SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-Q

QUARTERLY REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17(2)(b) THEREUNDER

1. For the quarterly period ended

Sep 30, 2021

2. SEC Identification Number

35841

3. BIR Tax Identification No.

000-158-664-000

4. Exact name of issuer as specified in its charter

FILSYN CORPORATION

5. Province, country or other jurisdiction of incorporation or organization

MAKATI CITY

- 6. Industry Classification Code(SEC Use Only)
- 7. Address of principal office

UNIT 8 5B PEARLBANK CENTRE, 146 VALERO ST., SALCEDO VILLAGE, MAKATI CITY

Postal Code

1227

8. Issuer's telephone number, including area code

(02) 7752-3133 / 7752-3611

9. Former name or former address, and former fiscal year, if changed since last report N/A

10. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA

Title of Each Class	Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding
CLASS A COMMON	123,747,707
CLASS B COMMON	82,498,474

11. Are any or all of registrant's securities listed on a Stock Exchange?

Yes No

If yes, state the name of such stock exchange and the classes of securities listed therein:

PHILIPPINE STOCK EXCHANGE

12. Indicate by check mark whether the registrant:

(a) has filed all reports required to be filed by Section 17 of the SRC and SRC Rule 17 thereunder or Sections 11 of the RSA and RSA Rule 11(a)-1 thereunder, and Sections 26 and 141 of the Corporation Code of the Philippines, during the preceding twelve (12) months (or for such shorter period that the registrant was required to file such reports)

Yes No

(b) has been subject to such filing requirements for the past ninety (90) days

Yes No

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Filsyn Corporation FYN

PSE Disclosure Form 17-2 - Quarterly Report References: SRC Rule 17 and Sections 17.2 and 17.8 of the Revised Disclosure Rules

For the period ended	Sep 30, 2021
Currency (indicate units, if applicable)	PESOS IN THOUSANDS

Balance Sheet

	Period Ended	Fiscal Year Ended (Audited)
	Sep 30, 2021	Dec 31, 2020
Current Assets	79,532	66,505
Total Assets	1,533,774	1,519,403
Current Liabilities	2,101,487	2,088,264
Total Liabilities	2,244,894	2,231,616
Retained Earnings/(Deficit)	-1,868,360	-1,869,478
Stockholders' Equity	-711,120	-712,213
Stockholders' Equity - Parent	-694,671	-695,789
Book Value per Share	-0	-0

Income Statement

	Current Year (3 Months)	Previous Year (3 Months)	Current Year-To-Date	Previous Year-To-Date
Gross Revenue	12,022	10,453	40,041	26,822
Gross Expense	8,682	3,621	19,759	12,851
Non-Operating Income	0	0	0	0
Non-Operating Expense	0	0	0	0
Income/(Loss) Before Tax	-15,863	2,239	1,093	11
Income Tax Expense	0	0	0	0
Net Income/(Loss) After Tax	-15,863	2,239	1,093	11
Net Income Attributable to Parent Equity Holder	-15,486	2,239	1,067	11
Earnings/(Loss) Per Share (Basic)	-0.08	0.01	0.01	0
Earnings/(Loss) Per Share (Diluted)	-0.08	0.01	0.01	0

	Current Year (Trailing 12 months)	Previous Year (Trailing 12 months)
Earnings/(Loss) Per Share (Basic)	0.01	0
Earnings/(Loss) Per Share (Diluted)	0.01	0

Other Relevant Information

NONE

Filed on behalf by:

Name	Apolinario Posio
Designation	Senior Vice President - Accounting, Auditor and Compliance Officer, Chief Audit Executive and Chief Risk Officer

COVER SHEET

MA-045

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SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17 - Q

QUARTERLY REPORT PURSUANT TO SECTION 17 OF THE SRC AND SRC RULE 17 (2) (B) THEREUNDER

1.	For the quarterly period ended	September 30, 2021									
2.	Commission identification number	35841									
3.	BIR Tax Identification No.	000-158-664-000									
4.	Exact name of registrant as specified in its of	charter FILSYN CORPORATION									
5.	Province, country or other jurisdiction of inc	corporation or oganization Makati City, Philippines									
6.	Industry Classification Code	(SEC Use Only)									
7.	Address of registrant's principal office	Unit 8 5B Pearlbank Centre 146 Valero St., Salcedo Village, Makati City 1227									
8.	Registrant's telephone number, including a	rea code (02) 752-3133 / 752-3611									
9.	Securities registered pursuant to Sections 8	and 12 of the SRC									
	Title of each Class	Number of shares of common stock outstanding									
	Class A Common Class B Common	123,747,707 shares fully paid 82,498,474 shares fully paid									
10.	Securities listed in the PSE	206,246,181 shares									
Please s	FINANCIAL INFORMATION Please see attached Financial and Management Reports.										

