articles of Association in the governing Dutch language and in an unofficial English translation are available on Fastned's website (https://ir.fastnedcharging.com/#governance) or at the Company's business address at James Wattstraat 77R, 1097 DL Amsterdam, the Netherlands during regular business hours. The Supervisory Board Rules, the rules of the Remuneration Committee, and the rules of the Audit Committee of the Supervisory Board in the Dutch language and in an unofficial English translation are available on Fastned's website (https://ir.fastnedcharging.com/#governance).

8.2. History of the Corporate Governance of the Company

The Company was founded on 24 February 2012 by Mr Lubbers and Mr Langezaal (the **Founders**) who held all shares in the capital of the Company at that moment. At the end of 2013, the Founders decided to allow other investors to invest in Fastned, in response to incoming requests, in particular from early adopters of BEVs.

In allowing other investors to invest in the Company, the Founders felt that is was crucial to safeguard the mission of the Company. Fastned's mission is to provide freedom to BEV drivers and accelerate the transition to sustainable transportation. Fastned therefore works on the realisation and exploitation of a network of fast charging stations, with the fastest chargers, at high traffic locations in the Netherlands and the rest of Europe, where all BEVs can charge with electricity from the sun and the wind. To safeguard this mission, the Founders created a structure whereby all shares in the capital of the Company would be held by the Foundation, which in turn would issue depositary receipts for these shares to investors. This structure was implemented on 7 March 2014 and remained in place since. The main tasks and purpose of the Foundation is (i) to make sure that Fastned is working towards its mission, (ii) to monitor the continuity of the Company, and (iii) to safeguard the interests of the holders of DRs (**DR Holders**). These three tasks – in that order – form the guiding principles of the board of the Foundation.

This governance structure gives the Foundation – as sole shareholder of the Company – 100% of the voting rights to be exercised in the General Meeting. When the governance structure was implemented, both Founders became DR Holders and consequently transferred their voting rights to the Foundation. This step was taken to ensure that investors commit themselves to Fastned's mission. It sa feguards the investors from strategic changes that may be initiated by certain Shareholders or DR Holders. The governance is thus designed to ensure that Fastned is working towards its mission, whilst at the same time it provides entrepreneurial freedom within clear set strategic boundaries.

The governance structure furthermore implies that new investors to the Company are – and were – not confronted with controlling voting rights by both Founders, but rather with the independent board of the Foundation that is bound by its statutory objectives and the aforementioned guiding principles.

The governance structure of the Company is designed with the aim of protecting the interest of all DR Holders equally. DR Holders have the right to attend the General Meetings and to speak at such meeting. They also have the right to appoint the members of the board of the Foundation upon nomination by the board (*bestuur*) of the

Foundation (the **Foundation Board**). Additionally, the Foundation Board may ask the DR Holders for their views regarding the items on the agenda of the General Meeting.

At the time of the listing of Fastned on Euronext Amsterdam, it was decided that the installation of a supervisory board would be appropriate. Given the importance of such supervising and advising body, the Company decided to put forward Mr Lubbers, one of the Founders who has been instrumental to the success of the Company, to take on the membership of the Supervisory Board as Chairman. Next to Mr Lubbers, the Supervisory Board has three independent members, Mr Michels, Ms Bax and Ms van Mens. As a result, the Supervisory Board is independent with a three to four voting ratio. The governance structure of the Company in combination with the composition of the Foundation Board (which consists entirely of independent members) and the Supervisory Board (which consists of a majority of independent members) is intended to ensure on the one hand that Fastned is working towards its missions and on the other hand that effective supervision is created on a strategic level. It allows the Company to move swiftly within a clear set of mission driven boundaries. For a discussion on the departures from the best practice provisions of the Dutch Corporate Governance Code, see "— *Dutch Corporate Governance Code*".

8.3. Management Structure

The Company has a two-tier board structure consisting of the Management Board and the Supervisory Board. The Management Board is the statutory executive body (*bestuur*) and is responsible for the day-to-day management of the Company. The Supervisory Board (*raad van commissarissen*) supervises and advises the Management Board

8.4. Management Board

Powers, Responsibilities and Functioning

The Management Board is the executive body and is entrusted with the management of the Group and responsible for the continuity of the Group under the supervision of the Supervisory Board. The Management Board's responsibilities include, among other things, setting the Company's management agenda, developing a view on long-term value creation by the Company, enhancing the performance of the Company, developing a strategy, identifying, analysing and managing the risks associated with the Company's strategy and activities and establishing and implementing internal procedures, which safeguard that all relevant information is known to the Management Board and the Supervisory Board in a timely manner. The Management Board may perform all acts necessary or useful for a chieving the Company's corporate purposes, except for those expressly attributed to the General Meeting or the Supervisory Board as a matter of Dutch law or pursuant to the Articles of Association (see "— Management Board — Management Board Meetings and Decision-making"). The Management Board may delegate duties and powers to individual Managing Directors and/or committees consisting of one or more Managing Directors whether or not assisted by staff officers. In fulfilling their responsibilities, the Managing Directors must act in the interest of Fastned and give specific attention to the relevant interests of Fastned's employees, DR Holders, lenders, customers, suppliers and other stakeholders of Fastned.

The Management Board shall timely provide the Supervisory Board with the information necessary for the performance of the Supervisory Board's duties. The Management Board is required to keep the Supervisory Board informed and to consult with the Supervisory Board on all important matters. The Management Board shall inform the Supervisory Board, in writing, and at least once a year, of the main outlines of the Company's strategic policy, the general and financial risks, and the management and control systems.

Subject to certain statutory exceptions, the Management Board as a whole is authorised to represent the Company. Additionally, each Managing Director is singly authorised to represent the Company. See "—*Management Board* — *Conflict of Interest*". Pursuant to the Articles of Association, the Management Board may grant one or more persons, whether or not employed by the Company, a power of attorney or other form of continuing authority to represent the Company or to grant one or more persons such titles as it sees fit.

Composition, Appointment, Dismissal and Suspension

The Articles of Association provide that the number of Managing Directors is determined by the General Meeting. The General Meeting appoints one of the Managing Directors as CEO (Chief Executive Officer), who is also the chairman of meetings of the Management Board.

The General Meeting appoints the Managing Directors upon nomination by the Supervisory Board.

A resolution of the General Meeting to appoint a Managing Director, other than in accordance with a nomination by the Supervisory Board, requires an absolute majority of the votes cast representing at least one-third of the Company's issued capital. If a proposal to appoint a person not nominated by the Supervisory Board is supported by an absolute majority of the votes cast, but this majority does not represent at least one-third of the Company's issued capital, a new meeting can be convened in which the resolution can be a dopted by an absolute majority of the votes cast, irrespective of the part of the Company's issued capital represented.

The Articles of Association provide that a Managing Director may be suspended or dismissed by the General Meeting at any time, provided that such suspension or dismissal does not occur before the Managing Director in question has had an opportunity to be heard by the General Meeting with regard to the intended dismissal. A resolution of the General Meeting to suspend or remove a Managing Director other than pursuant to a proposal by the Supervisory Board requires an absolute majority of the votes cast representing at least one-third of the Company's issued capital. If a resolution as referred to in the previous sentence is supported by an absolute majority of the votes cast, but this majority does not represent at least one-third of the Company's issued capital, a new meeting can be convened in which the resolution can be adopted by an absolute majority of the votes cast, irrespective of the part of the Company's issued capital represented.

A Managing Director may also be suspended by the Supervisory Board. A suspension by the Supervisory Board may be discontinued by the General Meeting. A resolution of the Supervisory Board to suspend a Managing Director can be adopted by a majority of the votes cast.

Term of Appointment

Any new Managing Director that is appointed, is appointed for a maximum period of four years, provided that, unless a Managing Director resigns earlier, his appointment period shall end immediately after the annual General Meeting that will be held in the fourth calendar year after the date of his appointment. A Managing Director may be reappointed for a term of not more than four years at a time, which reappointment should be prepared in a timely fashion. The current Managing Directors have been appointed for an indefinite period of time. The Company's diversity policy drawn up in a ccordance with the Supervisory Board Rules will be considered in the preparation of the appointment or reappointment.

Management Board Meetings and Decision-making

The Management Board meets in accordance with a schedule for its meetings adopted annually at the latest in the last scheduled meeting of the preceding year. Furthermore, the Management Board must meet whenever the chairman or two members of the Management Board have called a meeting.

The Managing Directors a im to a dopt resolutions by unanimous vote. If and when the Managing Directors cannot agree unanimously on a resolution, such resolution shall be adopted by a majority vote of the Managing Directors present or represented. Resolutions can only be adopted if the majority of the Management Directors then in office who do not have a conflict of interest are present or represented. Each Managing Director has one vote. If there are more than two Managing Directors in office and entitled to vote, the chairman shall have a casting vote in the event of a tie within the Management Board. In other cases, a proposal shall be deemed rejected in case of a tie of votes within the Management Board.

The Management Board may also adopt resolutions without convening a meeting upon a proposal by or on behalf of the chairman of the Management Board, provided that all Managing Directors — with the exception of the Managing Director that has a conflict of interest — have been consulted and none of them have raised an objection to adopt resolutions in this manner. If no resolution can be adopted by the Management Board as a consequence of a conflict of interest of all Managing Directors, the relevant resolution will be referred to the Supervisory Board.

Resolutions of the Management Board identified in the Articles of Association or identified pursuant to a resolution of the Supervisory Board from time to time on the basis of the relevant provisions in the Articles of Association require the prior approval of the Supervisory Board.

The lack of approval from the Supervisory Board does not affect the authority of the Management Board or the Managing Directors to represent the Company.

Conflict of Interest

Dutch law provides that a member of the management board of a Dutch private limited liability company, such as the Company, may not participate in the deliberation or decision-making of a relevant management board resolution if he or she has a direct or indirect personal interest conflicting with the interests of the relevant company and the business connected with it. Such a conflict of interest exists if in the situation at hand a Managing Director is deemed to be unable to serve the interests of the Company and the business connected with it with the required level of integrity and objectivity.

Each Managing Director shall immediately report any (potential) personal conflict of interest concerning a Managing Director to the chairman of the Supervisory Board and to the other Managing Directors, and shall provide all information relevant to the conflict to such persons. The Supervisory Board must determine whether a reported (potential) conflict of interest qualifies as a conflict of interest under Dutch law and/or the Articles of Association, in which case the conflicted Managing Director shall not be permitted to participate in the decision-making and deliberation process on a subject or transaction in relation to which such Managing Director has a conflict of interest. Such transaction must be concluded on terms customary in the sector concerned and must be approved by the Supervisory Board. In addition, if there is a conflict of interest in concerning one of more Managing Directors, the Supervisory Board may, whether or not on an ad hoc basis, authorise one or more persons to represent the Company with respect to the matters in which a (potential) conflict of interest exists between the Company and one or more Managing Directors.

If as a consequence of one or more Managing Directors having a conflict of interest no resolution can be adopted by the Management Board, a resolution may be adopted by the Supervisory Board. In addition, if a Managing Director does not comply with the provisions on conflicts of interest, the resolution concerned is subject to nullification (vernietigbaar) and the Managing Director concerned may be held liable towards the Company. As a general rule, the existence of a (potential) conflict of interest does not affect a Managing Director's authority to represent the Company as described under "— Management Board — Powers, Responsibilities and Functioning" above. Furthermore, as a general rule, a greements and transactions entered into by a company based on a decision of its management board that is a dopted with the participation of a managing director who had a conflict of interest with respect to the matter cannot be annulled. However, under certain circumstances, a company may nullify such a greement or transaction if the counterparty misused the relevant conflict of interest.

Managing Directors

The Management Board is composed of the following members:

Name	Year of Birth	Position	Member since	
Michiel Langezaal	1981	Chief Executive Officer	2012	
Niels Korthals Altes	1972	Chief Commercial Officer	2017	
Victor van Dijk	1979	Chief Financial Officer	2019	

Michiel Langezaal is the Company's Chief Executive Officer (CEO) and chairman of the Management Board. He is one of the founders of Fastned. Michiel has over 13 years of work experience. Michiel is also owner and statutory director of his personal holding Carraig Aonair B.V. Before the foundation of Fastned and his appointment as CEO of the Company in 2012, Michiel was New Business Developer at Epyon/ABB from 2010 to 2012. Before that, he worked as a strategy consultant at A.T. Kearney from 2007 to 2010.

Michiel holds a Master's degree (cum laude) in Mechanical engineering from Delft University of Technology in the Netherlands.

Niels Korthals Altes is the Company's Chief Commercial Officer (CCO), Head of Funding and a Managing Director. Before his appointment as Managing Director of the Company in 2017, he already worked for the Company as independent consultant (from 2012 to 2013) and as CCO and Head of Funding (since 2013). Niels has over 22 years of work experience. Earlier in his career, Niels was founder and director of Windcentrale B.V., director at Climate Neutral Group B.V., and founder and managing director of Green Seat B.V. Before that, Niels had various marketing positions at Unilever N.V. and he worked as a brand manager at DB Group in New Zealand.

Niels holds an MBA from the Erasmus University Rotterdam in the Netherlands.

Victor van Dijk is the Company's Chief Financial Officier (CFO). Before his a ppointment as Managing Director of the Company in 2019 Victor worked at ING as Managing Director Debt Capital Markets (DCM) where he was responsible for corporate DCM in Germany, Switzerland and Austria. Victor has over 14 years of work experience in various positions at ING.

Victor holds a Master's degree in Civil engineering from Delft University of Technology in the Netherlands.

The business address of the Managing Directors is c/o Fastned B.V., James Wattstraat 77R, 1097 DL Amsterdam, the Netherlands.

8.5. Supervisory Board

Powers, Responsibilities and Functioning

The Supervisory Board supervises the Management Board's management of the Company, the Company's general course of affairs, and its affiliated business. The Supervisory Board is accountable for these matters to the General Meeting. The Supervisory Board also provides advice to the Management Board. In performing their duties, the Supervisory Directors are required to focus on the effectiveness of Fastned's internal risk management and control systems and the integrity and quality of the Company's financial reporting. The Supervisory Directors assist the Management Board with advice. In the fulfilment of their duty, the Supervisory Directors shall orient themselves according to the interests of the Company and its related business.

Supervisory Board Rules

Pursuant to the Articles of Association, the Supervisory Board adopted rules and regulations, allocating duties to one or more Supervisory Directors and regulating any such subjects as the Supervisory Board deems necessary and/or appropriate (the **Supervisory Board Rules**).

Composition, Appointment, Dismissal and Suspension

The Articles of Association and the Supervisory Board Rules provide that the Supervisory Board must consist of a minimum of three Supervisory Directors. The exact number of Supervisory Directors shall be determined by the General Meeting with due observance of the minimum set out in the Articles of Association. If the number of Supervisory Directors is less than three, the Supervisory Board must promptly take any required measures to increase the number of Supervisory Directors. The Supervisory Board consist of three Supervisory Directors. In accordance with Dutch law only natural persons may be appointed as Supervisory Directors.

According to the Articles of Association, the Supervisory Board must prepare a profile (*profielschets*) for its size and composition, taking a count of the nature and activities of the Company's business, the desired expertise and background of the Supervisory Directors, the desired diverse composition and size of the Supervisory Board and the independence of the Supervisory Directors. The Supervisory Board shall discuss the profile every time an amendment thereof is discussed in the General Meeting.

The General Meeting appoints the Supervisory Directors upon nomination by the Supervisory Board. The Supervisory Board must inform the General Meeting of the nomination. When a proposal or recommendation for the appointment of a person as a Supervisory Director is made, the following information must be stated: the age, the profession, the number of Shares and/or DRs held by such person and the positions held or previously held by such person, insofar as these are relevant for the performance of the duties of a Supervisory Director. Furthermore, the names of any legal entities of which the proposed or recommended person already is a supervisory director must be indicated. If those include legal entities that belong to the same group, a reference to that group is sufficient. The proposal or recommendation must furthermore state the reasons on which such proposal or recommendation it is based.

A resolution of the General Meeting to appoint a Supervisory Director other than in accordance with a nomination by the Supervisory Board requires a majority of the votes cast representing at least one-third of the Company's issued capital. If a proposal to appoint a person not nominated by the Supervisory Board is supported by an absolute majority of the votes cast, but this majority does not represent at least one-third of the Company's issued capital, a new meeting can be convened in which the resolution can be adopted by an absolute majority of the votes cast, irrespective of the part of the Company's issued capital represented.

The Supervisory Board must inform the General Meeting in a timely manner, when, why and in accordance with what profile a vacancy in the Supervisory Board has to be filled. The Articles of Association provide that the General Meeting has the authority to suspend and remove a Supervisory Director. Under the Articles of Association, a resolution of the General Meeting to suspend or remove a Supervisory Director other than pursuant to a proposal by the Supervisory Board requires a majority representing at least one-third of the Company's issued capital. If a resolution as referred to in the previous sentence is supported by an absolute majority of the votes cast, but this majority does not represent at least one-third of the Company's issued capital, a new meeting can be convened in which the resolution can be adopted by an absolute majority of the votes cast, irrespective of the part of the Company's issued capital represented.

Term of Appointment

The Supervisory Directors will be appointed for a maximum period of four years, provided that, unless a Supervisory Director resigns earlier, his appointment period shall end immediately after the annual General Meeting that will be held in the fourth calendar year after the date of his or her appointment. Supervisory Directors may be reappointed once more for another four-year period and then subsequently be reappointed again for a period of two years, which reappointment may be extended by at most two years. In the event of a reappointment after an eight-year period, reasons should be given in the report of the Supervisory Board. In any appointment or reappointment, the profile as prepared by the Supervisory Board should be observed. The Supervisory Board will prepare a retirement schedule for the Supervisory Directors.

Supervisory Board Meetings and Decision-Making

The Supervisory Board meets at least six times per year. The schedule for its meetings in the next year will be adopted each year at the latest in the last scheduled meeting of the then current year.

Pursuant to the Articles of Association and the Supervisory Board Rules, resolutions of the Supervisory Board are adopted by an absolute majority vote in a meeting of the Supervisory Board, in which at least the majority of the Supervisory Directors are present or represented. Each Supervisory Board director has one vote. In the event of a tie in voting, the chairman of the Supervisory Board will have a deciding vote, but only if more than two Supervisory Directors are present. If all Supervisory Directors are present and agree, the Supervisory Directors

may resolve on issues not on the agenda. In addition, according to the Supervisory Board Rules, certain specified resolutions require the affirmative vote of at least one independent Supervisory Board member.

The Supervisory Board may also adopt resolutions in writing, provided the proposal concerned is submitted to all Supervisory Directors then in office and none of them objects to this form or a doption. Adoption of resolutions in writing shall be effected by statements in writing, which can also be issued through a proxy, from all the Supervisory Directors. A statement from a Supervisory Director who wishes to abstain from voting on a particular resolution which is adopted in writing must reflect the fact that he does not object to this form of adoption.

The Supervisory Board may deviate from the provisions in the Supervisory Board Rules if this is deemed necessary by the chairman of the Supervisory Board, considering the urgent nature and other circumstances of the case, provided that all Supervisory Directors are allowed the opportunity to participate in the decision-making process.

Conflict of Interest

Similar to the rules that apply to the Managing Directors as described above, Dutch law also provides that a supervisory director of a Dutch private limited liability company, such as the Company, may not participate in deliberating or decision-making within the Supervisory Board if he or she has a direct or indirect personal interest conflicting with the interests of the relevant company and the business connected with it.

Pursuant to the Supervisory Board Rules, a Supervisory Director that has a (potential) conflict of interest with respect to a proposed Supervisory Board resolution should immediately report this to the chairman of the Supervisory Board and provide all relevant information. If the chairman of the Supervisory Board has a (potential) conflict of interest with respect to a proposed Supervisory Board resolution, he should immediately report this to the other Supervisory Directors. The Supervisory Board, without the relevant Supervisory Director being present or represented, determines whether a reported (potential) conflict of interest qualifies as a conflict of interest. A Supervisory Director shall not participate in the deliberation and decision-making process if he has a conflict of interest.

If, as a result of such a conflict of interest a resolution cannot be adopted, the resolution will be adopted by the General Meeting. In addition, if a Supervisory Director does not comply with the provisions on conflicts of interest, the resolution concerned is subject to nullification (*vernietigbaar*) and this Supervisory Director may be held liable towards the Company. Furthermore, as a general rule, agreements and transactions entered into by a company based on a decision of its supervisory board that are adopted with the participation of a Supervisory Director who had a conflict of interest with respect to the matter cannot be annulled. However, under certain circumstances, a company may annul such an agreement or transaction if the counterparty misused the relevant conflict of interest.

Supervisory Directors

The Supervisory Board is currently composed of the following members:

Name	Year of Birth	Position	Member as of	End of current term	
Bart Lubbers	1965	Chairman / Non - independent	2019	2023	
Marije van Mens	1981	Independent	2020	2024	

Bart Lubbers is the Chairman and non-independent member of the Supervisory Board. He is one of the founders of Fastned. He has over 24 years of experience. Bart Lubbers used to be a Managing Director of Fastned from the foundation of the Company until 25 June 2019. Currently, he is also a managing director of Breesaap B.V. which position he holds since 1995, and of Wilhelmina-Dok B.V. which position he holds since 1999. Since 2011, Bart is also a member of the supervisory board of QWIC B.V. Bart Lubbers was a member of the supervisory board of Epyon. In addition, he has been a member of the supervisory board of Mercon Steel Structures B.V. from 2000 to

2016, of Hotel Figi from 1995 to 2012, and of Metro Newspaper in the Netherlands from 2000 to 2005, which company was also founded by him.

Bart holds an MBA from the Rotterdam School of Management in the Netherlands and a Master's degree in History from the University of Utrecht in the Netherlands.

Marije van Mens is an independent member of the Supervisory Board. Marije has over 13 years of working experience. She started her career at the Boston Consulting Group (BCG). She then worked at Marqt (a Dutch supermarket chain), first as head of the buying and merchandising department, and later as director of the fresh products departments. Since 2018, she has been working at the Municipality of Amsterdam as a program leader for the urban strategy team. She is also a member of the supervisory board and chairman of the audit committee of VPRO (a Dutch public broadcasting organisation).

Marije van Mens holds a master's degree in political science from the Vrije Universiteit in Amsterdam and an MBA from Columbia Business School.

Two Supervisory Board members (Marieke Bax and Hans Michels) resigned at 3 June 2021 because they could no longer combine their responsibilities as Supervisory Board member competing time commitments for other executive and non-executive board positions. Fastned is currently in the process of filling the two existing vacancies in the Supervisory Board following the resignation of Hans Michiels and Marieke Bax on 3 June 2021, with the aim to fulfill these vacancies before the end of 2021.

The business address of the Supervisory Directors is c/o Fastned B.V., James Wattstraat 77R, 1097 DL Amsterdam, the Netherlands.

8.6. Audit Committee

The Supervisory Board has appointed from a mong its members an audit committee (the **Audit Committee**). The function of this committee is to assist in the decision-making of the Supervisory Board.

According to the charter of the Audit Committee, the Audit Committee undertakes preparatory work for the Supervisory Board's decision-making regarding the supervision of the integrity and quality of the Company's financial reporting and the effectiveness of the Company's internal risk management and control systems. It focuses on, among others things, (i) monitoring the Management Board with regard to: (a) relations with, and compliance with recommendations and the following up of comments by, the internal and external auditors, (b) the funding of the Company, (c) the application of information and communication technology by the Company, including risks relating to cyber-security, and (d) the Company's tax policy, (ii) informing the Management Board or the Supervisory Board of the outcome of the statutory audit, including an explanation of the manner in which the statutory audit has contributed to the integrity of financial reporting and the role of the audit committee in that process, (iii) monitoring the financial reporting process and making proposals to ensure the integrity of the process, (iv) monitoring the effectiveness of the internal control system, the internal audit system (if any) and the risk management system in relation to the financial reporting of the Company, (v) monitoring the statutory audit of the annual accounts and the consolidated accounts, in particular the performance of the audit, taking into account the assessment of the AFM in accordance with article 26, paragraph 6 of Regulation (EU) No 537/2014 of the European Parlia ment and of the Council of 16 April 2014 on specific requirements regarding statutory audit of public-interest entities, (vi) reviewing and monitoring the independence of the external auditors or the audit firm, in particular the provision of additional services to the Company, and (vii) determining the procedure for the selection of the external auditor or the audit form and the nomination of the performed statutory audits, and (viii) making recommendations to the Supervisory Board regarding the appointment and dismissal of the senior internal audit function, and annually formulate an opinion to the Management Board regarding the way in which the internal audit function fulfils its responsibility.

Due to the fact that Fastned currently has two vacancies in the Supervisory Board, the Audit Committee temporarily consists of the entire Supervisory Board. The Supervisory Board will appoint the new members of the Audit Committee, its chairman and secretary once the vacancies have been fulfilled.

The Audit Committee shall meet as often as required for a proper functioning of the Audit Committee, but in any event at least four times a year and additionally whenever one or more members have requested a meeting. In addition, the Audit Committee must meet at least before the publication of the annual results. Meetings are in principle called by the secretary of the Audit Committee in consultation with the chairman of the Audit Committee. The external auditor may, under special circumstances, request a special meeting with the Audit Committee to be held. Subject to applicable law and regulations, the Audit Committee may occasionally decide at its sole discretion not to comply with the charter of the Audit Committee.

8.7. Remuneration Committee

The Supervisory Board has appointed from among its members a remuneration committee (the **Remuneration Committee**). The Remuneration Committee consists of two Supervisory Directors, currently being Marije van Mens and Bart Lubbers.

Within the scope of the remuneration policy adopted by the General Meeting, this committee advises the Supervisory Board on the remuneration of individual Managing Directors and Supervisory Directors and monitors the remuneration policy. The Remuneration Committee meets whenever one or more of its members have requested such meeting and at least twice a year.

Remuneration Policy

The General Meeting has adopted the remuneration policy, upon proposal of the Supervisory Board. Any subsequent amendments to this remuneration policy are subject to adoption by the General Meeting. The remuneration policy is available on Fastned's website and explains the aim of the remuneration policy and the structure of the remuneration of the Management Board and the Supervisory Board.

The Company's remuneration policy aims to attract, motivate and retain qualified and experienced individuals and reward them with a competitive remuneration package that is in line with labour market conditions of companies that engage in comparable activities and/or are similar in terms of size and/or complexity.

Remuneration Report

The Remuneration Committee prepares the annual remuneration report. This report describes, in a transparent manner, in addition to the matters required by law: (a) how the remuneration policy has been implemented in the past financial year; (b) how the implementation of the remuneration policy contributes to long-term value creation; (c) the pay ratios within Fastned and, if applicable, any changes in these ratios in comparison with the previous financial year; (d) in the event that a Management Board member receives variable remuneration, how this remuneration contributes to long-term value creation, the measurable performance criteria determined in advance upon which the variable remuneration depends, and the relationship between the remuneration and performance; and (e) in the event that a current or former Management Board member receives a severance payment, the reason for this payment. The annual remuneration reports are posted on Fastned's website.

8.8. Remuneration Information for the Management Board

Management Board Remuneration Policy

The remuneration of the individual Managing Directors is established by the Supervisory Board in accordance with the Company's remuneration policy as adopted by the General Meeting upon a proposal of the Remuneration Committee. The proposal is drawn up in accordance with the remuneration policy. The inadequate performance of duties will not be rewarded. When drafting the proposal for the remuneration of Management Board members, the Remuneration Committee takes note of individual Management Board members' views with regard to the

amount and structure of their own remuneration. The Management Board members' views on their own remuneration are for the Remuneration Committee, and do not form part of the account given of the implementation of the remuneration policy. The remuneration of, and other agreements with, the Managing Directors are required to be determined by the Supervisory Board, with due observance of the remuneration policy.

The base salary that the Managing Directors of the Company receive is below the average market conditions for similar profiles, which is considered realistic by the Company given the development of the Company and the fact that the Company is still cash flow negative. The remuneration in the event of dismissal of Management Board members will not exceed one year's salary (the 'fixed' remuneration component). Severance pay will not be a warded if the agreement is terminated early at the initiative of the Management Board member, or in the event of seriously culpable or negligent behavior on the part of the Management Board member.

Based on the remuneration policy, the remuneration of the Managing Directors may consist of the following components:

- annual base salary;
- participation in the option plan of the Company (the Option Plan); and
- pensions (in principle) and other benefits.

These remuneration components are the aggregate of the Managing Directors' entitlements under their respective employment agreement with the Company. For further detail on these employment agreements, please see "— Agreements between the Company and the Managing and Supervisory Directors" below.

Annual base pay

The base salary of the Managing Directors aims to reflect the responsibility and scope of their role, taking into account their level of seniority and experience. The base salary of each Managing Director is a fixed cash compensation paid on a monthly basis. The base salary will be annually evaluated by the Supervisory Board, taking into account developments in the pay market and other factors (including potential changes in job sizes) and can be adjusted by the Supervisory Board in accordance with the remuneration policy.

Long-term incentive plan

In principle, the Managing Directors participate in the Option Plan that applies to all employees of the Company. Mr Langezaal is however excluded from this Option plan. See "— *Management, Employees and Corporate Governance—Option Plan*".

Pension and other benefits

In principle, the Managing Directors are eligible to participate in the Company's pension scheme. However, if a Managing Director is a major shareholder or DR Holder of the Company (as defined in the Dutch Pensions Act, which is, in short, the case if a managing director directly or indirectly holds more than 10% of the Shares or DRs) such Managing Director is not eligible to participate in the Company's pension scheme. Mr Langezaal is therefore not eligible to participate in the pension scheme for the Managing Directors is the same as the pension schemes applicable to other employees working for the Company in the Netherlands. For further details please see below under "–*Employees and Pension Obligations Schemes*".

Severance

There are no contractual severance a rrangements in place between the Managing Directors and the Company.

Management Board Remuneration over 2020

The table below provides the remuneration of each member of the Management Board for the financial year that ended 31 December 2020.

Name	Base salary	Pension
Mr Langezaal	EUR 97,000	-
Mr Korthals Altes	EUR 106,000	EUR 13,000
Mr Van Dijk	EUR 102,000	EUR 10,000

8.9. Remuneration Information Supervisory Board

The General Meeting determines the remuneration of the Supervisory Directors. The Supervisory Board submits from time to time proposals to the General Meeting in respect of the remuneration of the Supervisory Board. The remuneration of the Supervisory Board has been set out below in "—Supervisory Board Remuneration over 2021". No additional fees are due for their membership of the Audit Committee or the Remuneration Committee.

The remuneration of Supervisory Board members promotes an adequate performance of their role and should not be dependent on the results of Fastned. The remuneration of the Supervisory Board members reflects the time spent and the responsibilities of their role. Supervisory Board members will not be a warded remuneration in the form of DRs, options for DRs or similar rights to acquire DRs. None of the Supervisory Directors may hold DRs, options for DRs or similar securities other than as a long-term investment. The Supervisory Directors may also not hold such securities, other than in accordance with the rules on holding or transacting in the Company's securities.

As of the date of this Registration Document, the Company has not provided any personal loans, advances or guarantees to Supervisory Directors.

Severance

There are no contractual severance arrangements in place between the Supervisory Directors and the Company.

Supervisory Board Remuneration over 2020

• Bart Lubbers: EUR 36,000;

• Hans Streng: EUR 8,000;

• Hans Michels: EUR 20,000;

Marieke Bax: EUR 12,000; and

Marije van Mens: EUR 12,000.

Supervisory Board Remuneration over 2021

The total compensation for each Supervisory Director for the financial year ending on 31 December 2021 has been set as follows:

• Bart Lubbers: EUR 36,000;

Hans Michels: EUR 20,000;

• Marieke Bax: EUR 20,000; and

• Marije van Mens: EUR 20,000.

In addition, the Company makes available a company car for Mr Lubbers and unlimited charging within the Fastned charging network for all Supervisory Directors.

Also, if it reasonably appears that Ms Bax and Ms van Mens provides more than 20 working days a year for her services as Supervisory Director, the Company will reimburse an additional fee of EUR 1,000 (excluding VAT) per working day, provided that the Company has given its prior written approval for such costs.

On 3 June 2021, Hans Michiels and Marieke Bax resigned as members of the Supervisory Board. As a result, they will only receive a pro rata part of the remuneration for 2021 as set out above.

8.10. Option Plan

In principle, the Managing Directors are, together with the other employees (if such employee is employed by the Company for more than six months), eligible to participate in the Option Plan. However, Mr Langezaal (CEO) is excluded from the Option Plan, because he already indirectly holds 26.28% of the DRs through Carraig Aonair Holding B.V, an entity controlled by him. The Option Plan is intended to:

- drive continuing and further improvement of the alignment of interest of the employees and DR Holders;
- define company goals and to define how employees benefit from achieving those company goals; and
- communicate to (potential) DR Holders and employees of the Company about what the Company works towards and what the Company's expectations of the future are.

Under the Option Plan, ten long-term milestones are defined, whereby each milestone consists of a combination of an operational goal and a goal for the market capitalisation of the Company, which both need to be achieved in order for a milestone to be met. Each time such a milestone is met, the Company allocates options for newly to be issued DRs to its employees for a total of 1% of the then outstanding number of DRs (see "Description of Share Capital and Corporate Structure – The DRs"). The allocation of these options for newly to be issued DRs depends on the role and responsibilities of the employee in the organisation. The criteria for the granting of options will be determined by the Supervisory Board if it concerns a Managing Director and by the Management Board if it concerns other participants of the Option Plan.

At the date of this Registration Document, milestones 1, 2 and 4 have been met. On 13 June 2019 147,835 options were granted upon the achievement of milestone 1 (with a market cap higher than EUR 150 million and more than 100 stations), on 21 June 2019 147,835 options were granted upon the achievement of milestone 2 (with a market cap of more than EUR 200 million and more than EUR 1 million in revenues in one calendar year) and on 4 December 2020 149,480 options were granted upon the achievement of milestone 4 (with a market cap of more than EUR 400 million and more than 150 kW charging on 50% of the stations).

Figure 13: The milestones of Fastned's Option Plan

Milestone	Market cap goal (EURm)	Operational Goal
1	>150	> 100 stations
2	> 200	> EUR 1 million revenues in one calendar year
3	> 300	> 250 stations operational
4	> 400	> 150 kW charging on 50% of the stations
5	> 500	> Company net profitable for 12 months in a row
6	> 600	> 500 stations operational
7	> 700	> EUR 100 million in revenues in one calendar year
8	> 800	> 30% EBITDA margin for 12 months in a row
9	> 900	> 300 kW charging on 50% of our stations

> 1,000

The options are granted by way of an option a greement. In order to ensure that every employee will participate in the potential value increase of the Company for the part he or she has been contributing to, the exercise price per option is equal to the average price of a DR on the relevant stock exchange during the 90 days before the start of the employment of the respective employee. The exercise price can never be less than EUR 10 per option. The options under the Option Plan can be exercised within five years after the grant date.