SIGNATURES

Pursuant to the require this report is signed or City of Makati on	n behalf of the issue	er by the undersigned,	tion 141 of the Corporati thereunto duly authoriz	ion Code, ed, in the
		N.	1	
		SVP-	OLINARIO L. POSIO Accounting and Auditor and Compliance Officer	
MAKATI SUBSCRIBED exhibiting to me his Co	AND SWORN		NOV 15 2021 ollows:	_ affiants
Name	Passport No.	Date of Issue	Place of Issue	
Apolinario L. Posio	P1628847A	January 14, 2017	DFA - Manila	

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NOTARY PUBLIC CITY OF MAKAP UNTIL DECEMBER 31, 2022 IBP NO. 75729-LIFET ME MEMBER MCLE COMPLIANCE NO. VI-0024312 PPOINTMENT NO. M-483 (2019-2020 PTR NO. 8581011 JAN. 4, 2021 MAKATI CITY ROLL NO. 40091 PROUND PLOOR 8747 PASEO DE POXAS, LEPANTO BLOG.

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION (IN P000)								
(1111000)		Unaudited		Audited				
	5	September 30		December 31				
		2021		2020				
ASSETS								
Current Assets								
Cash and cash equivalents	P	71,949	P	,				
Prepayments and other current assets – net		6,075		2,262				
Other receivables		1,508		1,942				
Total Current Assets		79,532		66,505				
Noncurrent Assets								
Investment properties - at deemed cost		918,167		918,167				
Property and Equipment, net		508,844		507,500				
Retirement plan assets		27,231		27,231				
Total Noncurrent Assets		1,454,242		1,452,898				
TOTAL ASSETS	P	1,533,774	P	1,519,403				
				,				
LIABILITIES AND CAPITAL DEFICIENCY								
Current Liabilities								
Accounts and other payables	P	518,085	P	502,030				
Loans		930,133		930,133				
Loans payable		653,113		653,113				
Dividends payable		156		156				
Income tax payable		-		2,832				
Total Current Liabilities		2,101,487		2,088,264				
Noncurrent Liability								
Deferred tax liabilities		143,407		143,352				
Total Liabilities		2,244,894		2,231,616				
Capital Deficiency Attributable to Equity Holders of the Parent								
Capital stock		1,031,231		1,031,231				
Additional paid-in capital		143,590		143,590				
Remeasurement loss on retirement plan assets – net		(1,132)		(1,132)				
Deficit		(1,868,360)		(1,869,478)				
		(694,671)		(695,789)				
Non-controlling Interests		(16,449)		(16,424)				
Total Capital Deficiency		(711,120)		(712,213)				
TOTAL LIABILITIES AND CAPITAL DEFICIENCY	P	1 533 774	P	1 510 402				
TOTAL LIADILITIES AND CAFITAL DEFICIENCY	1	1,533,774	_r	1,519,403				

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE NINE MONTHS ENDED SEPTEMBE 30, 2021 AND 2020 (P000)

		20	21		20	20	
		(Unau	dited)		(Unaudited)		
		This Quarter	Year-to-Date		This Quarter	Year-to-Date	
REVENUES	P	12,022	40,041	P	10,453	26,822	
COST AND EXPENSES:							
OPERATING EXPENSES		8,682	19,759		3,621	12,851	
FINANCIAL CHARGES - Net		19,203	19,189		4,593	13,959	
		27,885	39,948		8,214	26,810	
NET INCOME (LOSS)	P	(15,863)	1,093	P	2,239	11	
TOTAL NUMBER OF SHARES ISSUED & OUTSTANDING		206,246	206,246		206,246	206,246	
INCOME (LOSS) PER SHARE	P	(0.076913)	0.005299	P	0.010856	0.000059	

CONSOLIDATED STATEMENTS OF CHANGES IN CAPITAL DEFICIENCY FOR THE PERIOD ENDED SEPTEMBER 30, 2021 and 2020 (P000)