An option is personal to the employee and may not be transferred, charged, pledged or otherwise encumbered with any security right.

Awards under the Option Plan are subject to hold back provisions. Any material changes to the option policy will be made by the Management Board and/or the General Meeting.

For financial reporting purposes, Fastned's management will value any options granted under the Option Plan as per their grant date in compliance with IFRS requirements. As no vesting period applies to the options, the entire value of the granted options will be charged as an expense in the year in which the relevant milestone is met. The consequence thereof is that the granting of options under the Option Plan will have an impact on the profit and loss account of Fastned in the relevant year of grant.

Old option plan

Prior to establishment of the Option Plan on 17 May 2018, the Company had an employee option plan in place under which the Company granted a total of 365,411 options to eligible employees (2015: 89,175, 2017: 113,345 and 2018: 162,891). These equity-settled options are subject to a three-year vesting period. At the date of this Registration Document, 347,334 of these options have vested. These vested options under the old option plan can be exercised within five years after vesting period.

Correction of 2018 valuation of options in the 2019 Financial Statements

In the Financial Statements for the year ended 31 December 2018, Fastned's management determined the fair value of the options issued under the old option plan with reference the Black Scholes option pricing model, also taking into account other relevant factors, such as the imperfection of the underlying assumptions of the Black Scholes model, the market price of the DRs and the illiquidity of the DRs. This led to the conclusion that in management's view the weighted average fair value of the options then outstanding was, at the time of the grant, zero. In 2019, the Managing Directors became of the opinion that this was incorrect and resulted in a material error in the 2018 Financial Statements. The directors therefore obtained expert advice on the correct valuation for the options. The 2018 comparative information included in the 2019 Financial Statements was adjusted to include EUR 230,000 for option costs. This correction did not affect any of the amounts reported in the consolidated statement of the financial position as at 31 December 2018 and therefore no restatement of balances of assets, liabilities and equity was required. See note 22 of the 2019 Financial Statements for further information.

Individual entitlements Managing Directors

At the date of this Registration Document the following options have been granted for the Managing Directors:

	Old option plans	Milestone 1	Milestone 2	Milestone 4
Victor Van Dijk (CFO)	n/a	n/a	n/a	9,562
Niels Korthals Altes (CCO)	54,921	13,199	13,199	9,562

Individual entitlements Supervisory Directors

The Supervisory Directors are not be entitled to participate in the Option Plan.

DR Holding Information

At the date of this Registration Document, (i) Mr Langezaal (CEO of the Company) indirectly holds 26.28% of the DRs through Carraig Aonair Holding B.V., an entity controlled by him, and (ii) Mr Lubbers (the chairman of the Supervisory Board) indirectly holds 43.80% of the DRs through Wilhelmina-Dok B.V. an entity controlled by him. Mr Langezaal and Mr Lubbers both intend to continue to be a long term DR Holder. See also "Major Shareholders, DR Holders and Related Party Transactions".

8.11. Agreements between the Company and the Managing and Supervisory Directors

As at the date of this Registration Document, the Managing Directors are employed by the Company for an indefinite term. The terms and conditions of employment are governed by Dutch employment law. The employments a greement can, in accordance with applicable law, be terminated for convenience by either party by observing the statutory notice period.

Each Supervisory Director entered into a service agreement with the Company. The agreements are governed by Dutch law. The agreements will be entered into for an indefinite term, but terminate by operation of law, without notice being required, at the moment the membership of the Supervisory Board terminates, which is after a maximum period of four years after appointment of the Supervisory Director by the General Meeting.

8.12. Potential Conflicts of Interest and Other Information

The Company is a ware of the fact that Mr Lubbers is a managing director of Breesaap B.V. and Wilhelmina-Dok B.V. (the latter is the personal holding company of Mr Lubbers), which are two of the Company's DR Holders with a substantial interest in the Company (see "Major Shareholders, DR Holders and Related Party Transactions – Major Shareholders and DR Holders"). Also, the Company is a ware that Mr Lubbers and Mr Langezaal hold a large number of DRs and that as such their interest may not always coincide with the interests of the other DR Holders. The latter potential conflict of interest has been foreseen and minimised by transferring all shares to the Foundation. The board of the Foundation supervises whether the goals of the Company are being pursued.

The Management Board and Supervisory Board do not expect that the circumstances described above will cause any of the Managing Directors or Supervisory Directors to have a conflict with the duties they have towards the Company. However, the Supervisory Board Rules include arrangements to ensure that the Management Board and Supervisory Board will in each relevant situation handle and decide on any (potential) conflict of interest, also in this respect. A Managing Director or Supervisory Director shall not participate in the deliberation and decision-making process if he has a conflict of interest. See "—Management Board — Conflict of Interest" and "— Supervisory Board — Conflict of Interest". Each of the Management Board and the Supervisory Board will procure that relevant transactions, in relation to which it has been determined that a conflict of interest exists, are published in the annual report. Other than these (potential) conflicts of interest, there are no (potential) conflicts of interest between the private interests or other duties of Managing Directors and private interests or other duties of Supervisory Directors towards the Company.

8.13. Certain mandatory disclosures with respect to Members of Management Board and Supervisory Board

During the last five years, none of the Managing Directors or Supervisory Directors: (i) has been convicted of fraudulent offenses; (ii) has served as a director or officer of any entity subject to bankruptcy proceedings, receivership, liquidation or administration; or (iii) has been subject to any official public incrimination and/or sanctions by statutory or regulatory authorities (including designated professional bodies), or disqualification by a court from acting as a member of the administrative, management or supervisory body of an issuer, or from acting in the management or conduct of the affairs of any issuer.

8.14. Liability of Members of the Management Board and Supervisory Board

Under Dutch law, members of the Management Board and Supervisory Board may be liable towards the Company for damages in the event of improper or negligent performance of their duties. They may be jointly and severally liable for damages towards the Company for infringement of the Articles of Association or of certain provisions of the Dutch Civil Code. In addition, they may be liable towards third parties for infringement of certain provisions of the Dutch Civil Code. In certain circumstances, they may also incur additional specific civil, administrative and criminal liabilities.

8.15.Insurance

Managing Directors, Supervisory Directors and certain other officers are insured under an insurance policy taken out by the Company against damages resulting from their conduct when acting in their capacities as members or officers.

8.16. Indemnification

The Articles of Association include provisions regarding the indemnification, to the extent permissible by law, of current and former Managing Directors and Supervisory Directors against any and all liabilities, claims, judgments, fines and penalties incurred by them as a result of any expected, pending or completed action, investigation or other proceeding, whether civil, criminal or administrative, of or initiated by any party other than the Company itself or a group company (*groepsmaatschappij*) thereof, in relation to any acts or omissions in or related to their capacity as Managing Directors or Supervisory Directors. Claims will include derivative actions of or initiated by the Company or a group company thereof against them and (recourse) claims by the Company itself or a group company thereof for payments of claims by third parties if they will be held personally liable therefore. Any expenses (including reasonable attorneys' fees and litigation costs) incurred by the indemnified Managing Directors or Supervisory Directors in connection with any of the aforementioned legal action will be settled or reimbursed by the Company, but only upon receipt of a written undertaking by that indemnified (former) Director that he will repay such expenses if a competent court in an irrevocable judgment has determined that he is not entitled to be indemnified. Expenses will be deemed to include any tax liability which the indemnified (former) Director may be subject to as a result of his indemnification.

However, an indemnified (former) Director will not be indemnified with respect to claims in so far as they relate to the gaining in fact of personal profits, advantages or remuneration to which he was not legally entitled, or if the indemnified (former) Director has been a djudged in a final and conclusive decision to be liable for wilful conduct (opzet) or intentionally recklessness (bewust roekeloosheid) in respect of the claim. Also in case of a legal action against the (former) Director by the Company itself or its Group Companies, the Company will settle or reimburse to the (former) Director his reasonable attorneys' fees and litigation costs, but only upon receipt of a written undertaking by that (former) Director that he will repay such fees and costs if a competent court in an irrevocable judgment has resolved the legal action in favour of the Company or the relevant group company rather than the (former) Director.

The Articles of Association stipulate that the indemnified (former) Director may not admit any personal financial liability vis-à-vis third parties, nor enter into any settlement a greement, without the Company's prior written authorisation and that the Company and the indemnified (former) Director must use all reasonable endeavours to cooperate with a view to a greeing on the defence of any claims, but in the event that they fail to reach such a greement, the indemnified (former) Director must comply with all directions given by the Company in its sole discretion, in order to be entitled to the indemnity that is offered by the Articles of Association.

Furthermore, the Articles of Association provide that the indemnity does not apply to the extent that the aforementioned claims and expenses are reimbursed by insurers.

8.17. Employees

The table below provides an overview of the average numbers of employees the group employed, subdivided per country. These numbers are measured in full-time equivalents of the group's employees (FTEs). As at the date of this Registration Document, there has been no significant change in the number of employees of the Group since 31 December 2020.

Geographic Subdivision of Employees Measured in FTEs	FY 2020	FY 2019	FY 2018
The Netherlands	41.8	36.2	32.2
Germany	7	5	5
United Kingdom	3	3	3
Belgium	2	1	0
Switzerland	2	1	0
France	2	1	0
Total	57.8	47.2	42.2

8.18. Employees and Pension Obligations Schemes

The employees of the Company participate in a pension scheme in the Netherlands that is administered by Brand New Day. The pension scheme provides for old-age pension, partner's pension, orphan's pension and contributory continuation of pension build-up in case of occupational disability. The pension scheme is a defined contribution pension scheme for old-age pension. A defined contribution scheme is a pension scheme under which fixed contributions are paid to the pension provider. The contribution is a percentage of the pension calculation basis (i.e. the pensionable salary minus social security offset), which percentage varies per age category. There is no employee contribution. The liability of the Company is limited to payment of the fixed contributions for old-age pension, risk premiums for the other types of pensions and administration costs. The benefits are not predetermined.

The contributions are recognised as employee benefit expense when they are due. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in the future payments is available. As at 31 December 2020, the Group did not have any provision on its balance sheet for pensions and retirement benefits.

8.19. Dutch Corporate Governance Code

The Dutch Corporate Governance Code, as a mended, was published on 8 December 2016, entered into force on 1 January 2017, and finds its statutory basis in Book 2 of the Dutch Civil Code. The Dutch Corporate Governance Code applies to the Company as the Company has its registered office in the Netherlands and its DRs are listed on Euronext Amsterdam.

The Dutch Corporate Governance Code is based on a 'comply or explain' principle. Accordingly, companies are required to disclose in their annual report whether or not they are complying with the various best practice provisions of the Dutch Corporate Governance Code that are addressed to the management board or, if a pplicable, the supervisory board of the company. If a company deviates from a best practice provision in the Dutch Corporate Governance Code, the reason for such deviation must be properly explained in its annual report.

Departures from the Best Practice Provisions of the Dutch Corporate Governance Code

The Company acknowledges the importance of good corporate governance. The Company agrees with the general approach and with the majority of the provisions of the Dutch Corporate Governance Code. However, considering the Company's interests and the interest of its stakeholders (see also "-History of the Corporate Governance of the Company"), the Company deviates from a limited number of best practice provisions, which are the following

Principal 1.3 - internal audit function

The Company does not comply with best practice provisions 1.3.1 up to 1.3.5, which provide for an internal audit department. Fastned has no separate department for the individual audit function. The Supervisory Board assesses annually whether adequate alternative measures have to be taken, and considers whether it is necessary to establish an internal audit department. In the past, the Supervisory Board was of the opinion that an internal audit function was not necessary due to the relatively small size of Fastned. However, in light of the accelerated growth of Fastned, it has been decided to set up an internal audit function within Fastned.

Best Practise Provision 2.1.9 - Independence of the chairman of the supervisory board

The Company does not comply with best practice provision 2.1.9, stating that the chairman of the supervisory board should be independent. Based on provision 2.1.8, Bart Lubbers, as the chairman of the Supervisory Board, is not independent because he (i) has been a member of the Management Board in the five years prior to the appointment as chairman of the Supervisory Board, (ii) has an indirect shareholding in the Company of at least 10% via Wilhelmina-Dok B.V. and Breesaap B.V. and (iii) is a member of the management board of Wilhelmina-Dok B.V. and Breesaap B.V. that both have an indirect shareholding of at least 10% in the Company.

Fastned is of the opinion that the appointment of Mr. Lubbers as chairman of the Supervisory Board allows him to use his extensive industry knowledge (obtained via his membership of the supervisory board of Epyon (later acquired by ABB) and the management board of Fastned) to the benefit of the Company, its mission and the DR Holders.

Best Practise Provision 2.5.3 - Employee participation

The Company has not established an employee participation body because Fastned has only recently reached a number of 50 employees. Therefore, Fastned cannot comply with best practice provision 2.5.3 stating that the conduct and culture in the company and its affiliated enterprise should be discussed in the consultations between the management board, the supervisory board and such employee participation body.

Best Practise Provision 4.4.2 - Appointment of the members of the Foundation Board

The members of the Foundation Board shall be appointed by the DR Holders based on a recommendation of the Supervisory Board, therefore the Company does not comply with best practice provision 4.4.2 stating that the board members of the trust office should be appointed by the board of the trust office, after the job opening has been announced on the website of the trust office. This enables DR Holders to indirectly influence decisions regarding the governance of Fastned. In light of the substantial interest held by Bart Lubbers and Michiel Langezaal in the DRs, the recommendation of the Supervisory Board is required for the appointment of a member of the Foundation Board.

Best Practise Provision 4.4.8 - Voting proxies

The Company does not and has no intention to comply with best practice provision 4.4.8, stating that the board of the trust office should issue voting proxies to vote in the general meeting of the Company under all circumstances and without limitations to all DR Holders who request this. The Company holds the view that the interests of the Company and its stakeholders are served best if votes are cast by the Foundation.

9. MAJOR SHAREHOLDERS, DR HOLDERS AND RELATED PARTY TRANSACTIONS

9.1. Major Shareholders and DR Holders

The following table sets forth the Shareholders and DR Holders with a substantial interest in the Company as at the date of this Registration Document on the basis of the information that is available to Fastned, as the notification requirements for substantial holdings as set out in Chapter 5.3 of the Dutch Fin ancial Supervision Act are not applicable to substantial Shareholders nor DR Holders of Fasted. The aformentioned notification requirements are only applicable to Dutch public limited companies (naamloze vennootschappen) of which the securities are admitted to trading on a regulated market in an EU Member State, while Fastned is a Dutch limited liability company (bestoten vennootschap).

Shareholder or DR Holder	Number of Shares	Number of DRs	Percentage of Shares	Percentage of DRs
Wilhelmina-Dok B.V. ¹		7,500,010		43.80%
Carraig Aonair Holding B.V. ²		4,500,001		26.28%
Breesaap B.V. ³		1,171,068		6.84%
Fastned Administratie Stichting ⁴	17,120,357		100%	

¹ Wilhelmina-Dok B.V. is controlled by Mr Lubbers (chairman of the Supervisory Board).

Wilhelmina-Dok B.V. and Carraig Aonair Holding B.V. have the intention to remain long term holders of their respective DRs.

9.2. Related Party Transactions

No Shareholder or DR Holder or member of the Management Board or Supervisory Board has any material interest in any transactions of the Company that are or were unusual in their nature or conditions or that are or were significant to the Company's business.

² Carraig Aonair Holding B.V. is controlled by Mr Langezaal (CEO of the Company).

³ Breesaap B.V. is the investment company of the Lubbers family.

⁴ Fastned Administratic Stichting is the sole Shareholder of the Company and issues DRs for the Shares held by it. See "Description of Share Capital and Corporate Structure – The DRs" and "Description of Share Capital and Corporate Structure – The Foundation".

10. DESCRIPTION OF SHARE CAPITAL AND CORPORATE STRUCTURE

Set out below is a summary of certain relevant information concerning the Company's share capital and of certain significant provisions of Dutch law and the articles of association of the Company. It is based on relevant provisions of Dutch law as in effect on the date of this Registration Document and the articles of association of the Company.

This summary does not purport to give a complete overview and should be read in conjunction with, and is qualified in its entirety by reference to, the articles of association of the Company and the relevant provisions of Dutch law. The Articles of Association of the Company are available in the governing Dutch language and in an unofficial English translation thereof on the Company's website (https://ir.fastnedcharging.com/#governance) or at the Company's business address at James Wattstraat 77R, 1097 DL Amsterdam, the Netherlands, the Netherlands during regular business hours. See also "Management, Employees and Corporate Governance" for a summary of certain material provisions of the articles of association of the Company, the Supervisory Board Rules, the charters of the Supervisory Board committees and Dutch law relating to the Management Board and the Supervisory Board. The Company was incorporated as a private limited company (besloten vennootschap met beperkte aansprakelijkheid) named Fastned B.V. under the laws of the Netherlands on 24 February 2012.

The statutory seat (*statutaire zetel*) of the Company is in Amsterdam, the Netherlands, and its registered office is at James Wattstraat 77R, 1079 DL Amsterdam, the Netherlands and the e-mail address is contact@Fastned.nl (telephone number +31 (0)20715 5316). The Company is registered in the Business Register of the Netherlands Chamber of Commerce (*handels register van de Kamer van Koophandel*) under number 54606179 and with LEI number 7245000V8JJ8CE1L8G60.

10.1. Corporate Purpose

Pursuant to article 3 of the Articles of Association, the corporate objects of the Company are:

- to realise and operate a fast charging network;
- to build and maintain the fastest charging stations for full electric cars on high traffic locations and to sell electricity derived from wind, water and the sun,
- as well as to participate in, to manage and to finance other enterprises and companies, to provide security for the debts of third parties and to do all that is connected there with or may be conducive thereto, all to be interpreted in the broadest sense.

10.2. Share Capital

Issued Share Capital

As at the date of this Registration Document, the Company's issued share capital amounts to EUR 171,203.57, divided into 17,120,357 Shares, each with a nominal value of EUR 0.01. At the date of this Registration Document, all outstanding Shares are fully paid up and have been created under the laws of the Netherlands.

Set out below is an overview of the Company's issued shares in the Company's capital for the dates stated in the overview.

History of Share Capital

Issued share capital	31 December 2020	31 December 2019	31 December 2018
Issued shares of EUR 0.01 each ⁶⁵	14,963,306	14,783,029	14,767,628

⁶⁵ Total issued shares includes 15,400 treasury shares

In July 2021, as part of the settlement of the transaction for the acquisition of the The Fast Charging Network, MisterGreen returned to Fastned 119,700 DRs, which were subsequently accounted for as treasury shares. As at the date of this Registration Document, Fastned does not have any intention to withdraw the returned DRs.

Shares

Each Share must be paid up in full upon issuance. Each Share confers the right to cast one vote in the General Meeting. The Shares are in registered form. For an overview of the rights that attach to Shares see, in particular and among others, "—Issuance of Shares", "—Pre-emptive Rights", "—Capital Reduction", "—Acquisition by the Company of its own Shares or DRs", "—Form and Transfer of Shares and DRs", "—Dividend Policy and Dividend History", "—Amendment of Association — Dissolution and Liquidation", "—Meetings of Shareholders and DR Holders and Voting Rights", and "—Amendment of Articles of Association".

10.3. The DRs

The Foundation is the sole Shareholder of the Company. The Foundation exercises the shareholder rights attached to the Shares and has issued DRs for the Shares held by it.

The purpose of creating DRs

The primary purpose of having the Foundation be the legal owner of the Shares and creating the DRs is to counter shareholder absenteeism, and sa feguard the continuity, objects and mission of the Company. The Foundation will promote the exchange of information between the Company on the one hand and the DR Holders and the Foundation on the other hand and to promote the acquisition of (non-binding) voting instructions from DR Holders, for example, by organising a meeting of DR Holders prior to every General Meeting of the Company. During a meeting of DR Holders, the Foundation could decide to inform the DR Holders of its views regarding the Company and to have discussions with the DR Holders regarding the items on the agenda of the General Meeting.

Economic rights attached to the DRs

As the legal holder, the Foundation will collect dividends and other distributions on the underlying Shares from the Company. In such case, under the DR Terms, the Foundation has the obligation to make a corresponding distribution on the DRs, without charging costs. If the Company makes a distribution in kind on the underlying Shares in the form of Shares, the Foundation will make, to the extent possible, a corresponding distribution to the DR Holders in the form of DRs. If the Company declares a distribution which is in cash or in kind, at the option of the Shareholder, the Foundation will enable each DR Holder as much as possible to make the same choice. If the Foundation, as the legal holder of the underlying Shares has a pre-emptive right on newly issued Shares in the share capital of the Company, it will enable the DR Holders to exercise a corresponding pre-emptive right on DRs representing such newly issued Shares.

Governance rights attached to the DRs

Under Dutch corporate law, DR Holders with meeting rights are to a large extent treated as shareholders. Such DR Holders have the right to attend the General Meeting and to speak at such meeting. The DR Holders representing at least 1% of the Company's issued and outstanding share capital also have the right to propose agenda items under the same conditions that apply for Shareholders (see also "— Meetings of Shareholders and DR Holders and Voting Rights").

As the Foundation is the legal holder of the underlying Shares, the voting rights attached to the underlying Shares legally vest in the Foundation.

The DR Terms; amendment

The Foundation is authorised to amend the DR Terms after a nnouncing that it will do so, provided that such amendment is desired or required as a result of a change relating to the underlying Shares. Amendments to the DR Terms aimed at making revocation at the request of the DR Holder possible, require the Company's prior approval. Other amendments to the DR Terms require the approval of the Company and the meeting of DR Holders.

The DR Terms; resolutions

The meeting of DR Holders adopts resolutions with a simple majority of the votes cast. Each DR confers the right to cast one (1) vote at the meeting of DR Holders.

10.4. The Foundation

Legal form and objectives clause

The Foundation was incorporated on 9 December 2013 under the laws of the Netherlands and has its seat in the municipality of Amsterdam, the Netherlands and its registered office at James Wattstraat 77R, 1097 DL Amsterdam, the Netherlands. The Foundation is registered with the Trade Register of the Chamber of Commerce, Amsterdamoffice, the Netherlands (handelsregister van de Kamervan Koophandel) under number 59390956 and with LEI Number 724500UR6VMRCDJ13804. The Foundation is a Dutch foundation (stichting) which is a legal form without shareholders or members. The Foundation has been formed for an indefinite period of time. The main corporate body of the Foundation is its board the Foundation Board. In addition, the Foundation Articles provide for a corporate body called the 'meeting of DR Holders'.

Pursuant to the Foundation Articles, the objectives of the Foundation are:

- to acquire Shares in its own name and to hold such Shares, in exchange for the issuance of DRs, for the account of the DR Holders;
- to hold in trust Shares by, inter alia, exercising the voting rights and other rights attributable to such Shares, to collect dividends and other distributions due on account of such Shares, to pay such dividends and other distributions to the DR Holders, and to take all actions connected therewith, all in accordance with the DR Terms; and
- to stimulate the exchange of information between the Company and the DR Holders,

as well as to perform all such acts that are related or conducive to the foregoing.

Under the Foundation Articles, the Foundation shall exercise the rights attached to Shares in the Company's share capital in such a way to ensure that the mission of the Company, as well as the interests of the DR Holders and that the continuity of the Company and of the enterprises maintained by the Company and the companies affiliated to the Company in a group are optimally safeguarded. In doing so, the Foundation will always take into account the legitimate interests of the customers, the DR Holders, the employees, and the society in which the Company carries out its activities.

The Foundation has statutory rights as a shareholder of the Company to, among others and within the limits of the statutory law, convene a General Meeting, to put an a genda item on the agenda of a General Meeting or to make a request for an inquiry.

The Foundation Board

The Foundation Board is composed of three or more natural persons that are entirely independent from the Company, in accordance with detailed independence criteria which are included in the Foundation Articles. The members of the Foundation Board are appointed by the meeting of DR Holders at the binding nomination of the

Foundation Board. The binding nomination by the Foundation Board with respect to a vacant seat consists of a list of one or more candidates. In the event two or more candidates are nominated, the appointment in the vacant seat concerned shall be effected through election from the persons placed on the binding list of candidates. The meeting of DR Holders may at any time, by resolution passed with a majority of at least two-thirds of the votes cast, resolve that such list shall not be binding. If the nomination presents one candidate for a vacant seat, a decision on the nomination means that the candidate is appointed, unless the binding nature of the nomination is withdrawn by the meeting of DR Holders by resolution passed with a majority of at least two-thirds of the votes cast.

A resolution of the meeting of DR Holders to appoint a member of the Foundation Board other than in a ccordance with a binding nomination by the Foundation Board shall require at least two-thirds of the votes cast.

The members of the Foundation Board may be suspended or removed by the meeting of DR Holders at any time.

Members of the Foundation Board are appointed for a maximum term of four years. Members of the Foundation Board can be re-appointed, provided that their term of office does not exceed 12 years in total.

At the date of this Registration Document, the Foundation Board is composed of the following members:

Name	Year of Birth	Position	Member as of	End of current term
Hieke van Rees-Spoelstra	1980	Chairman	2014	2023
Henk Pals	1959	Member	2019	2023
Maaike Veen	1971	Member	2021	2024
Liselotte Kooi	1978	Member	2021	2024

Hieke van Rees-Spoelstra is the chairman of the Foundation Board since January 2014. Hieke worked at PostNL since 2014 and since 2018 she is the e-commerce director for PostNL International. Before that, Hieke was managing director of the Missing Chapter Foundation and she strategy consultant at A.T. Kearney. From 2003 to 2005 she worked for the Ministry of Economic Affairs and The Netherlands Embassy in London.

Hieke holds a Master's degree in History from Erasmus University Rotterdam as well as an MBA in sales and marketing from NCOI Business School.

Henk Pals has been appointed as member of the Foundation Board on 24 May 2019. Since December 2018, he is a foundation board member at Ampyx Power B.V. Since 2018, he is managing director of Papers B.V., an M&A and corporate finance consultancy branded as Corporate Match Advisory and since 2017 he is chairman of Bedrijven Actief Noordoostpolder. Also, since 2016, he is a member of the supervisory board of U-stal and since 2004 a managing director of Papers Consult. Henk has been a financial director of Het Goed Groep, a member of the supervisory board of Lennoc B.V. and a member of the management board of Flightstats Inc. and Z-Venture. Z-Venture is an investment and participation company focused on social responsible investments. Before that, Henk worked as accountant at several other companies.

Maaike Veen was appointed as member of the Foundation Board on 3 June 2021. After completing an economics degree and post-graduate in journalism, Maaike embarked started a career in international journalism. First as a correspondent for Dow Jones Newswires, Maaike immersed herself in economic, political and financial news, covering the dot-com boom and ensuing corporate failures and accounting scandals. Between 2004 - 2013 she lived in London where she became a UK & Ireland correspondent for Dutch national newspapers, magazines and broadcast outlets (e.g. Trouw, Elsevier). She also worked as an investment writer for a Financial Times publication aimed at institutional investors. In 2013, she switched careers, directing her attention to business development and fundraising for impact-investing related initiatives at large NGOs, impact investors and start-ups. Maaike is currently working as a consultant with the World Wildlife Fund for the Dutch Fund for Climate and Development, mainly to set up their communications.

Liselotte Kooi was appointed as member of the Foundation Board on 3 June 2021. Liselotte has 18 years of experience with corporate and financial law. She worked as senior associate at De Brauw Blackstone Westbroek N.V. and other law firms in Amsterdam and New York, a dvising companies, investors, financial institutions and investment funds on governance and M&A. She advised multinationals on setting up structures with a trust office for depositary receipts, on the issue and listing of financial instruments and on compliance with financial laws and regulations. Since 2013 she works at Royal FrieslandCampina N.V., a large dairy cooperative and multinational with the purpose of nourishing by nature and with clear sustainability targets. As Director Group Legal she is responsible for M&A, governance and the legal and financing structure of FrieslandCampina. She advises both the management board of FrieslandCampina and of the cooperative which represents the member-farmers.

The Foundation Articles; amendment

The Foundation Articles can be amended by the Foundation Board. The Management Board and the meeting of DR Holders need to approve the amendment.

10.5. Issuance of Shares

Shares can be issued either (i) if and to the extent the Management Board has been designated by the General Meeting as the authorised corporate body to resolve to issue shares, pursuant to a resolution by the Management Board, which (proposed) resolution has been approved by the Supervisory Board or (ii) if and to the extent the Management Board has not been designated as the authorised corporate body to resolve to issue shares, pursuant to a resolution by the General Meeting (adopted with a simple majority) on a proposal to that effect by the Management Board, which proposal has been approved by the Supervisory Board. This also applies to the granting of rights to subscribe for Shares, such as options, but is not required for an issue of Shares pursuant to the exercise of a previously granted right to subscribe for Shares. An authorisation as referred to above will only be valid for a fixed term of no more than five years and may each time only be extended for a maximum period of five years.

On 3 June 2021, the General Meeting designated the Management Board as the body authorised, subject to the approval of the Supervisory Board, to issue Shares, to grant rights to subscribe for Shares and to exclude statutory pre-emptive rights in relation to such issuances of Shares or granting of rights to subscribe for Shares. The aforementioned authorisation of the Management Board has been limited to: (i) up to a maximum of 20% of the Shares issued an outstanding on 3 June 2021 for general purposes and (ii) up to a maximum of a further 20% of the Shares issued an outstanding on 3 June 2021 solely for purposes of the Company's Option plan (see "Management, Employees and Corporate Governance — Option Plan"), and is valid for a period of 18 months after 3 June 2021.

10.6. Pre-emptive Rights

Upon issue of Shares or grant of rights to subscribe for Shares, each Shareholder shall have a pre-emptive right in proportion to the aggregate nominal amount of his or her Shares. Shareholders do not have pre-emptive rights in respect of Shares issued a gainst contribution in kind, Shares issued to employees of the Company or a group company thereof or Shares issued to persons exercising a previously granted right to subscribe for Shares.

Pre-emptive rights may be limited or excluded by a resolution of the General Meeting, upon a proposal of the Management Board which has been approved by the Supervisory Board. The Management Board is authorised to resolve on the limitation or exclusion of the pre-emptive right if and to the extent the Management Board has been designated by the General Meeting to do so. The designation will only be valid for a specific period and may from time to time be extended by the General Meeting, in each case not exceeding five years. Unless provided otherwise in the designation, the designation cannot be cancelled.

The Management Board have been authorised by the General Meeting to restrict or exclude pre-emptive rights accruing to Shareholders in relation to the issue of Shares, subject to the approval of the Supervisory Board, for a period of 18 months after 3 June 2021.

10.7. Capital Reduction

Subject to the provisions of Dutch law and the Articles of Association, the General Meeting may, but only if proposed by the Management Board after approval by the Supervisory Board, and in compliance with Section 2:208 of the Dutch Civil Code, pass resolutions to reduce the issued share capital by (i) cancelling Shares or (ii) reducing the value of the Shares by amendment of the Articles of Association. A resolution to cancel Shares can only relate to Shares held by the Company itself or of which it holds the DRs. Reduction of the nominal value of the Shares without repayment and without release from the obligation to pay up the Shares shall take place proportionately on all Shares of the same class. This pro rata requirement may be waived if all shareholders concerned so a gree.

In addition, Dutch law contains detailed provisions regarding the reduction of capital.

10.8. Acquisition by the Company of its own Shares or DRs

Subject to the approval of the General Meeting, the Management Board is authorised to acquire its own fully paid-up Shares with due observance of the provisions of Section 2:207 of the Dutch Civil Code. The Company may not cast votes on, and is not entitled to dividends paid on, Shares held by it nor will such Shares be counted for the purpose of calculating a voting quorum. Votes may be cast on Shares held by the Company if the Shares are encumbered with a right of usufruct that benefits a party other than the Company or a subsidiary, the voting right attached to those Shares accrues to a nother party and the right of usufruct was established by a party other than the Company or a subsidiary before the Shares belonged to the Company or the subsidiary.

No dividend shall be paid to the Shares held by the Company in its own capital, unless such Shares are subject to a right of usufructor pledge. For the computation of the profit distribution, the Shares held by the Company in its own capital shall not be included. The Management Board is authorised, subject to the approval of the Supervisory Board, to dispose of the Company's own Shares held by it.

10.9. Form and Transfer of Shares and DRs

The Shares are in registered form. The shareholders' register is held at the Company's head office in Amsterdam, the Netherlands. No share certificates will be issued for Shares. The names and addresses of the holders of Shares in registered form and usufructuaries (*vruchtgebruikers*) in respect of such Shares are recorded in the register of shareholders of the Company and any other information prescribed by Dutch law.

The Foundation will keep a register regarding the DR Holders, in accordance with the DR Terms. According to the DR Terms, if DRs have been delivered to an intermediary for inclusion in a collective deposit or to the central institute for inclusion in the giro deposit (all within the meaning of the Act on Securities Transactions by Giro (Wet giraal effectenverkeer)), the name and the address of the intermediary or the central institute will be included in the register of DR Holders.

The transfer of Shares or DRs which are included in the giro system within the meaning of the Act on Securities Transactions by Giro, is effected in accordance with the provisions of the Act on Securities Transactions by Giro. The transfer of a Share or DR in registered form (not included in the giro system) requires a deed to that effect and acknowledgment by the Company or the Foundation, respectively.

10.10. Exchange Controls and Other Provisions relating to Non-Dutch DR Holders

Under Dutch law, subject to the 1977 Sanction Act (*Sanctiewet 1977*), or otherwise by international sanctions, there are no exchange control restrictions on investments in, or payments on, Shares or DRs. There are no special restrictions in the Articles of Association, the DR Terms or Dutch law that limit the right of DR Holders (or Shareholders) who are not citizens or residents of the Netherlands to hold DRs (or Shares).

10.11. Dividend Distributions

General

The Company may only make distributions to its shareholders if its equity exceeds the statutory reserves of the Company. A resolution to make a distribution will not be effected until approved by the Management Board. The Management Board may only refuse to grant such approval if it knows or reasonably should foresee that after the distribution the Company would not be able to continue to pay its debts as the fall due.

The dividend pay-out can be summarised as follows.

Annual profit distribution

Distribution of profits other than an interim distribution is only allowed after the adoption of the Company's annual accounts from which it appears that the distribution is allowed. See "— *Dividend Policy and Dividend History*" for a more detailed description regarding dividends.

Right to reserve

The Management Board, with the approval of the Supervisory Board, may decide that the profits realised during a financial year are fully or partially appropriated to increase and/or form reserves. The profits remaining after being allocated to the reserves shall be put at the disposal of the General Meeting. The Management Board, with the approval of the Supervisory Board, shall make a proposal for that purpose.

Interim distribution

The authority of the General Meeting to make distributions also applies to interim distributions and distributions at the expense of any reserves of the Company.