				2021 (Unaudited)		2020 (Unaudited)
CAPITAL SOCK - PS	5 par val	lue		(emmuneu)		(======================================
Class A:	•					
Authorized	-	144,000,000 shares				
Issued	-	123,747,707 shares	P	618,739	P	618,739
Class B:						
Authorized	-	96,000,000 shares				
Issued	-	82,498,494 shares	_	412,492		412,492
			_	1,031,231		1,031,231
			_			
ADDITIONAL PAID-	IN CAP	PITAL	-	143,590		143,590
Remeasurement loss o	n retire	ment plan asset	-	(1,132)		(2,265)
DEFICIT						
Balance, beginnin	g			1,869,478		1,876,251
Net (income) loss	for the p	eriod – attributable to parent		(1,118)		12
			-	1,868,360		1,876,239
NON-CONTROLLIN	G INTE	REST	-	(16,449)		_
TOTAL CAPITAL DI	EFICIE	NCY	<u>P</u>	711,120	P	703,683

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2021 AND 2020 (P000)

		2021 (Unaudited)		2020 (Unaudited)
CASH FLOWS FROM OPERATING ACTIVITIE	ES			
Net income	P	1,093	P	12
Increase (Decrease) in:				
Prepayments and other current assets		(1,872)		_
Other assets		(2,852)		3,303
Trade and other payables		13,279		8,879
Net cash flows from operating activities		9,648		5,588
NET INCREASE IN CASH		9,648		5,588
CASH AT BEGINNING OF THE PERIOD		62,301		48,552
CASH AT END OF THE PERIOD	P	71,949	P	54,140

FILSYN CORPORATION NOTES TO INTERIM FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED JUNE, 2021

CORPORATE INFORMATION

FILSYN Corporation (the Parent Company) was incorporated and registered with Philippine Securities and Exchange Commission (SEC) on July 22, 1968 and is domiciled in the Republic of the Philippines. The Parent Company's shares are publicly listed with the Philippine Stock Exchange (PSE) but trading of which have been suspended. The Parent Company's primary purpose is to carry on the business of making, manufacturing, preparing, dyeing, processing, treating, finishing, and converting all kinds of fibers, filaments, and materials, whether polyester, nylon, acrylic, rayon, cotton, wool, silk, hemp, flex and jute, and to make, manufacture, produce, raise, prepare, process, purchase, or otherwise acquire, and to hold, own, use, sell at wholesale, import, export, dispose of or otherwise trade or deal in with, such fibers, filaments and materials, any and all kinds of yarns, threads, textiles, fabrics, cloth, and other goods and components spun, woven, knit or made in whole or in part of such fibers, filaments, or materials, or any of them, and all other articles, products, chemicals and substances related thereto or of a like or similar nature or which may enter into manufacture of any of the foregoing or which may be used in connection therewith.

The registered office address of the Parent Company is Unit 8, 5B The Pearlbank Centre, 146 Valero St., Salcedo Village, Makati City.

The consolidated financial statements include the following subsidiaries of the Parent Company which are all incorporated in the Philippines.

Subsidiaries Nature of Business

FYN Green PET Corporation
Island King Aquaventures Corporation
SRTC Development Corporation

Manufacturing Leasing Under liquidation

IKAC was registered with the Philippine SEC on September 15, 1986 primarily to engage in the business of aquaculture and undertake any and all related activities necessary, incidental and related thereto. The registered office address of the Company is Unit 8, 5B The Pearlbank Centre, 146 Valero St., Salcedo Village, Makati City.

SRTC was registered with the Philippine SEC on April 30, 1992 primarily to acquire by purchase, lease, donation or otherwise, and to own, use, improve, develop, subdivide, sell, mortgage, exchange, lease and hold for investment or otherwise, real estate of all kinds, and to improve, manage or otherwise dispose of buildings, houses, apartments and other structures of whatever kind, together with their appurtenances. The registered office address of the Company is Unit 8, 5B Floor, Pearl Bank Centre, 146 Valero St., Salcedo Village, Makati City.

FYN Green was registered with the Philippine SEC on June 6, 2019 primarily in recycling of waste Polyethylene Terephthalate (PET) bottles into resin to be used as feedstock for manufacture of Filament and Food Grade Chip. The registered office address of the Company is First Cavite Industrial Estate, Lot 2, Block 1, Phase 2, Langkaan II Dasmarinas City, Cavite.