Distribution in kind

If the Company makes a distribution in kind on the Shares in the form of Shares, the Foundation will make, to the extent possible, a corresponding distribution to the DR Holders in the form of DRs. If the Company declares a distribution which is in cash or in kind, at the option of the DR Holder, the Foundation will enable each DR Holder as much as possible to make the same choice. The Rule Book of Euronext Amsterdam requires the Foundation to enable each DR Holder as much as possible to express their choice.

Profit ranking of the DRs

All of the DRs issued and rank equally and will be eligible for any profit or other payment that may be declared on the Shares.

Payment

Payment of any future dividend on Shares in cash will be made in euro. Any dividends on Shares that are paid to shareholders through Euroclear Nederland will be automatically credited to the relevant shareholders' accounts. There are no restrictions in relation to the payment of dividends under Dutch law in respect of DR Holders who are non-residents of the Netherlands.

Payments of profit and other payments are announced in a notice by the Company. A shareholder's claim to payments of profits and other payments lapses five years after the day on which the claim became payable. Any profit or other payments that are not collected within this period revert to the Company.

10.12. Meetings of Shareholders and DR Holders and Voting Rights

General meetings

General Meetings are held in the municipality in which the Company has its official seat, or at any other place in the Netherlands. The annual General Meeting must be held within six months after the close of each financial year. An extra ordinary General Meeting may be convened, whenever the Company's interests so require, by the Supervisory Board or the Management Board. In addition, shareholders or DR Holders representing alone or in aggregate at least one-tenth of the issued and outstanding share capital may, pursuant to the Dutch Civil Code, Dutch law and the Articles of Association, request that a General Meeting be convened. If no General Meeting has been held within six weeks of the shareholders or DR Holders making such request, the shareholders or DR Holders making such request may, upon their request, be authorised by the district court in summary proceedings to convene a General Meeting.

The convocation of the General Meeting must be published through an announcement by electronic means. Notice of a General Meeting must be given by at least 42 days. The notice convening any General Meeting must include, among other items, the subjects to be dealt with, the venue and time of the General Meeting, the requirements for admittance to the General Meeting, the address of the Company's website, and such other information as may be required by Dutch law. The agenda for the annual General Meeting must contain certain subjects, including, among other things, the adoption of the annual accounts, the discussion of any substantial change in the corporate governance structure of the Company and the allocation of the profits, insofar as these are at the disposal of the General Meeting. In addition, the agenda must include such items as have been included therein by the Management Board, the Supervisory Board, shareholders or DR Holders (with due observance of Dutch law as described below). If the agenda of the General Meeting contains the item of granting discharge to the Managing Directors and the Supervisory Directors concerning the performance of their duties in the financial year in question, the matter of the discharge must be mentioned on the agenda as separate items for the Management Board and the Supervisory Board respectively.

Shareholders or DR Holders holding at least 1% of the Company's issued and outstanding share capital may request by a motivated request that a nitem is added to the agenda. Such requests must be made in writing, must either be substantiated or include a proposal for a resolution, and must be received by the Company at least 60 days before the day of the General Meeting. No resolutions may be a dopted on items other than those that have been included in the agenda (unless the resolution would be a dopted unanimously during a meeting where the entire issued capital of the Company is present or represented).

Shareholders or DR Holders who, individually or with other shareholders or DR Holders, hold Shares or DRs that represent at least such portion of the issued and outstanding capital as prescribed by mandatory Dutch law, may request the Company to disseminate information that is prepared by them in connection with an a genda item for a General Meeting. The Company can only refuse disseminating such information, if received less than seven business days prior to the day of the General Meeting, if the information gives or could give an incorrect or misleading signal or if, in light of the nature of the information, the Company cannot reasonably be required to disseminate it.

The General Meeting is chaired by the chairman of the Supervisory Board. If the chairman of the Supervisory Board wishes another party to chair the General Meeting, or if he/she is absent from the General Meeting, the Supervisory Directors present at the General Meeting shall appoint a chairman from their midst. The chairman will have all powers necessary to ensure the proper and orderly functioning of the General Meeting. Managing Directors and Supervisory Directors may attend a General Meeting. In these General Meetings, they have an advisory vote. The external auditor of the Company is also authorised to attend the General Meeting. The chairman of the General Meeting may decide at its discretion to a dmit other persons to the General Meeting.

Each DR Holder (as well as other persons with voting rights or meeting rights) may attend the General Meeting, address the General Meeting either in person or by proxy. DR Holders may exercise these rights, if they are the DR Holders on the registration date, which is currently the twenty-eighth day before the day of the General

Meeting, and they or their proxy have notified the Company of their intention to attend the meeting in writing at the address and by the date specified in the notice of the meeting.

The Management Board may decide that persons entitled to attend and vote at General Meetings may cast their vote electronically or by post in a manner to be decided by the Management Board. Votes cast in accordance with the previous sentence rank as equal to votes cast at the General Meeting.

Voting rights

Each shareholder may cast one vote at the General Meeting for each Shareheld. Pursuant to Dutch law, no votes may be cast at a General Meeting in respect of Shares which are held by the Company. DR Holders do not have voting rights in the General Meeting. Resolutions of the General Meeting are passed by an absolute majority of the valid votes cast at the General Meeting, except where Dutch law or the articles of association of the Company prescribe a greater majority.

Meetings of DR Holders

If the Foundation considers it necessary or desirable, it will ascertain the opinions of the DR Holders at a meeting of DR Holders. In any case, the Foundation will ensure that before a General Meeting is held, a meeting of DR Holders is held in which the agenda items of that General Meeting will be discussed and the board of the Foundation may inform the DR Holders as to how it intends to exercise its voting rights.

One or more DR Holders who hold at least 10% of the total number of DRs may, in writing, with an accurate description of the matters to be discussed, request the Foundation to convene a meeting of DR Holders. The Foundation will grant this request within one month of receiving it.

Each Depositary Receipt confers the right to cast one vote. The meeting of DR Holders adopts resolutions with a simple majority of the votes cast.

10.13. Amendment of Articles of Association

The General Meeting may pass a resolution to amend the Articles of Association of the Company, with an absolute majority of the votes cast, but only on a proposal of the Management Board that has been approved by the Supervisory Board. Any such proposal must be stated in the notice of the General Meeting. In the event of a proposal to the General Meeting to amend the Articles of Association, a copy of such proposal containing the verbatim text of the proposed amendment will be deposited at the Company's office, for inspection by shareholders and other persons holding meeting rights, until the end of the meeting. Furthermore, a copy of the proposal will be made available free of charge to shareholders and other persons holding meeting rights from the day it was deposited until the day of the meeting. A resolution by the General Meeting to a mend the Articles of Association requires an absolute majority of the votes cast.

Dissolution and Liquidation

The Company may only be dissolved by a resolution of the General Meeting upon proposal by the Management Board, subject to the prior approval of the Supervisory Board. If the General Meeting has resolved to dissolve the Company, the Management Board must carry out the liquidation of the Company under the supervision of the Supervisory Board, unless otherwise resolved by the General Meeting. During liquidation, the provisions of the Articles of Association will remain in force where possible.

The balance of the assets of the Company remaining after all liabilities and the costs of liquidation shall be distributed among the Shareholders in proportion of their number of Shares.

10.14. Annual and Semi-Annual Financial Reporting

Annually, within the statutory period (which is currently four months after the end of the Company's financial year, which coincides with the calendar year), the Management Board must prepare the annual accounts. The annual accounts must be accompanied by an independent auditor's statement, a report of the Management Board and certain other information required under Dutch law. Annually, the Supervisory Board must prepare a report, which will be enclosed with the annual accounts and the report of the Management Board. All Managing Directors and Supervisory Directors must sign the annual accounts. If the signature of one or more of them is missing, this will be stated and reasons for this omission will be given. The annual accounts must be adopted by the General Meeting.

The annual accounts, the annual report and other information required under Dutch law must be made a vailable at the offices of Company to the shareholders and other persons entitled to attend and address the General Meetings from the date of the notice convening the annual General Meeting.

The annual accounts, the annual report, the report of the Management Board and other information required under Dutch law must be filed with the AFM within five days following adoption.

After the proposal to adopt the annual accounts has been discussed, a proposal shall be made to the General Meeting, in connection with the annual accounts and the statements made regarding them at the General Meeting, to discharge the Managing Directors for their management and the Supervisory Directors for their supervision in the last financial year.

Within three months after the end of the first six months of each financial year, the Management Board must prepare semi-annual financial statements and make them publicly available. If the semi-annual financial statements are audited or reviewed, the independent auditor's report must be made publicly available together with the semi-annual financial statements.

10.15. Dutch Financial Reporting Supervision Act

On the basis of the Dutch Financial Reporting Supervision Act (Wet toezicht financiële verslaggeving) (the FRSA), the AFM supervises the application of financial reporting standards by, among others, companies whose corporate seat is in the Netherlands and whose securities are listed on a regulated Dutch or foreign stock exchange, such as the Company.

Pursuant to the FRSA, the AFM has an independent right to (i) request an explanation from the Company regarding its application of the applicable financial reporting standards and (ii) recommend that the Company makes available further explanations on (a) the elements of the financial reporting that do not comply with the applicable financial reporting standards and the consequences thereof for the financial reporting or (b) how these applicable financial reporting standards will be met in the future and the consequences thereof for the financial reporting. If the Company does not comply with such a request or recommendation, the AFM may request the Enterprise Chamber of the court of appeal in Amsterdam (*Ondernemingskamer van het Gerechtshof te Amsterdam*) to order the Company to (i) make a vailable further explanations on the subjects set out under (ii)(a) and (ii)(b) above (as recommended by the AFM), (ii) provide an explanation of the way it has applied the applicable financial reporting standards to its financial reports, or (iii) prepare its financial reports in accordance with the Enterprise Chamber's instructions.

10.16. Squeeze-out Proceedings

Pursuant to Section 2:201a of the Dutch Civil Code, a shareholder or DR Holder who for his own account contributes at least 95% of a Dutch limited liability company's issued share capital may institute proceedings against such company's minority shareholders or DR Holders jointly for the transfer of their shares to him. The proceedings are held before the Enterprise Chamber and can be instituted by means of a writ of summons served upon each of the minority shareholders or DR Holders in accordance with the provisions of the Dutch Code of

Civil Procedure (*Wetboek van Burgerlijke Rechtsvordering*). The Enterprise Chamber may grant the claim for squeeze-out in relation to all minority shareholders or DR Holders and will determine the price to be paid for the shares, if necessary a fter appointment of one or three experts who will offer an opinion to the Enterprise Chamber on the value to be paid for the shares of the minority shareholders or DR Holders. Once the order to transfer becomes final before the Enterprise Chamber, the person acquiring the shares shall give written notice of the date and place of payment and the price to the holders of the shares to be acquired whose addresses are known to him. Unless the addresses of all of them are known to him, he is required to publish the same in a daily newspaper with nationwide circulation.

The offeror under a public offer is also entitled to start squeeze-out proceedings if, following the public offer, the offeror contributes at least 95% of the outstanding share capital and represents at least 95% of the total voting rights. The claim of a takeover squeeze-out needs to be filed with the Enterprise Chamber within three months following the expiry of the acceptance period of the offer. The Enterprise Chamber may grant the claim for squeeze-out in relation to all minority shareholders or DR Holders and will determine the price to be paid for the shares, if necessary a fter appointment of one or three experts who will offer an opinion to the Enterprise Chamber on the value to be paid for the shares of the minority shareholders or DR Holders. In principle, the offer price is considered reasonable if the offer was a mandatory offer or if at least 90% of the shares to which the offer related were received by way of voluntary offer.

The Dutch takeover provisions of the Dutch Financial Markets Supervision Act also entitles those minority shareholders or DR Holders that have not previously tendered their shares under an offer to transfer their shares to the offeror, provided that the offeror has acquired at least 95% of the outstanding share capital and represents at least 95% of the total voting rights. In regard to price, the same procedure as for takeover squeeze-out proceedings initiated by an offeror applies. The claim also needs to be filed with the Enterprise Chamber within three months following the expiry of the acceptance period of the offer.

10.17. Obligations to Disclose Holdings

Obligations of Managing Directors and Supervisory Directors to Disclose Holdings

Pursuant to the Market Abuse Regulation ((EU) No 596/2014) (the **Market Abuse Regulation**), which entered into force on 3 July 2016, persons discharging managerial responsibilities must notify the AFM and the Company of any transactions conducted for his or her own account relating to the DRs or any debt instruments of the Company or to derivatives or other financial instruments linked thereto.

Persons discharging managerial responsibilities within the meaning of the Market Abuse Regulation include: (i) Managing Directors and Supervisory Directors; or (ii) members of the senior management who have regular access to inside information relating directly or indirectly to that entity and the authority to take managerial decisions affecting the future developments and business prospects of the Company.

In addition, pursuant to the Market Abuse Regulation and the regulations promulgated thereunder, certain persons who are closely associated with persons discharging managerial responsibilities, are also required to notify the AFM and the Company of any transactions conducted for their own account relating to Shares or any debt instruments of the Company or to derivatives or other financial instruments linked thereto. The Market Abuse Regulation and the regulations promulgated thereunder cover, inter alia, the following categories of persons: (a) the spouse or any partner considered by national law as equivalent to the spouse; (b) dependent children; (c) other relatives who have shared the same household for at least one year at the relevant transaction date; and (d) any legal person, trust or partnership, the managerial responsibilities of which are discharged by a person discharging managerial responsibilities or by a person referred to under (a), (b) or (c) above, which is directly or indirectly controlled by such a person, which is set up for the benefit of such a person, or the economic interest of which are substantially equivalent to those of such a person.

These notification obligations under the Market Abuse Regulation apply when the total amount of the transactions conducted by a person discharging managerial responsibilities or a person closely associated to a person

discharging managerial responsibilities reaches or exceeds the threshold of EUR 5,000 within a calendar year (calculated without netting). When calculating whether the threshold is reached or exceeded, persons discharging managerial responsibilities must add any transactions conducted by persons closely associated with them to their own transactions and vice versa. The first transaction reaching or exceeding the threshold must be notified as set forth above. The notifications pursuant to the Market Abuse Regulation described above must be made to the AFM and the Company no later than the third business day following the relevant transaction date.

Non-compliance

Non-compliance with the notification obligations under the Market Abuse Regulation set out in the paragraphs above is an economic offence (*economisch delict*) and could lead to the imposition of criminal fines, administrative fines, imprisonment or other sanctions. The AFM may impose administrative penalties or a cease-and-desist order under penalty for non-compliance. If criminal charges are pressed, the AFM is no longer allowed to impose administrative penalties and vice versa, the AFM is no longer allowed to seek criminal prosecution if administrative penalties have been imposed. In addition, non-compliance with some of the notification obligations set out in the para graphs above may lead to civil sanctions, including suspension of the voting rights relating to the shares held by the offender for a period of not more than three years, voiding of a resolution adopted by the General Meeting in certain circumstances and ordering the person violating the disclosure obligations to refrain, during a period of up to five years, from acquiring shares and/or voting rights in shares.

Dutch Market Abuse Regime

Reporting of Insider Transactions

The regulatory framework on market abuse is laid down in the Market Abuse Directive (2014/57/EU) as implemented in Dutch law and the Market Abuse Regulation which is directly applicable in the Netherlands.

Pursuant to the Market Abuse Regulation, no natural or legal person is permitted to: (i) engage or attempt to engage in insider dealing in financial instruments listed on a regulated market or for which a listing has been requested, such as the DRs, (ii) recommend that another person engages in insider dealing or induce another person to engage in insider dealing or (iii) unlawfully disclose inside information relating to the DRs or the Company.

Furthermore, no person may engage in or attempt to engage in market manipulation.

The Company is required to inform the public as soon as possible and in a manner that enables fast access and complete, correct and timely assessment of the information, of inside information which directly concerns the Company. Pursuant to the Market Abuse Regulation, inside information is knowledge of concrete information directly or indirectly relating to the issuer or the trade in its securities which has not yet been made public and publication of which could significantly affect the trading price of the securities (i.e. information a reasonable investor would be likely to use as part of the basis of his or her investment decision). An intermediate step in a protracted process can also deemed to be inside information. The Company is required to post and maintain on its website all inside information for a period of at least five years. Under certain circumstances, the disclosure of inside information may be delayed, which needs to be notified to the AFM after the disclosure has been made. Upon request of the AFM, a written explanation needs to be provided setting out why a delay of the publication was considered permitted.

A person discharging managerial responsibilities is not permitted to (directly or indirectly) conduct any transactions on its own account or for the account of a third party, relating to DRs or debt instruments of Fastned or other financial instruments linked thereto, during a closed period of 30 calendar days before the announcement of a half-yearly report or an annual report of Fastned.

Non-compliance with Market Abuse Rules

In accordance with the Market Abuse Regulation, the AFM has the power to take appropriate administrative sanctions, such as fines, and/or other administrative measures in relation to possible infringements. Non-compliance with the market abuse rules set out above could also constitute an economic offense and/or a crime (*misdrijf*) and could lead to the imposition of administrative fines by the AFM. The public prosecutor could press criminal charges resulting in fines or imprisonment. If criminal charges are pressed, it is no longer allowed to impose administrative penalties and vice versa.

The AFM shall in principle also publish any decision imposing an administrative sanction or measure in relation to an infringement of the Market Abuse Regulation.

Fa stned has adopted a code of conduct in respect of the reporting and regulation of transactions in the Company's securities by Managing Directors and Supervisory Directors and Fastned's employees.

The Company and any person acting on its behalf or on its account is obligated to draw up an insiders' list, to promptly update the insider list and provide the insider list to the AFM upon its request. The Company and any person acting on its behalf or on its account is obligated to take all reasonable steps to ensure that any person on the insider list acknowledges in writing the legal and regulatory duties entailed and is aware of the sanctions applicable to insider dealing and unlawful disclosure of inside information.

Transparency Directive

The Netherlands is the Company's home member state for the purposes of Directive 2004/109/EC (a samended by Directive 2013/50/EU), as a consequence of which the Company is subject to the Dutch Financial Supervision Act in respect of certain on-going transparency and disclosure obligations.

11. GENERAL INFORMATION

11.1. Domicile, Legal Formand Incorporation

The Company is a private company with limited liability (besloten vennootschap met beperkte aansprakelijkheid) named Fastned B.V. under the laws of the Netherlands on 24 February 2012. The Company's statutory seat (statutaire zetel) is in Amsterdam, the Netherlands, and its registered office is at James Wattstraat 77R, 1097 DL Amsterdam, and phone number 003 1207 1553 16, the Netherlands. The Company is registered with the Trade Register of the Chamber of Commerce (handelsregister van de Kamer van Koophandel) under number 54606179, and with LEI number 724 5000 V8JJ8CE1L8G60. The Company's website is www.fastnedcharging.com. The information on the website does not form part of the Registration Document and has not been scrutinised or approved by the AFM, unless that information is incorporated by reference into the Registration Document.

11.2. Independent Auditors

Deloitte Accountants B.V., independent auditors, has a udited the Company's Financial Statements as of and the financial years ended 31 December 2020 and 31 December 2019 and has issued an unqualified auditor's report thereon. The auditor's report relating to the financial year ended 31 December 2019 included the following emphasis of matter paragraph:

"Emphasis of matter related to the financial position including impact of Corona virus disease 2019 (COVID-19)

We draw attention to the going concern paragraph in note 1 of the financial statements in which management disclosed its assessment of the entity's ability to continue as a going concern. COVID-19 also impacts Fastned Management disclosed the current impact and its plans to deal with these circumstances in notes 1 and 25 of the financial statements, to which we also draw attention. Our opinion is not modified in respect of these matters."

Deloitte has no interest in the Company. Deloitte is an independent registered accounting firm. The address of Deloitte is Wilhelminakade 1, 3072 AP, Rotterdam, the Netherlands. Deloitte is registered with the Trade Register of the Chamber of Commerce (handelsregister van de Kamer van Koophandel) under number 24362853. The auditor that will sign the auditor's reports on behalf of Deloitte is a member of the Royal Netherlands Institute of Chartered Accountants (Koninklijke Nederlandse Beroepsorganisatie van Accountants).

Grant Thornton Accountants en Adviseurs B.V., independent auditors, has audited the Company's Financial Statements as of and the financial year ended 31 December 2018, and has issued an unqualified auditor's report thereon, which is included in the Financial Statements.

Grant Thornton has no interest in the Company. Grant Thornton is an independent registered accounting firm. The address of Grant Thornton is Flemingweg 10, 2400 CG, Alphen a/d Rijn, the Netherlands. Grant Thornton is registered with the Trade Register of the Chamber of Commerce (handelsregister van de Kamer van Koophandel) under number 28105565. The auditor signing the auditor's reports on behalf of Grant Thornton is a member of the Royal Netherlands Institute of Chartered Accountants (Koninklijke Nederlandse Beroepsorganisatie van Accountants).

113. Significant Change

As at the date of this Registration Document, no significant changes have occurred in Fastned's financial performance or financial position since 30 June 2021. See "Operating and Financial Review — Current Trading and Recent Developments" for further information on the Group's current trading and recent developments.

11.4. Available Documents

Copies of this Registration Document are available and can be obtained free of charge from the date of publication of this Registration Document from Fastned's website (https://ir.fastnedcharging.com/).

In a ddition, copies of the Registration Document will be available free of charge at Fastned's offices during normal business hours from the date of this Registration Document.

Copies of the Articles of Association (in Dutch, and an unofficial English translation) and the audited consolidated financial statements of Fastned as at and for the years ended 31 December 2018, 31 December 2019 and 31 December 2020, which include the independent auditor's reports for the relevant year, are available in electronic form from Fastned's website (https://ir.fastnedcharging.com/).

11.5. Incorporation by Reference

Prospective investors should only rely on the information that is provided in this Registration Document or incorporated by reference into this Registration Document. No other documents or information, including the contents of the Company's Dutch and English language websites (www.fastnedcharging.com) or of any websites accessible from hyperlinks on the Company's websites, form part of, or are not incorporated by reference into, this Registration Document, except for the following documents and information:

- the Articles of Association (the official <u>Dutch version</u> and an <u>English translation</u> thereof);
- pages 52-101 and 114-120 of the annual report of Fastned for the year ended <u>31 December 2020</u> (the 2020 Financial Statements and independent auditor's report);
- pages 51-98 and 110-117 of the annual report of Fastned for the year ended 31 December 2019 (the 2019 Financial Statements and independent auditor's report);
- pages 29-68 and 77-83 of the annual report of Fastned for the year ended <u>31 December 2018</u> (the 2018 Financial Statements and independent auditor's report);
- the H1 2020 interim report of Fastned for the six-month period ended 30 June 2020; and
- the H1 2021 interim report of Fastned for the six-month period ended 30 June 2021.

The sections of the 2020, 2019 and 2018 annual reports of Fa stned that are not incorporated by reference into this Registration Document do not form part of this Registration Document and are either not relevant for the investors or covered elsewhere in the Registration Document.

DEFINED TERMS

The following list of defined terms is not intended to be an exhaustive list of definitions, but provides a list of certain of the defined terms used in this Registration Document.

2018 Financial Statements the audited consolidated financial statements of the Company as at

and for the years ended 31 December 2018

2019 Financial Statements the audited consolidated financial statements of the Company as at

and for the years ended 31 December 2019

2020 Financial Statements the audited consolidated financial statements of the Company as at

and for the years ended 31 December 2020

Active Customers unique customers that charged at least once in the indicated quarter of

the relevant year

AFM Netherlands Authority for the Financial Markets (Autoriteit

Financiële Markten)

Audit Committee the audit committee of the Supervisory Board

Company Fastned B.V.

Deloitte Deloitte Accountants B.V.

DR Holder a holder of DRs

DRs depositary receipts representing Shares

DR Terms the trust conditions under which the Foundation administers the

Shares

Dutch Financial Supervision Act the Dutch Financial Supervision Act (Wet op het financiael to exicht)

 $and \ the \ rules \ promulgated \ the reunder$

Enterprise Chamber the enterprise chamber of the court of appeal in Amsterdam

(Ondernemingskamer van het Gerechtshof te Amsterdam)

Euroclear Nederland the Netherlands Central Institute for Giro Securities Transactions

(Nederlands Centraal Instituut voor Giraal Effectenverkeer B.V.)

trading as Euroclear Nederland

Euronext Amsterdam Euronext in Amsterdam, a regulated market operated by Euronext

Amsterdam N.V.

EUR or € the single currency introduced at the start of the third stage of the

European Economic and Monetary Union pursuant to the Treaty on the functioning of the European Community, as amended from time

to time

Fastned the Company and its subsidiaries

Financial Statements the audited consolidated financial statements of the Company as at

and for the years ended 31 December 2020, 31 December 2019 and

31 December 2018 and the notes thereto

Foundation Fastned Administratic Stichting

Grant Thornton Grant Thornton Accountants en Adviseurs B.V.

Group The Company and its subsidiaries

H1 2021 the unaudited interim financial information of Fastned for the six-

month period ended 30 June 2021

H1 2020 the unaudited interim financial information of Fastned for the six-

month period ended 30 June 2020

IFRS International Financial Reporting Standards as endorsed in the

European Union based on Regulation (EC) No 1606/2002

Management Board the management board (raad van bestuur) of the Company

Managing Director a member of the Management Board

Nxchange a regulated market of Nxchange B.V

Prospectus Regulation Regulation (EU) 2017/1129 and/or the Commission Delegated

Regulation (EU) 2019/980

Registration Document this universal registration document dated 2 November 2021

Remuneration Committee the remuneration committee of the Supervisory Board

RVB Dutch Central Government Real Estate Agency

(Rijksvastgoedbedrijf)

Shareholder a shareholder of the Company

Shares the ordinary shares in the capital of the Company with a nominal value

of EUR 0.01 each

Supervisory Board the supervisory board (raadvan commissarissen) of the Company

Supervisory Board Rules rules and regulations, allocating duties to one or more Supervisory

Directors and regulating any such subjects as the Supervisory Board

 $deems\,necessary\,and/or\,appropriate$

Supervisory Director a member of the Supervisory Board

WBR Permits permits issued by Rijkswaterstaat for using part of a highway service

area (verzorgingsplaats) for operating a fast charging station pursuant to the Public Works Management of Engineering Structures Act (Wet

beheer rijkswaterstaatswerken)

GLOSSARY OF TECHNICAL TERMS

The following list of technical terms is not intended to be an exhaustive list of technical terms, but provides a list of certain of the technical terms used in this Registration Document.

AC alternate-current charging

BEV battery electric vehicle

CCS Combined Charging System

CHAdeMO DC charging standard formalised by Japanese manufacturers and

Japanese power companies in early 2010, which was the first and only

DC charging option until the emergence of CCS in 2012

CO₂ carbon dioxide

DC direct current charging

DCFC direct-current fast charging

EV electric vehicle; a vehicle with an electric motor. Unless the context

indicates otherwise, in this Registration Document this term only

refers to BEVs

Fast charging charging at a rate of 50 kWh or above

FCEV fuel cell electric vehicle

BEV a full electric vehicle (i.e. without an ICE), in the industry also referred

to as BEV

HBEs renewable energy units (hernieuwbare brandstofeenheden)

HEV hybrid electric vehicle

ICE internal combustion engine

kW kilowatt

kWh kilowatt-hour

MV medium voltage

MW mega watt

MWh mega watt-hour

PHEV plug-in HEV; a car with a combined drive-train of electric motor,

batteries, and an ICE that may either serve as a generator and/or

directly propel the vehicle

Public charging charging in public locations

Slow charging

charging at a rate of 3 kW up to 11 kW

The Company

Fastned B.V.

James Wattstraat 77R 1097 DL Amsterdam The Netherlands



Fastned B.V.

(incorporated in The Netherlands as a limited liability company with it registered office at the James Wattstraat 77R, 1097 DL, Amsterdam)

(the "Issuer" and/or "Fastned")

Securities Note

constituting part of the base prospectus consisting of separate documents in relation to the Issuer.

Under this bonds issuance programme (the "Programme"), the Issuer may from time to time issue bonds on the terms as specified in this securities note, (the "Securities Note") as further specified in relation to the specific issue of bonds in the applicable final terms (the "Final Terms") which complete this Securities Note. This Securities Note shall be valid for the same period as the Registration Document and will expire on 2 November 2022, at the latest.

Together with the registration document of the Issuer dated 2 November 2021 (the "Registration Document"), as supplemented from time to time (the Registration Document) this Securities Note forms part of the Issuers' base prospectus consisting of separate documents within the meaning of Article 8(6) of Regulation (EU) 2017/1129 (the Prospectus Regulation) (the Registration Document together with this Securities Note, the "Base Prospectus").

This Securities Note has been approved by the Dutch Authority for the Financial Markets (Autoriteit Financiële Markten, the AFM), as competent authority under Regulation (EU) 2017/1129. The Authority for the Financial Markets only approves this Securities note as meeting the standards of completeness, comprehensibility and consistency imposed by Regulation (EU) 2017/1129. Such approval should not be considered as an endorsement of the quality of the bonds that are the subject of this Securities Note. Investors should make their own assessment as to the suitability of investing in the securities.

Fastned accepts responsibility for the information contained in this Security Note. Fastned declares that to the best of its knowledge the information contained in this Security Note, is in accordance with the facts and contains no omission likely to affect its import. No person is or has been authorised to give any information or to make any representation in connection with the offering, sale or delivery of the Bonds, other than as contained in this Security Note, and, if given or made, any other information or representation must not be relied upon as having been authorised by the Issuer.

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1. Risk factors

1.1. Risks relating to the Issuer

Each potential investor in the Bonds should refer to the risk factors section of the Registration Document for a description of those factors which may affect the Issuers' ability to fulfil their obligations under Notes issued under the Programme.

1.2. Risks relating to the investment in the Bonds

1.2.1. Risk of non-redemption of the Principal Amount

There is a risk to investors that Fastned will not be able to redeem the Bonds at maturity. In such a case, Fastned will not be able to repay all or part of the principal to the bondholders. As a result, part of or all of the investment by the investor in the Bonds could be lost. There is no collateral linked to the Bonds.

1.2.2. Risk of non-payment of the interest due on the Bonds

There is a risk that Fastned will (temporarily) not be able to pay the interest on the Bonds as it becomes due. The risk to investors is that in such cases their interest payments could be delayed. In a more severe scenario, the risk to investors is that Fastned will not be able to pay the interest at all in which case the return of investment of Bondholders will be (severely) reduced.

1.2.3. Risk of limited tradability

The Bonds have a limited tradability. The Bonds will not be listed and admitted to trading on any regulated exchange or on any other exchange. The Bonds may not be able to be sold at a desired moment. The Bonds can be transferred separately or in multiples to a third party. The risk to investors is that they may not be able to sell Bonds in their possession at a moment they wish to do so, possibly not at any price. As a result, it is possible that investors have to wait until the moment of redemption to redeem the Principal Amount related to their investment in the Bonds.

1.2.4. The value of Bonds may be adversely affected by movements in market interest rates

Investment in the Bonds involves a risk that if market interest rates change, it might adversely affect the value of the Bonds. The risk to investors is that in case market rates change, this could negatively affect the market value of the Bonds (whilst it will not change the redemption value of the Bonds at maturity).

1.2.5. The Bonds may be subject to withholding taxes and the Issuer is not obliged to make gross up payments

All payments of principal and interest by or on behalf of the Issuer in respect of the Bonds shall be made subject to withholding or deduction for any taxes (such as income taxes ("Inkomstenbelasting")) or duties of whatever nature imposed, levied or collected by or on behalf of The Netherlands or any authority therein or thereof having power to tax and no additional amount shall be paid to the Bondholders. The risk to investors is that Fastned may have to withhold new and/or additional taxes instead of making gross up payments.

1.2.6. Risk of early redemption at the Issuer's option

The Bonds may be redeemed (i.e. repaid) early, at any time, if the Issuer chooses to do so, at 100 % of their Principal Amount, together with any accrued interest but non-paid interest up to, but excluding, the date of redemption. The risk to investors is that there is no guarantee that their investment in the Bonds will generate [•]% interest for the duration of [•] years. The risk to investors is that in case of redemption investors may not be able to receive a similar return on alternative investments.

1.2.7. Risk of changes in governing law

The Bonds and any obligations arising in connection with them are governed by Dutch law. No assurance can be given as to the impact of any possible judicial decision or change to Dutch law or the application or interpretation of Dutch law or administrative practice after the date of this Security Note. The risk to investors is that changes to the law may have an adverse impact on their investment and/or on the return on their investment.

1.2.8. The conditions of the Bonds contain provisions which may permit their modification without the consent of all investors

Changes in respect of the Conditions relation to a Bonds are only possible at the initiative of the Issuer and after the Bondholders of such Series have had the opportunity to object to any proposed change(s) in writing or by digital means to the Issuer. The Bondholders of a Series are deemed to have had such an opportunity if 30 calendar days have passed after they have been notified by the Issuer in accordance with Condition 10 in respect of such proposed change(s). Any proposed change to the Conditions in relation to a Series is not possible if Bondholders representing at least 25% of the aggregate nominal amount outstanding of such Series, within 30 calendar days after having received notice by the Issuer in accordance with the above, have notified the Issuer to object to such proposed change. These provisions permit the Issuer to make certain changes to the Conditions which will bind all the Bondholders, including Bondholders who did object to a proposal. The risk to investors is that this could result in a situation that is not in the interest of that investor.

2. Essential information

2.1. The offer and subscription to the offer

This Security Note is only valid during the period that the Registration Document is valid. There will only be an offering by the Issuer during a subscription period (the Subscription Period). Therefore subscription to the offer is only possible during the Subscription Period. The Subscription Period closes earlier when fully subscribed. The subscription process takes place through the Website or through the My Fastned Bonds Platform. The issuance of the Bonds is conditional upon the corresponding payment being made by the investor as part of the subscription. The Issuer has the right to refuse a subscription without disclosure of any reason. The Issuer can extend, shorten or suspend the Subscription Period during or prior to the Subscription Period. The board of Fastned can decide at any time during the Subscription Period to increase the number of Bonds of a particular Issue and/or extend the Subscription Period with a maximum of up to two additional weeks. In such a case the Issue Date and the Maturity Date will be extended with the same number of days. Any decision to amend the aforementioned terms of the Issue will be communicated immediately via the Website and any such notification will prevail over the information set out in the applicable Final Terms.

2.2. Reasons for the Issue

Fastned aims to roll out a network of fast charging stations to provide fast charging capacity to the growing number of electric cars on European roads. The offering is intended to provide financing for capital expenditures and operational expenditures related to the expansion of the network.

2.3. Estimated Expenses

The expenses related to a regular Issue will be included in the final terms and include, among other items, the fees due to the AFM as well as legal and administrative expenses, publication costs, marketing costs, bonus interest and applicable taxes, if any. Issuance fees might apply to an Issue bringing down costs.