The foregoing companies are collectively referred to as "the Group".

BASIS OF PREPARATIONS AND STATEMENT OF COMPLIANCE

Basis of Preparation

The accompanying interim financial statements as of September 30, 2021 have been prepared under the historical cost basis. These statements are presented in Philippine peso which is the company's functional and presentation currency under the Philippine Financial Reporting Standard (PFRS). All values are in (P000).

Statement of Compliance

- » The accompanying interim financial statements are presented in compliance with PFRS.
- » The accounting policies and methods adopted in said interim financial statements are the same as those in the annual financial statements for the year ended December 31, 2020.
- » The adoption of PAS 34 in the interim financial statements did not have any material impact on the financial position or performance of the company.
- » That the company is still not in commercial operation.
- » There were no transactions unusual in nature, size or incidents during the period that will have a material effect in the interim financial statements.
- » There were no issuances, repurchases, and repayment of debts and equity securities.
- » There were no dividends declared/paid during the period.
- » There were no material events subsequent to the end of the interim period that have not been reflected in the financial statements for the interim period.
- » There were no changes in the composition of the issuer during the interim period.
- » There were no changes in contingent liabilities and contingent assets since December 31, 2020.
- » There were no material contingencies and any other credits or transactions existing that will materially affect the interim financial statements for the period ended September 30, 2021.
- » The main sources of funds consist mainly of warehouse rental income.

MANAGEMENT DISCUSSION & ANALYSIS OF OPERATION

Filsyn Corporation continued to generate income mainly from warehouse rentals and sale of equipment which was sufficient to cover all expenses, hence, there was no need for any outside financing to sustain its operations.

The Company's losses for the last three (3) years were due to non-commercial operations. The Company has no plan yet to resume commercial operations. In view of the non-commercial operation of the Company for the last three (3) years, there were no material key variable and other qualitative and quantitative factors nor performance indicators nor any major risks to consider.

There can be no comparable discussions to assess material changes during the last three (3) years because of the non-commercial operation of the Company.

There were no events during the last three (3) years that will trigger direct or contingent financial obligation that was material to the Company. There were for the last three (3) yeas no material, off-balance sheet, transactions, arrangements, obligations (including contingent obligations) nor any other relationships with unconsolidated entities or other persons. There were no material commitments for capital expenditures.

The Company can satisfy its cash requirement for the next 12 months. The Company will not raise additional funds in the next 12 months.

The Company has no product research and developments for the term of the plan.

The Company will not purchase any plant or equipment within the next 12 months.

The Company does not expect any significant changes in the number of employees.

There are no seasonal aspects that have material effect to the financial statements.

The main concern of the Company up to now is how to settle the debt issue.

On December 10, 2009, the BOD of the Company approved to offer the property in Sta. Rosa, Laguna as dacion in payment of the entire obligation to Chinatrust, and in case of the latter's acceptance, to offer to manage the property in trust, in consideration of management fees and trustee fees, until such time as may be agreed by the parties.

On November 2, 2010, Chinatrust accepted the proposal of the Company to fully settle its outstanding loan obligation amounting to P1.2 billion through the Sta. Rosa property as dacion in payment. Chinatrust agreed that the group shall not be liable for any deficiency between the amount of the outstanding loan obligation and the value of the Sta. Rosa property.

The "Dacion En Pago" did not materialize and the ownership of the loan was transferred to Chuan Yuan Limited, a Company incorporated in Taiwan. Chuang Yuan Limited became the creditor of the first and

second MTI. Chuang Yuan Limited later sold the loan to Malaysia Garment Manufacturers (Pte) Ltd. (Malaysia Garments), a Company incorporated in Singapore, a related party.

On October 24, 2016, the PSE has issued a letter to the Company on the subject: Negative Stockholders' Equity and SEC Order of Revocation requesting for update on the following items:

- Settlement of outstanding loan obligations amounting to P1.2 billion through the Sta. Rosa property as dacion;
- Discussions/negotiations with real estate companies for potential joint venture arrangement over the property to develop the 30 hectares (ha.) property located at Sta. Rosa, Laguna;
- Discussions/negotiations regarding the sale of the property located in Gen,Malvar Alvarez, Cavite City; and
- SEC Order of Revocation dated August 26, 2002.