The expenses related to an extension will be included in the final terms and include, among other items, the fees due to the AFM as well as legal and administrative expenses, publication costs, marketing costs, bonus interest and applicable taxes, if any.

2.4. Use of proceeds

The Issuer intends to use the net proceeds from the offering of the Bonds entirely to finance expansion and operation of the Fastned network of fast charging stations in Europe and

general corporate purposes. The total amount of the proceeds from the Offering depends on the number of Bonds sold.

The Offering is intended to finance operational and capital expenditures that are required in the following years to increase the capacity of Fastned's network. Additionally, the Offering could be used to for the extension of existing Bonds.

Fastned expands its network primarily in the following three ways:

- by securing new locations, obtaining permits and building stations in the Netherlands, Germany and other countries such as the United Kingdom, Belgium, Switzerland and France;
- 2. by equipping existing stations with faster chargers that can deliver more kWh per unit of time, as well as replacing old chargers with newer and faster chargers;
- 3. by procuring additional grid connections and/or grid connections with more capacity.

Fastned actively seeks to optimise the effectuation of its network expansion on a continuous basis in order to be able to swiftly seize opportunities when they arise and respond to the occurrence of events of circumstances, such as securing new locations through tenders or other governmental allocation procedures, an acceleration in the demand at existing charging stations, delays in the receipt of operating permits, building permits or planning consents from governmental authorities or delays in the provision of grid connections by grid companies.

The amounts and timing of the Issuer's actual expenditures will consequently depend upon numerous factors, including but not limited to delays in time-intensive elements in the development process of new locations (such as the receipt of operating permits, building permits, planning consents and grid connections), location specific aspects (e.g. the type of soil a station is built on), regulatory or competitive developments, the net proceeds actually raised by it in the Offering, any amounts received by way of government subsidies and Fastned's future operating costs and expenditures. Consequently, at the date of this Prospectus, the Issuer cannot predict with certainty all of the particular ways in which it will expand the capacity of Fastned's network, the amounts that it will actually spend on the uses set forth above nor do the four ways listed above indicate the order in which the Issuer will deploy the net proceeds from the Offering. The net proceeds of the Offering will as part of such expansion also be used for the related operational expenditures and other costs, including interest charges of corporate bonds that cannot yet be covered by Fastned's earnings. The proceeds from the Offering will not be used for the repayment of the principal amount of any outstanding corporate bonds. The Management Board will have significant flexibility in applying the net proceeds from the Offering on the expansion of the capacity of Fastned's network and may change the allocation of these proceeds as a result of the contingencies discussed above and other contingencies. Bond holders will have no direct influence on decisions regarding the application of the net proceeds from the Offering on the expansion of Fastned's network.

3. General description of the bonds

3.1. What are the main features of the bonds?

Under this Programme the Issuer may decide to issue bonds until the expiration of the Registration Document. Any bonds issued under this Programme as herein referred to as Bonds.

3.2. The Bonds

Under the Programme, Bonds will be issued in Euros with a nominal value of EUR 1,000, a maturity of [•] years, and interest of [•] % per annum. The yield for the Bonds will be [•] %. The yield is calculated at the last day of the Subscription Period on the basis of the Issue Price. It is not an indication of future yield. The interest will be payable in arrear at the end of each quarter after the relevant Issue Date (as defined below), with a fixed interest rate of [•] % per quarter. The interest rates, the first interest payment, Issue Date and maturity date will be (amongst other things) specified in the applicable Final Terms. The Bonds will be governed by the laws of the Netherlands.

The Bonds will be issued in registered form by the Issuer and The Bonds will be issued in a registered form on behalf of the holders of the Bonds in a register maintained by the Issuer and no physical bonds will be issued. At the relevant issue date of the Bonds under this Prospectus (the Issue Date), the Bonds will not be listed and admitted to trading on any regulated exchange or on any other exchange. The Bonds shall not be deposited with a clearing system.

3.3. Type, Class and Seniority

The Bonds will constitute, unconditional, unsubordinated and unsecured obligations of the Issuer and will rank pari passu among themselves and (save for certain obligations required to be preferred by law) equally with all other unsecured obligations (other than subordinated obligations, if any) of the Issuer, from time to time outstanding.

The international security identification number ('ISIN') for the bonds will be included in the Final Terms.

3.4. No maximum amount

There is no maximum amount of bonds to be offered under this Securities Note, the investor may cancel the subscription of the Bonds up to two working days after the total amount of

Bonds to be offered to the public has been filed. After these two days and after completion of the subscription, the investor does not have the right to cancel. The total amount of Bonds to be offered to the public will be announced by a press release on the Website.

3.5. Taxation

The tax legislation of the investor's Member State and of the Issuer's country of incorporation, being the Netherlands, may have an impact on the income received from the Bonds. All payments in respect of the Bonds will be made without deduction for or on account of withholding taxes imposed by the Netherlands. In the event that any such deduction is made, the Issuer will, save in certain limited circumstances, be required to pay additional amounts to cover the amounts so deducted. See for more information on taxation section 6 below.

3.6. Issuer's negative pledge

The terms of the Bonds will not contain a negative pledge provision.

3.7. Events of default

The terms of the Bonds contain, amongst others, the following events of default:

- The Issuer fails to perform or observe any of its obligations under the Bond and such failure continues for a period of 14 days after the Bondholder has notified the Issuer about the failure;
- The Issuer fails in the due repayment of the borrowed money, or states that it will fail in the due repayment of borrowed money when becoming due;
- The Issuer has taken any corporate action or any steps have been taken or legal proceedings have been instituted against it for its entering into (preliminary) suspension of payments ((voorlopige) surseance van betaling), or for bankruptcy (faillissement);
- The Issuer has requested bankruptcy or becomes bankrupt;
- The Issuer has taken any corporate action or other steps have been taken or legal proceedings have been instituted against it for its dissolution (*ontbinding*) and liquidation (*vereffening*) or ceases to carry on the whole of its business otherwise.

3.8. Maturity and Redemption

Subject to any purchase and cancellation or early redemption, the Bonds will be redeemed at its nominal amount on the maturity date of the Bonds as specified in the applicable Final Terms (the Maturity Date).

The Bonds may be redeemed early at the option of the Issuer at its nominal amount as further specified in the Conditions and the applicable Final Terms.

3.9. Restrictions on Free transferability of the Bonds

There are no restrictions under the articles of association of the Foundation or Fastned or Dutch law that limit the right of holders of the Bonds to hold the Bonds. The transfer of the Bonds to persons who are located or resident in, citizens of, or have a registered address in jurisdictions other than the Netherlands may, however, be subject to specific regulations or restrictions according to their securities laws.

3.10. Where will the Bonds be traded?

The Bonds will have a limited tradability. At the relevant Issue Date, the Bonds will not be listed or admitted to trading on any regulated exchange or on any other exchange. Investors can sell and purchase the Bonds without involvement of the Issuer. The Issuer will provide a contract template for such a transfer at request. The transfer of the Bonds will only take place after the Issuer has received the transfer contract signed by both the purchaser and seller, and after the purchaser has paid a fee of EUR 100.- for each transaction to the Issuer.

3.11. Board approval

On 17 November 2021, the Management Board of the Issuer approved the establishment of the Programme and the Issue of Bonds thereunder. The specific approval of a Series of Bonds will also require approval by the Management Board prior to the start of the offering.

4. Terms and conditions of the offer of the bonds to the public

The terms and conditions set out below (the "Conditions") apply in respect of Bonds Issued under the Programme in separate Series on separate issue dates. Bonds Issued in one Series will have the same conditions and will be fungible amongst each other. The Final Terms will be published on Fastned <u>Website</u> and through the <u>My Fastned Bonds Platform</u>.

In respect of a Series of Bonds, the applicable Final Terms will apply. The Final Terms in respect of a Series of Bonds will contain further specifications in respect of the terms set out in the Conditions. If the terms set out in the applicable Final Terms differ from the Conditions, the applicable Final Terms shall prevail. The form of Final Terms is set out in this Prospectus in section "Form of Final Terms". Bondholders shall be deemed to have read and agreed to the Conditions as supplemented by the applicable Final Terms.

Condition 1: Form, size, nominal value, issue price and fees

1.1 Bonds

The Bonds will be issued in registered form by the Issuer and shall not be deposited with a clearing system.

1.2 Series / Tranches

The Bonds will be issued in separate series (each a Bond Series or Tranche). The terms and conditions of each Series/Tranche will be set out in the applicable Final Terms drawn up in respect of such Series.

1.3 Nominal amount and issue price

The Bonds will be issued in Euros. Each Bond has a nominal value of EUR 1,000.-. The Issue Price is 100% of the nominal amount of the Bonds.

1.4 Issuance fee

Issuance fees might apply when Bonds are Issued. The Issuer has the right to waive the issuance fee applicable to an investor at its discretion. The issuance fee will be deducted from the first interest payment in respect of the Bonds. Issue specific Issuance fees can be found in the Issue Specific Summary and the Final Terms.

1.5 Bonus interest

An interest bonus might apply when Bonds are Issued. The one-off interest bonus will be added to the first interest payment that is due on the Bonds. In case of a Bonus Interest being a percentage, the relevant percentage is calculated over the total investment of the relevant investor in the applicable Issue. Issue specific bonus interest can be found in the Issue Specific Summary and the Final Terms.

Condition 2: Register

2.1 Register

The Bonds will be registered on behalf of the holders of the Bonds (the Bondholders) in a register maintained by the Issuer (the Register) and no physical bonds will be issued. The Register will include contact details of each Bondholder, the relevant Series of Bonds/Tranches owned by the Bondholder, and the number of Bonds owned in respect of a Series of Bonds/Tranche by each Bondholder. The Register shall serve as conclusive evidence in respect of any claims on the Issuer a Bondholder may have in respect of the Bonds.

2.2 Changes to the Register

Each Bondholder is obliged to register changes in address, email address, phone number(s) and/or bank account promptly Registration of new information can be done via the My-Fastned-Bonds platform.

2.3 No Liability

The Issuer is not liable for damage in any form due to a Bondholder failing to provide notice promptly or at all to the Issuer in accordance with Condition 2.2.

Condition 3: Status of the Bonds

The Bonds will rank pari passu (i.e. equally in right of payment), without any preference between themselves. The Bonds are direct, unconditional, unsubordinated and unsecured obligations of the Issuer and rank pari passu among themselves and (save for certain obligations required to be preferred by law) equally with all other unsecured obligations (other than subordinated obligations, if any) of the Issuer, from time to time outstanding.

Condition 4: Interest

4.1 Fixed interest rate

The Bonds bear a fixed interest rate. The applicable interest rate for each Series of Bonds is set out in the applicable Final Terms.

4.2 Interest accruing period

The Bonds bear interest from, and including, the issue date (the Issue Date) to, but excluding, the earlier of 1) the maturity date specified in the applicable Final Terms (the Maturity Date) or 2) at the relevant data in the event of early redemption (Call Date). If a Call Date does not fall on an Interest Payment Date, any accrued, but unpaid, interest will be paid to the Bondholder together with the repayment of the Principal Amount of the Bonds.

4.3 Payment of Interest

Interest in respect of the Bonds will be paid quarterly in arrears in equal instalments on each Interest Payment Date as specified in the applicable Final Terms. If an Interest Payment Date falls on a date on which bank transfers cannot be made by the Issuer, interest on the Bonds will be paid at the immediately succeeding date on which bank transfers are possible. The Bondholder will not be entitled to receive any compensation as a result of such a delay in payment. The Issuer will pay the

interest in respect of the Bonds by bank transfer to the bank account of the Bondholder as included in the Register.

If interest is required to be calculated for a period of less than a full Interest Period as specified in the applicable Final Terms, it shall be calculated on the basis of the number of calendar days elapsed since the last relevant Interest Payment Date (or the Issue Date, as the case may be) to, but excluding, the relevant Interest Payment Date divided by 365.

As used in the Conditions, "Interest Period" means the period from (and including) an Interest Payment Date (or the Issue Date) to (but excluding) the next (or first) Interest Payment Date.

Condition 5: Maturity and Redemption

5.1 Redemption at maturity

Unless previously redeemed or purchased and cancelled as specified below, each Bond will be redeemed by the Issuer at its nominal amount in EUR on the Maturity Date. The Issuer will transfer the Principal Amount of the Bonds times the number of Bonds of the Bondholder to the bank account of the Bondholder.

5.2 Redemption at the option of the Issuer

All, but not some, of the Bonds of a Series/Tranche may be fully redeemed (i.e. repaid) early, at any time (each such date, a Call Date), at the option of the Issuer, at their nominal amount. If a Call Date does not fall on an Interest Payment Date, any accrued, but unpaid, interest will be paid to the Bondholder together with the repayment of the Principal Amount of the Bonds. If the Issuer chooses to redeem the Bonds early, the Issuer will inform the Bondholders at least 14 days prior to the redemption per email. The Issuer will transfer the Principal Amount of the Bond(s) and accrued, but unpaid, interest to the bank account of the Bondholder.

Condition 6: Taxation

All payments of principal and interest by or on behalf of the Issuer in respect of the Bonds shall be made subject to withholding or deduction for, any taxes or duties of whatever nature imposed, levied or collected by or on behalf of The Netherlands or any authority therein or thereof having power to tax and no additional amount shall be paid to the Bondholders.

Condition 7: Transfer of the Bonds

There are no restrictions on the free transferability of the Bonds.

The Bonds have a limited tradability. The Bonds will not be listed or admitted to trading on any regulated exchange or on any other exchange. Investors can sell and purchase the Bonds only with the involvement of the Issuer. The Issuer will provide a contract template for such a transfer at request.

The transfer of the Bonds will only take place after the Issuer has received the transfer contract signed by both the purchaser and seller, and after the purchaser has paid a fee of EUR 100.- for each transaction to the Issuer.

Payment of interest will be made to the registered Bondholder at time of the Interest Payment Date. In case of a transfer it is up to the previous and the new Bondholder to settle the interest that may be due to the other party amongst themselves.

Condition 8: No rights in rem

A Bondholder may not subject the Bonds to security rights or rights of usufruct.

Condition 9: Events of default

The Bonds, including the interest accrued on the Bonds, become forthwith due and payable and have to be repaid by the Issuer immediately after the Issuer has received a written request from the Bondholder, if any one or more of the following events (each an Event of Default) shall have occurred and be continuing:

- the Issuer fails to perform or observe any of its obligations under the Bond and such failure continues for a period of 14 days after the Bondholder has notified the Issuer about the failure;
- the Issuer fails in the due repayment of the borrowed money, or states that it will fail in the due repayment of borrowed money when becoming due;
- the Issuer has taken any corporate action or any steps have been taken or legal proceedings have been instituted against it for its entering into (preliminary) suspension of payments ((voorlopige) surseance van betaling), or for bankruptcy (faillissement);
- the Issuer has requested bankruptcy or becomes bankrupt;
- the Issuer has taken any corporate action or other steps have been taken or legal proceedings have been instituted against it for its dissolution (*ontbinding*) and liquidation (*vereffening*) or ceases to carry on the whole of its business otherwise.

Condition 10: Notices

All notices and publications with respect to the Bonds will be made public on the Website of the Issuer (www.fastned.nl (Dutch) & www.fastnedcharging.com (English)). In addition, Bondholders will receive any such notices and publications by email.

Condition 11: Change of terms and conditions

Changes in respect of the Conditions relation to a Series of Bonds are only possible at the initiative of the Issuer and after the Bondholders of such Series have had the opportunity to object to any proposed change(s) in writing or by digital means to the Issuer. The Bondholders of a Series/Tranche are deemed to have had such an opportunity if 30 calendar days have passed after they have been notified by the Issuer in accordance with Condition 10 in respect of such proposed change(s). Any proposed change to the Conditions in relation to a Series is not possible if Bondholders representing at least 25% of the aggregate nominal amount outstanding of such Series, within 30 calendar days after having received notice by the Issuer in accordance with the above, have notified the Issuer to object to such proposed change.

Condition 12: Prescription

Claims against the Issuer for payment of principal or interest in respect of the Bonds shall be prescribed and become void unless made within five years from the date on which the payment becomes due.

Condition 13: Offer and Subscription Procedure

13.1 Subscription

Subscription is possible during the Subscription Period specified in the applicable Final Terms. Investors can subscribe on the Website of the Issuer (www.fastned.nl/obligaties (Dutch) and www.fastnedcharging.com/bonds (English)).

13.1.1 Fastned Bond holders

Bond holders of older Series of Bonds/Tranches have access to the My-Fastned-Bonds platform. By logging into the platform, a bond holder will be able to subscribe to an open Issue by following the steps offered in the platform. This comes down to:

- Step 1 Click on the button saying "Subscribe" / Inschrijven".
- Step 2 Select the number of Bonds via the dropdown.
- Step 3 Click on the button saying "Subscribe" / Inschrijven".
- Step 4 Payment via Ideal or Bank transfer.

13.1.2 New Fastned Bond investors

On the Website of the Issuer, investors will find a button saying "Ja, ik wil Fastned Obligaties" / "Ja, Ich will Anleihe von Fastned" / "Yes, I want Fastned Bonds". After clicking this button, a page will follow where the subscription process can be started.

Step 1 - Number of Bonds

The number of Bonds to be acquired needs to be selected.

The minimum amount per subscription is 1 Bond. The maximum number of Bonds available to the subscriber at a certain moment depends on (a) the size of the corresponding Series of Bonds, (b) the number of remaining available Bonds for the relevant Series of Bonds and (c) possible limitations of relevant payment-options at the disposal of the subscriber.

The maximum payment amount per iDeal transfer is EUR 50,000.- (50 Bonds). If the investor would like to buy more than 50 Bonds, the purchase process set out above should be repeated until the required number of Bonds is acquired. Alternatively, a bank transfer can be made for the full amount. For more information please contact Fastned (via +31 (0)20 705 53 80).

Step 2 - Information

Only persons over 18 years old and legal entities are allowed to subscribe. A person who would like to subscribe is obliged to fill-out the information sheet with the following details:

- Gender;
- · Surname, Family name;
- · In case of subscription by a legal entity the name of the legal entity and the Chamber of Commerce number;
- . Number and email address; and
- · Address details

BEWARE: Making sure that the information fields are filled-out completely and correctly is both the responsibility of and in the interest of the investor.

Step 3 - Payment / Finalisation

Select the payment method. When choosing iDeal select the correct bank. After selecting the bank, Click the button saying "Continue" / "Ga verder". The investor will now be guided through the iDeal payment process. After the payment is finalised, the investor will receive an acknowledgement of the subscription by email. In case no email is received, please contact Fastned directly (via +31 (0)20 705 53 80). When choosing Bank Transfer click the button saying "Continue / Ga verder" and follow the instructions.

Please be aware that the Bonds will be issued on the Issue Date and no interest is accrued over the period between the date of subscription and the Issue Date.

13.1.3 Subscription via Extending offer

Bond holders of older Series of Bonds/Tranches have access to the My-Fastned-Bonds platform. After logging into the platform a bond holder will be able to subscribe to an open Issue via an extension offer when this is offered to the bonds the investor is holding. The subscription to the new Issue by extension is done by following the steps offered in the platform. This comes down to:

- Step 1 Click on the button saying "View extension overview" / "Bekijk overzicht verlengen".
- Step 2 Select the number of Bonds next to the applicable Series/Tranche.
- Step 3 Click on the button saying "I want to extend my investment of X bon(s)" / "Ik wil mijn investering van X obligatie(s) verlengen"
- Step 4 A security code is sent to the registered phone number
- Step 5 Fill in the code and click "Verify the extension" / "Bevestig de verlenging"

13.2 Legal entities

The natural person who invests in name of a legal entity declares by transfer of the relevant funds that he/she is authorised to represent the legal entity and is authorised by the legal entity to purchase Bonds on behalf of such legal entity.

13.3 Acceptance of terms and conditions

By completing the subscription as described above the natural person declares all information he/she provided to be correct, to be legitimate and that he/she is aware of and familiar with all information in this Prospectus, the Final Terms, and all documents incorporated by reference into this Base Prospectus.

13.4 Payment

The natural person declares that he/she is authorised to perform a transaction to buy Bonds (in name of the legal entity) from the bank account concerned and gives authorisation to use the payment as a means of identification.

13.5 Cancellation of subscription

The Issuer has the right to cancel a subscription without disclosure of any reason. In such a case the Issuer will notify the investor by email and will refund the invested amount to the bank account of the investor.

The Investor has the right to cancel a subscription or extension order during the offer period or within 2 days after the subscription or extension order has been given. The cancellation can be carried out by contacting Fastned via phone or email and stating the request. In case of a transaction involving a monetary transaction, the total sum will be returned to the investor.

If the Investor decides that he/she wants to invest or extend a lower number of bonds than previously subscribed to or extended, the Investor needs to contact Fastned by phone or email and Fastned will amend the order. In case of a transaction involving a monetary transaction, the difference will be returned to the investor. Any refund will be made as soon as possible and in any event within ten (10) working days to the account number from which the deposit was made.

13.6 Duration of Subscription Period

The exact starting date and time and closing date and time of the Subscription Period will be included in the Final Terms.

The Subscription Period for a Series will close automatically on the earliest of the end of the Subscription Period or the date and time on which all Bonds are subscribed for.

Any amendment to the Subscription Period as specified in the applicable Final Terms will be notified on the Website of the Issuer.

The investor receives an acknowledgement of his/her Subscription per email as soon as the corresponding payment has been completed.

The investor does not accrue any interest over the Subscription Period.

The Board of Fastned can decide at any time during the Subscription Period to increase the number of Bonds of a particular Issue and/or extend the Subscription Period with a maximum of two additional weeks. In such a case the Issue Date and the Maturity Date will be extended with the same number of days. Any decision to amend the aforementioned terms of the Issue will be communicated immediately via the Website and any such notification will prevail over the information set out in the applicable Final Terms.

13.7 Issue date and registration of the Bonds

The Bonds are issued to the investor and registered in the Register on the Issue Date as mentioned in the applicable Final Terms.

On the Issue Date, the investor receives a confirmation of the investment per email, including whether the Issue fee or bonus interest is applicable. At this moment the investor becomes a Bondholder.

13.8 Information

The Bondholder will receive emails with relevant updates about the Bonds. Other important information will be published via press releases, and on the Fastned Website.

Condition 14: Governing Law and Jurisdiction

The Bonds are governed by the laws of The Netherlands. The courts of Amsterdam, the Netherlands, shall have exclusive jurisdiction to settle any dispute arising out of or in connection with the Bonds.

5. Form of Final Terms

Set out below is the form of Final Terms which will be completed for each Series of Bonds issued under the Programme.

FINAL TERMS
[Date]
Fastned B.V.

Issue of [up to] €[•] Bonds due 20[•] (the "Bonds") under the €[•] Bonds Programme

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions set forth in the Registration Document dated [date], the Security Note [date], the Issue Specific Summary [date] [and the supplement[s] to it dated [date] [and [date]]] which [together] constitute[s] a base prospectus for the purposes of the Prospectus Regulation (together, the "Base Prospectus"). This document constitutes the Final Terms of the Bonds described herein for the purposes of the Prospectus Regulation and must be read in conjunction with the Base Prospectus in order to obtain all the relevant information. A summary of the individual issue is annexed to these Final Terms. The Base Prospectus and these Final Terms are available for viewing and for downloading at www.fastned.nl (Dutch and www.fastnedcharging.com (English). During normal business hours at James Wattstraat 77-R, Amsterdam copies may be obtained free of charge.

In addition to the Conditions set out in the Security Note, the following terms and conditions apply to the Bonds:

[Include whichever of the following apply or specify as "Not Applicable". Note that the numbering should remain as set out below, even if "Not Applicable" is indicated for individual paragraphs.

1.	Issuer:	Fastned B.V.
2.	Series number:	[●]
3.	Total nominal amount:	[Up to] € [•]
		[if the amount is not fixed, description of the arrangements and time for announcing to the public the definitive amount of the offer.]
4.	Expected aggregate net proceeds	[●]
5.	Expected estimated expenses related to this issue:	[•]
6.	Issue Date:	[●]
7.	Maturity Date:	[•]
8.	Interest rate:	[●] %. per annum.
9.	Yield to maturity:	[●]
		The yield is calculated at the last day of the Subscription Period on the basis of the Issue Price. It is not an indication of future yield.
10.	Interest Payment Dates:	[●], [●], [●] and [●] in each year up to and including the Maturity Date. The first Interest Payment Date shall fall on [●].
10.	Start of Subscription Period:	[•]
11.	End Subscription Period:	[•]
12	ISIN Code:	[•]

[Issue specific summary to be attached]

Signed on behalf of Fastned B.V.:
Ву:
Duly authorised

6. Taxation

The tax legislation of the investor's Member State and of the Issuer's country of incorporation, being the Netherlands, may have an impact on the income received from the Bonds. The following summary outlines the principal Netherlands tax consequences of the acquisition, holding, settlement, redemption and disposal of the Bonds, but does not purport to be a comprehensive description of all Netherlands tax considerations in relation thereto. For purposes of Netherlands tax law, a holder of Bonds may include an individual or entity who does not have the legal title of these Bonds, but to whom nevertheless the Bonds or the income thereof is attributed based on specific statutory provisions or on the basis of such individual or entity having an interest in the Bonds or the income thereof. This summary is intended as general information only and each prospective investor should consult a professional tax adviser with respect to the tax consequences of an investment in the Bonds.

This summary is based on tax legislation, published case law, treaties, regulations and published policy, in each case as in force as of the date of this Prospectus, and does not take into account any developments or amendments thereof after that date whether or not such developments or amendments have retroactive effect.

This summary does not address The Netherlands tax consequences for:

- (i) holders of Bonds holding a substantial interest (aanmerkelijk belang) or deemed substantial interest (fictief aanmerkelijk belang) in the Issuer and holders of Bonds of whom a certain related person holds a substantial interest in the Issuer. Generally speaking, a substantial interest in the Issuer arises if a person, alone or, where such person is an individual, together with his or her partner (statutory defined term), directly or indirectly, holds, or is deemed to hold (i) an interest of 5 % or more of the total issued capital of the Issuer or of 5 % or more of the issued capital of a certain class of Shares of the Issuer, (ii) rights to acquire, directly or indirectly, such interest or (iii) certain profit sharing rights in the Issuer;
- (ii) investment institutions (fiscale beleggingsinstellingen);
 - (iii) pension funds, exempt investment institutions (vrijgestelde beleggingsinstellingen) or other entities that are exempt from Netherlands corporate income tax;

- (iv) entities which are a resident of Aruba, Curacao or Sint Maarten that have an enterprise which is carried on through a permanent establishment or a permanent representative on Bonaire, Sint Eustatius or Saba, to which permanent establishment or permanent representative the Bonds are attributable;
- (v) persons to whom the Bonds and the income from the Bonds are attributed based on the separated private assets (afgezonderd particulier vermogen) provisions of the Netherlands income tax Act 2001 (Wet inkomstenbelasting 2001) and the Netherlands gift and inheritance tax Act (Successiewet 1956);
- (vi) individuals to whom the Bonds or the income there from are attributable to employment activities which are taxed as employment income in the Netherlands; and
- (vii) holders of Bonds which are not considered the beneficial owner (uiteindelijk gerechtigde) of these Bonds or of the benefits derived from or realised in respect of these Bonds.

Where this summary refers to the Netherlands, such reference is restricted to the part of the Kingdom of the Netherlands that is situated in Europe and the legislation applicable in that part of the Kingdom.

6.1. Withholding Tax

All payments of principal and interest by or on behalf of the Issuer in respect of the Bonds shall be made subject to withholding or deduction for, any taxes (such as income taxes (In Dutch: 'Inkomstenbelasting') or duties of whatever nature imposed, levied or collected by or on behalf of The Netherlands or any authority therein or thereof having power to tax and no additional amount shall be paid to the Bondholders.

6.2. Corporate and Individual Income Tax

Residents of The Netherlands

If a holder is a resident of the Netherlands or deemed to be a resident of The Netherlands for Netherlands corporate income tax purposes and is fully subject to Netherlands corporate income tax or is only subject to Netherlands corporate income tax in respect of an enterprise to which the Bonds are attributable, income derived from the Bonds and gains realised upon the redemption, settlement or disposal of the Bonds are generally taxable in The Netherlands (at up to a maximum rate of 25 %).

If an individual holder is a resident of the Netherlands or deemed to be a resident of The Netherlands for Netherlands individual income tax purposes, income derived from the Bonds and gains realised upon the redemption, settlement or disposal of the Bonds are taxable at the progressive rates (at up to a maximum rate of 51.75 %) under The Netherlands income tax act 2001 (Wet inkomstenbelasting 2001), if:

- (i) the holder is an entrepreneur (ondernemer) and has an enterprise to which the Bonds are attributable or the holder has, other than as a shareholder, a co-entitlement to the net worth of an enterprise (medegerechtigde), to which enterprise the Bonds are attributable; or
- (ii) such income or gains qualify as income from miscellaneous activities (resultaat uit overige werkzaamheden), which include activities with respect to the Bonds that exceed regular, active portfolio management (normaal, actief vermogensbeheer).

If neither condition (i) nor condition (ii) above applies, an individual that holds the Bonds, must determine taxable income with regard to the Bonds on the basis of a deemed return on income from savings and investments (sparen en beleggen), rather than on the basis of income actually received or gains actually realised. This deemed return on income from savings and investments is fixed at a percentage of the individual's yield basis (rendementsgrondslag) at the beginning of the calendar year (1 January), insofar as the individual's yield basis exceeds a certain threshold (heffingvrij vermogen). The individual's yield basis is determined as the fair market value of certain qualifying assets held by the individual less the fair market value of certain qualifying liabilities on 1 January. The fair market value of the Bonds will be included as an asset in the individual's yield basis. The deemed return percentage to be applied to the yield basis increases progressively depending on the amount of the yield basis. The deemed return on income from savings and investments is taxed at a rate of 30%.

Non-residents of The Netherlands

If a holder is not a resident of the Netherlands nor is deemed to be a resident of The Netherlands for Netherlands corporate or individual income tax purposes, such holder is not taxable in respect of income derived from the Bonds and gains realised upon the settlement, redemption or disposal of the Bonds, unless:

(i) the holder is not an individual and such holder (1) has an enterprise that is, in whole or in part, carried on through a permanent establishment or a permanent representative in The Netherlands to which permanent establishment or permanent representative the Bonds are attributable, or (2) is entitled to a share in the profits of an enterprise or a co-entitlement to the net worth of an enterprise, which is effectively managed in The Netherlands (other than by way of securities) and to which enterprise the Bonds are attributable.

This income is subject to Netherlands corporate income tax at up to a maximum rate of 25 %.

(ii) the holder is an individual and such holder (1) has an enterprise or an interest in an enterprise that is, in whole or in part, carried on through a permanent establishment or a permanent representative in The Netherlands to which permanent establishment or permanent representative the Bonds are attributable, or (2) realises income or gains with respect to the Bonds that qualify as income from miscellaneous activities (resultaat uit overige werkzaamheden) in The Netherlands, which activities include the performance of activities in The Netherlands with respect to the Bonds which exceed regular, active portfolio management (normaal, actief vermogensbeheer), or (3) is entitled to a share in the profits of an enterprise which is effectively managed in The Netherlands (other than by way of securities) and to which enterprise the Bonds are attributable.

Income derived from the Bonds as specified under (1) and (2) is subject to individual income tax at progressive rates up to a maximum rate of 51.75 %. Income derived from a share in the profits of an enterprise as specified under (3) that is not already included under (1) or (2) will be taxed on the basis of a deemed return on income from savings and investments (as described above under "Residents of The Netherlands"). The fair market value of the share in the profits of the enterprise (which includes the Bonds) will be part of the individual's Netherlands yield basis.

6.3. Gift and Inheritance Tax

Residents of The Netherlands

Netherlands gift or inheritance taxes will not be levied on the occasion of the transfer of a Bond by way of gift by, or on the death of, a holder of a Bond, unless:

(i) the holder of a Bond is, or is deemed to be, resident in The Netherlands for the purpose of the relevant provisions; or

(ii) the transfer is construed as an inheritance or gift made by, or on behalf of, a person who, at the time of the gift or death, is or is deemed to be resident in The Netherlands for the purpose of the relevant provisions.

6.4. Value Added Tax

In general, no value added tax will arise in respect of payments in consideration for the issue of the Bonds or in respect of a cash payment made under the Bonds, or in respect of a transfer of Bonds.

6.5. Other Taxes and Duties

No registration tax, customs duty, transfer tax, stamp duty or any other similar documentary tax or duty will be payable in The Netherlands by a holder in respect of or in connection with the subscription, issue, placement, allotment, delivery or transfer of the Bonds.

7. Definitions

AFM Autoriteit Financiële Markten (Dutch Financial Authorities)

Bond a bond issued by the Issuer pursuant to the Programme

Bondholders a natural person or legal entity registered in the Register as

the owner of at least one Bond

Call Date date of execution at early redemption

Conditions: the Conditions as described in chapter 4

DR depositary receipts representing the Fastned Shares

DR Holder Holder of Depositary Receipt(s)

Extension an offer in which old Bonds are replaced with new Bonds.

Fastned the Issuer and its subsidiaries

Final Terms the final terms in respect of each Series of Bonds. The form

of Final Terms is set out in stated in chapter 8 and will be

published on the Website more specific www.fastned.nl/obligaties for Dutch or www.fastcharging.com/bonds for English

Foundation Fastned Administratic Stichting

Interest Payment Date date on which the interest is paid by Fastned

Interest Period the period from (and including) an Interest Payment Date (or

the Issue Date) to (but excluding) the next (or first) Interest

Payment Date.

Issue the issue of Bonds under the Programme offered pursuant

to this Base Prospectus

Issue Date the date on which a Series of Bonds is issued as specified

in the applicable Final Terms, subject to any amendment

Issue Price the issue price for the Bonds as described in Condition 1

Issuer Fastned B.V.

Maturity Date: the maturity fate of a Series of Bonds as specified in the

applicable Final Terms, subject to any amendment in

accordance with Condition 13.6.

Offering The issue of Bonds under the Programme offered pursuant

to this Base Prospectus

Principal Amount the nominal amount of each Bond, being EUR 1,000.- per

Bond

Programme the bond programme

Register the register described in Condition 2

Registration Document the registration document dated 2 November 2021

Series of Bonds a series of Bonds issued under the same Final Terms. A

Series of Bonds is also called "Tranche".

Subscription Period the period of time in which Bonds can be purchase as

specified in the applicable Final Terms, subject to any

amendment, in accordance with Condition 13

Tranche a series of Bonds issued under the same Final Terms. A

Tranche is also called a "Series of Bonds"

Website the website http://www.fastned.nl/obligaties for Dutch

/www.fastnedcharging.com/bonds for English /

ISSUER

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