On December 12, 2016 the Company responded to the PSE that discussions are ongoing on the first three (3) items above with the appropriate parties. Should the ongoing discussions on the abovementioned items be not fruitful, the Group will invite an investor to join them in developing the Sta. Rosa Property. Management believes that the development of the land will increase its value and bring the Group's equity from negative to positive.

At the special meeting of the board of directors and in the annual stockholders' meeting of Filsyn Corporation both held on September 21, 2017, at least a majority of the directors and stockholders of the Corporation approved a Business Plan to address the corporation's extisting capital deficiency.

The Business Plan consists of three (3) phases including:

- 1. Financial restructuring subject to SEC approval;
- 2. Development of a property located at Sta. Rosa, Laguna; and
- 3. A new business activity for recycled Polyethylene Terephthalate (PET) to be registered with the Philippine Economic Zone Authority (PEZA)

In 2002, the SEC has issued Order of Revocation of the Company's Registration of Securities and Permit to Sell Securities to the public. On February 2005, the SEC acknowledged the Parent Company's full payment of the penalties for the reportorial violations.

On February 18, 2018, the Commission en Banc has resolved to lift the Order of Revocation. The lifting of the Order of Revocation directed the Company to amend its Registration Statement to reflect any prior changes prior to restatement of its registration statement and permit to sell securities.

At the special meeting of the Board of Directors and in the Annual Stockholders' meeting of Filsyn Corporation both held on September 20, 2018 at least majority of the directors and stockholders of the Corporation decided the following:

- 1. Approved the Amended Registration Statement and designated the officers authorized to sign the Amended Registration Statement, namely: Mr. Jaime M. Sto. Domingo, President, Mr. David Wang, Executive Vice President & Chief Finance Officer, Mr. Emmanuel C. Paras, Corporate Secretary and Mr. Apolinario L. Posio, Senior Vice-President-Accounting and Auditor and Compliance Officer;
- 2. Authorized the filing of the Amended Registration Statement of the Company with the Securities and Exchange Commission ("SEC")

- 3. Approved the Amendment of Seventh Article of the Articles of Incorporation of the Company to reflect the following;
 - i. Reduction of par value from PhP5.00 per share to PhP2.5 per share;
 - ii. Creation of Preferred Shares with the following features:
 - Pre-Emptive Right Right to subscribe to the same proportion of shares in case of issuance of new shares;
 - Preference in Distribution of Dividends Right to receive fixed dividends (5% of total debt converted, namely P1,318,316,337.00), cumulative dividends and right to receive profit-participating stocks;
 - Veto Right Right to veto the development of Sta. Rosa Property such that the development project of said land must be approved by Preferred shareholders;
 - Exercise of Voting Right The Preferred Shareholders shall not have a right to vote, except on matters specified in Section 6 of the Corporate Code of the Philippines and those relative to the development of the Sta. Rosa Property; and
 - Convertible to Common Shares Right to convert preferred shares to common Class B shares using 16.78:1 conversion ratio; and
 - iii. Reclassification of 33,426,498 Common (Class B) to Preferred shares
- 4. Approved the Conversion of Debt to Additional Paid-In Capital which will be reserved for the Conversion of Preferred shares to Common shares;
- 5. Authorized the filing of the Amended Articles of Incorporation of the Company and other documentary requirements with the SEC; and
- 6. Approved the incorporation of a wholly-owned subsidiary of the Company for its PET Recycling plant project in a Philippine Economic Zone Authority ("PEZA") location.

The Company received from SEC, Certificate of Incorporation of FYN Green PET Corporation, a whollyowned subsidiary dated June 6, 2019. This is for the Company's PET Recycling Plant Project.

In preparation for FYGP's registration with the PEZA, on February 21, 2020, a Memorandum of Understanding and a Contract to Sell between J.Y.. and Sons Realty Co., Inc. and FYGP were executed regarding sale of a parcel of land with building and improvements, located at First Cavite Industrial Estate (FCIE), Dasmariñas City, Cavite. Which is a PEZA registered location. Finally, on November 25,2020, the sale was finalized and the property was physically turned over on February 1, 2021.

Furthermore, at the Board Meeting of PEZA, held on May 21, 2020, the Board approved the application for registration of FYGP as an Export Ecozone Enterprise.

The Company hopes that the SEC will approve the other documentary requirements soon, so that it can finally pursue its Business Plan of turning the company into a healthy and profitable venture once again.